“Woe to him who builds his house by unrighteousness and his [upper] chambers by injustice, who uses his neighbor's service [labor, property, or tax revenues plundered from him without his consent] without wages and does not give him [ALL of] his pay [for his work].”
[Jeremiah 22:13, Bible, Amplified Edition]

"Welcome to Amerika. Comrade: Land of the [franchise] fee and home of the [debt] slave."
DEDICATION

“With respect to the words general welfare, I have always regarded them as qualified by the detail of powers connected with them. To take them in a literal and unlimited sense would be a metamorphosis of the Constitution into a character which there is a host of proofs was not contemplated by its creator.”

“If Congress can employ money indefinitely to the general welfare, and are the sole and supreme judges of the general welfare, they may take the care of religion into their own hands; they may appoint teachers in every State, county and parish and pay them out of their public treasury; they may take into their own hands the education of children, establishing in like manner schools throughout the Union; they may assume the provision of the poor; they may undertake the regulation of all roads other than post-roads; in short, every thing, from the highest object of state legislation down to the most minute object of police, would be thrown under the power of Congress.... Were the power of Congress to be established in the latitude contended for, it would subvert the very foundations, and transmute the very nature of the limited Government established by the people of America.”

“If Congress can do whatever in their discretion can be done by money, and will promote the general welfare, the government is no longer a limited one possessing enumerated powers, but an indefinite one subject to particular exceptions.”
[James Madison. House of Representatives, February 7, 1792, On the Cod Fishery Bill, granting Bounties; More quotes like this later in section 5.1]

“For the love of money [and even government “benefits”, which are payments] is the root of all evil: which while some coveted after, they have erred from the faith, and pierced themselves through with many sorrows. But thou, O man of God, flee these things; and follow after righteousness, godliness, faith, love, patience, meekness. Fight the good fight of faith, lay hold on eternal life, whereunto thou art also called, and hast professed a good profession before many witnesses.”
[1 Timothy 6:5-12, Bible, NKJV]

“A tax, in the general understanding of the term and as used in the constitution, signifies an exaction for the support of the government. The word has never thought to connote the expropriation of money from one group for the benefit of another.”
[U.S. v. Butler, 297 U.S. 1 (1936)]

“To lay with one hand the power of government on the property of the citizen, and with the other to bestow it on favored individuals... is none the less robbery because it is done under the forms of law and is called taxation. This is not legislation. It is a decree under legislative forms.”
[Loan Association v. Topeka, 20 Wall. 655 (1874)]

“The present assault upon [THEFT off] capital [by a corrupted socialist government] is but the beginning. It will be but the stepping stone to others larger and more sweeping, until our political contest will become war of the poor against the rich; a war of growing intensity and bitterness. [. . .]

The legislation, in the discrimination it makes, is class legislation. Whenever a distinction is made in the burdens a law imposes or in the benefits it confers on any citizens by reason of their birth, or wealth, or religion, it is class legislation, and leads inevitably to oppression and abuses, and to general unrest and disturbance in society.”
[Pollock v. Farmers’ Loan and Trust, 157 U.S. 429 (1895)]

“Where do wars and fights come from among you? Do they not come from your desires for pleasure [uneearned money from the government] that war in your members [and your democratic governments]? You lust [after other people’s money] and do not have. You murder [the unborn to increase your standard of living] and covet [the unearned] and cannot obtain [except by empowering your government to STEAL, for you!]. You fight and war [against the rich and the nontaxpayers to subsidize your idleness]. Yet you do not have because you do not ask [the Lord, but instead ask the deceitful government]. You ask and do not receive, because you ask amiss, that you may spend it on your pleasures. Adulterers and adulteresses! Do you not know that friendship with the world [or the
governments of the world] is enmity with God? Whoever therefore wants to be a friend of the world [or the governments of the world] makes himself an enemy of God.”
[James 4:4, Bible, NKJV]

“The king establishes the land by justice, But he who receives bribes [socialist handouts, government “benefits”, or PLUNDER stolen from nontaxpayers] overthrows it.”
[Prov. 29:4, Bible, NKJV]

“Liberal: a power worshipper without power.”
[George Orwell]

“Man is the only creature that consumes without producing. He does not give milk, he does not lay eggs, he is too weak to pull the plough, he cannot run fast enough to catch rabbits. Yet he is lord of all the animals.”
[George Orwell]

“Nationalism is power hunger tempered by self-deception.”
[George Orwell]

“The nationalist not only does not disapprove of atrocities committed by his own side, but he has a remarkable capacity for not even hearing about them.”
[George Orwell]

“When you [a government worker] saw a thief [a socialist voter or a covetous judge or Congressman], you consented with him [by your silence, inaction, and sin of omission].
You give [thereby] been a partaker with adulterers [thieves and government idolaters].
And your tongue frames deceit [constructive fraud in the tax "code" or the MISinterpretation of that code by the judge or the IRS publications].
You sit and speak against [slander] your brother [fellow American "nontaxpayer" in front of naive jurists who have been propagandized in the government schools to wrongly trust government];
You slander your own mother's son.
These things you have done, and I [God] kept silent;
You thought that I was altogether like you;
But I [and my servants and followers] will rebuke you,
And set them in order before your eyes.”
[Psalm 50:18-21, Bible, NKJV]

“Ineptocracy (in-ep-toe-ra-cy) - a system of government where the least capable to lead are elected by the least capable of producing, and where the members of society least likely to sustain themselves or succeed, are rewarded with goods and services paid for by the confiscated wealth of a diminishing number of producers.
Synonyms: Electile dysfunction.”
[SEDM Political Dictionary]

“Money is the barometer of a society's virtue. When you see that trading is done, not by consent, but by compulsion--when you see that in order to produce, you need to obtain permission from men who produce nothing--when you see that money is flowing to those who deal, not in goods, but in favors--when you see that men get richer by graft and by pull than by work, and your laws don't protect you against them, but protect them against you--when you see corruption being rewarded and honesty becoming a self-sacrifice--you may know that your society is doomed. Money is so noble a medium that it does not compete with guns and it does not make terms with brutality. It will not permit a country to survive as half-property, half-loot. “

“Whenever destroyers [the IRS, the Federal Reserve, and a corrupted Judiciary] appear among men, they start by destroying money, for money is men's protection and the base of a moral existence. Destroyers seize gold and leave to its owners a counterfeit pile of paper. This kills all objective standards and delivers men into the arbitrary power of an arbitrary setter of values. Gold was an objective value, an equivalent of wealth produced. Paper is a mortgage on wealth that does not exist, backed by a gun aimed at those who are expected to produce it. Paper is a check drawn by legal looters upon an account which is not theirs: upon the virtue of the victims. Watch for the day when it becomes, marked: 'Account overdrawn.’ “
“When you have made evil [government looting through fraud, obfuscation and complication of the tax laws, and through vote for sugar-daddies who promise loot] the means of survival, do not expect men to remain good. Do not expect them to stay moral and lose their lives for the purpose of becoming the fodder of the immoral. Do not expect them to produce, when production is punished and looting rewarded. Do not ask, 'Who is destroying the world?' You are.”

Patriot v. Liberal

America’s Socialist Origins

Prager University

WATCH: https://youtu.be/7dAmroKyzGY
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**REVISION HISTORY**

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1 Introduction

This document describes Socialism as a state-sponsored religion. Socialism, like Communism and Fascism and Nazism, is a form of Collectivism:

Collectivism: a political or economic theory advocating collective control [e.g. OWNERSHIP] esp. over production and distribution or a system marked by such control.


Every reference to socialism in this document therefore relates indirectly to Collectivism as well. For a fascinating treatment of collectivism, see the following resources on our website:

1. Collectivism and How to Resist It Course, Form #12.024
http://sedm.org/Forms/FormIndex.htm
2. Fatima: The Path To Peace Conference - The Financial Enslavement of the West, G. Edward Griffin
http://www.youtube.com/watch?v=Q-uCUjrKOw
3. Policy Document: Problems with Atheistic Anarchism, Form #08.020
http://sedm.org/Forms/FormIndex.htm

This memorandum of law will prove the following facts using exhaustive legal authorities that:

1. In the United States, government has become a Civil Religion, in violation of the First Amendment.
2. This Civil Religion:
   2.1. Glorifies men and creations of men instead of the true and living and Sovereign God.
   2.2. Elevates the rights of the collective above and superior to the rights of the individual.
   2.3. Is founded in socialism.
   2.4. Has the purpose of destroying self-government and transferring all sovereignty to a central government.
   2.5. Is based on democracy rather than a republican form of government.
   2.6. Bases its law system on the will of the collective majority rather than the absolute unchanging laws of God, and therefore worships men rather than God.

   Law is in every culture religious in origin. Because law governs man and society, because it establishes and declares the meaning of justice and righteousness, law is inescapably religious, in that it establishes in practical fashion the ultimate concerns of a culture. Accordingly, a fundamental and necessary premise in any and every study of law must be, first, a recognition of this religious nature of law.

   Second, it must be recognized that in any culture the source of law is the god of that society. If law has its source in man’s reason, then reason is the god of that society. If the source is an oligarchy, or a court, senate, or ruler, then that source is the god of that system.

   [The Institutes of Biblical Law, Rousas John Rushdoony, 1973, pp. 4-5, Emphasis added]

2.7. Is a violation of the first four commandments of the Ten Commandments, which prohibit idolatry towards anything but the one true and living God. See Exodus 20 for the Ten Commandments.
2.8. Satisfies all the technical criteria for being a religion.
3. The basis of socialism is government ownership or at least direct or indirect control of all property.
4. Socialism is simply an intermediate step on the road to communism. It is communism in its milder form.
5. In the case of the U.S. brand of socialism, government ownership or control of all private property is implemented by making it into property devoted to a “public purpose” and those managing it into “public employees” or “public officers”.
6. The laws and history of this country repudiate communism.
7. The Bible forbids Christians to be socialists.
8. Participation in the Civil Religion is controlled and regulated by:
   8.1. The Social Security Number or Taxpayer Identification Number.
   8.2. Participation in government franchises.
9. Personal income taxation is the main vehicle which perpetuates the Civil Religion.
10. The existence and true nature of this Civil Religion is a carefully guarded secret in the federal courts and the legal profession.
11. Courts are the “Church” of this civil religion.
12. Judges of the Supreme Court are the “Chief Priests” of this civil religion.
13. Attorney licensing is a method of “ordaining” new members into this civil religion, because the “Chief Priests” in the supreme court are the ones who do the “ordaining”.
14. A “license”, which is an ordination, to “practice law” from the “Chief Priests” is the method by which “Deacons”, are ordained into the religion so that they are qualified to conduct “worship services” in the state “Church”, which is the Court.
15. Court hearings function as the “worship services” for the civil religion and the jury are the church choir that entertains the priest and the congregation in attendance by doing as they are told by the judge.
16. Our public servants have turned “law” from an instrument of justice to protect PRIVATE individual rights to an instrument of propaganda, usurpation, and conquest that protects only collective property and rights, also called “public rights”. They have done this by falsely portraying what is actually “private law” as “public law” and thereby deceiving sovereign and free people into obedience to PRIVATE laws that otherwise have no jurisdiction upon them. This deception is the heart of collectivism itself.
17. The United States national and state governments over the last 100 years have transitioned from the role of “protector” to “predator” and are no longer entitled to our allegiance, domicile, obedience, subsidy, support, or obedience because of the above facts.

This memorandum is intended to be useful to those who do not wish to participate in this Civil Religion, so that they may avoid the gravest sin in the Bible, which is that of idolatry, as described in the first four commandments of the Ten Commandments. The idolatry being avoided is idolatry towards governments, kings, and civil rulers. It will also be helpful as an evidentiary device should you wish to confront the state in court to expose and eliminate the state sponsored religion described here.

This memorandum builds on the following memorandum, in which we show in general how governments establish themselves as a civil religion generally.

**Government Establishment of Religion, Form #05.038**
http://sedm.org/Forms/FormIndex.htm

In this memorandum, we will use the analysis in the above document to prove exactly WHAT type of religion the government in America has established, how it was established, and all the evidence we can find to prove all the propositions described above. If you would like a video which also introduces the theme of this memorandum of law, we highly recommend the following inspiring videos:

1. *The REAL Matrix*, Form #12.017
   DIRECT LINK: https://youtu.be/P772Eb63qIY
   LOCAL COPY: https://sedm.org/media/the-real-matrix/
   FORMS PAGE: http://sedm.org/Forms/FormIndex.htm
2. *Message to the Voting Cattle* – Larken Rose
   http://www.youtube.com/watch?v=t5FNDRxgPOLs

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EXHIBIT: _______
2 Religion from a Legal Perspective

The following sections will define what a “religion” is from a legal perspective. Understanding this subject is important, because we will use this criteria as the basis for proving the hypothesis of this document revealed in the previous section.

2.1 What is “religion”? 

Black’s Law Dictionary defines “religion” as follows:

“Religion. Man’s relation to Divinity, to reverence, worship, obedience, and submission to mandates and precepts of supernatural or superior beings. In its broadest sense includes all forms of belief in the existence of superior beings exercising power over human beings by volition, imposing rules of conduct, with future rewards and punishments. Bond uniting man to God, and a virtue whose purpose is to render God worship due him as source of all being and principle of all government of things. Nikoloff v. Archbishop, etc., of Russian Orthodox Greek Catholic Church, 142 Misc. 894, 255 N.Y.S. 653, 663.”


The essential characteristics of religion according to the above therefore include:

1. “Belief” in the existence of a specific “superior being”. This “belief” is what those engaged in a religion call “faith”, and it consists of an opinion that either is:

1.1. Not required to be supported by legal or scientific evidence.

1.2. Cannot be supported by evidence.

2. Worship, obedience, and submission to the mandates and precepts of a specific supernatural or superior being.

“worship 1. chiefly Brit: a person of importance—used as a title for various officials (as magistrates and some mayors) 2: reverence offered a divine being or supernatural power; also: an act of expressing such reverence 3: a form of religious practice with its creed and ritual 4: extravagant respect or admiration for or devotion to an object of esteem <~ the dollar>”


3. Rules of conduct with future rewards and punishments. For instance, the Bible contains a system of biblical laws which regulate the conduct of all believers. See:

Laws of the Bible. Form #13.001
http://sedm.org/Forms/FormIndex.htm

4. The superior being is the source of all being and principle of all government of things.

5. Supreme allegiance to the will of superior beings:

Much has been said of the paramount duty to the state, a duty to be recognized, it is urged, even though it conflicts with convictions of duty to God. Undoubtedly that duty to the state exists within the domain of power, for government may enforce obedience to laws regardless of scruples. When one’s belief collides with the power of the state, the latter is superior within its sphere and submission or punishment follows. But, in the forum of conscience, duty to a moral power higher than the state has always been maintained. The reservation of that supreme obligation, as a matter of principle, would unquestionably be made by many of our conscientious and law-abiding citizens. The essence of religion is belief in a relation to God involving duties superior to those [283 U.S. 605, 634] arising from any human relation. As was stated by Mr. Justice Field, in Davis v. Beason, 133 U.S. 333, 342 , 10 S.Ct. 299, 300: “The term ‘religion’ has reference to one’s views of his relations to his Creator, and to the obligations they impose of reverence for his being and character, and of obedience to his will.” One cannot speak of religious liberty, with proper appreciation of its essential and historic significance, without assuming the existence of a belief in supreme allegiance to the will of God. Professor Macintosh, when pressed by the inquiries put to him, stated what is axiomatic in religious doctrine. And, putting aside dogmas with their particular conceptions of deity, freedom of conscience itself implies respect for an innate conviction of paramount duty. The battle for religious liberty has been fought and won with respect to religious beliefs and practices, which are not in conflict with good order, upon the very ground of the supremacy of conscience within its proper field. What that field is, under our system of government, presents in part a question of constitutional law, and also, in part, one of legislative policy in avoiding unnecessary clashes with the dictates of conscience. There is abundant room for enforcing the requisite authority of law as it is enacted and requires obedience, and for maintaining the conception of the supremacy of law as essential to orderly government, without demanding that either citizens or applicants for citizenship shall assume by oath an obligation to regard allegiance to God as subordinate to allegiance to civil power. The attempt to exact such a promise, and thus to bind one’s conscience by the taking of oaths or the submission to tests, has been the cause of many deplorable conflicts. The Congress has sought to avoid such conflicts in this country by respecting our happy tradition. In no sphere of legislation has the intention to prevent such clashes been more conspicuous than in relation to the bearing of arms. It would require strong evidence [283 U.S. 605,
The term “superior being” implies inequality between the worshipper and the object of worship. In that sense, no man, ruler, or creation of men called a “government” can be a “superior being”, because our Declaration of Independence declares that all men are created equal and therefore can never become unequal without violating the legislative intent of the Constitution and the principles of natural law or natural justice.

All religions are based upon “faith”, which is simply a belief that either is not or cannot be supported by evidence.

“Now faith is the substance of things hoped for, the evidence of things not seen.”
[Heb. 11:1; Bible, NKJV]

“Faith. Confidence; credit; reliance. Thus, an act may be said to be done ‘on the faith’ of certain representations.

“Belief; credence; trust. Thus, the Constitution provides that ‘full faith and credit’ shall be given to the judgments of each state in the courts of the others.

Purpose; intent; sincerity; state of knowledge or design. This is the meaning of the word in the phrase “good faith” and “bad faith”. See Good faith.”

We can further distill down the elements of religion and religious practice to the following essential attributes that can be quantified and verified in a court of law:

1. Any belief which cannot be supported by admissible evidence. In a legal context, “presumption” that is not based on evidence serves the equivalent of such a belief.
2. The result of the belief or presumption elevates a specific being, whether alive or supernatural, to a superior status or position relative to all others and makes this being the object of either worship or obedience.
   2.1. The superior status of the superior being violates the requirement for equal protection of all that is the foundation of the United States Constitution.
   2.2. The superior status of the superior being confers rights or privileges upon the superior being which are in conflict with the requirements of a government of finite, delegated, enumerated powers that originate from we the people.
3. Supreme allegiance and worship are directed at the superior being. In the legal field, this worship translates into “obedience” to the dictates of the superior being, as we will show in the next section.

“Obedience est legis essentia. Obedience is the essence of the law. 11 Co. 100.”
[Bouvier’s Maxims of Law, 1856; SOURCE: http://famguardian.org/Publications/BouvierMaximsOfLaw/BouviersMaxims.htm]

4. Worship services are conducted in which sacrifices are made to the superior being at an “altar”.
5. Rules of conduct are enumerated in a book or system of laws or rules. In the legal field, this requirement is satisfied by the text of a government franchise agreement which is private law or special law that only pertains to those who profess “faith” or consent to abide by the rules of the religion. These people are called by various names such as “taxpayers”, “franchisees”, “public officers”, etc. in courts of justice. In traditional churches, their names are “parishioners” or “church members”.

2.2 What is “faith”?;

The Bible defines “faith” as follows:

By Faith We Understand

Now faith is the substance of things hoped for, the evidence of things not seen.
[Heb. 11:1; Bible, NKJV]
FAITH. Confidence; credit; reliance. Thus, an act may be said to be done "on the faith" of certain representations.

Belief; credence; trust. Thus, the constitution provides that "full faith and credit" shall be given to the judgments of each state in the courts of the others.

Purpose; intent; sincerity; state of knowledge or design. This is the meaning of the word in the phrases "good faith" and "bad faith."

Scotch Law. A solemn pledge; an oath. "To make faith" is to swear, with the right hand uplifted, that one will declare the truth. 1 Forb. Inst. pt. 4, p. 235.

Faith is therefore any system of belief or opinion which:

1. Involves trusting SOMETHING or SOMEONE.
2. Is not supported by legally admissible evidence.
3. Is not required by a judge to be supported by legally admissible evidence.
4. Enforces an UNEQUAL relationship between the WORSHIPPED and the WORSHIPPER.
5. May not be challenged, established, or undermined without violating the First Amendment to the United States Constitution.

The reader should note that under Federal Rule of Evidence 610, “beliefs or opinions” are not legally admissible as evidence. Hence, they cannot be discussed in a courtroom.

In the legal field, “presumption” constitutes simply a belief or opinion about something.

**presumption.** An inference in favor of a particular fact. A presumption is a rule of law, statutory or judicial, by which finding of a basic fact gives rise to existence of presumed fact, until presumption is rebutted. Van Wart v. Cook, Okl.App., 557 P.2d, 1161, 1163. A legal device which operates in the absence of other proof to require that certain inferences be drawn from the available evidence. Port Terminal & Warehousing Co. v. John S. James Co., D.C.Ga., 92 F.R.D. 100, 106.

A presumption is an assumption of fact that the law requires to be made from another fact or group of facts found or otherwise established in the action. A presumption is not evidence. A presumption is either conclusive or rebuttable. Every rebuttable presumption is either (a) a presumption affecting the burden of producing evidence or (b) a presumption affecting the burden of proof. Calif.Evid.Code, §600.

In all civil actions and proceedings not otherwise provided for by Act of Congress or by the Federal Rules of Evidence, a presumption imposes on the party against whom it is directed the burden of going forward with evidence to rebut or meet the presumption, but does not shift to such party the burden of proof in the sense of the risk of nonpersuasion, which remains throughout the trial upon the party on whom it was originally cast. Federal Rule of Evidence 301.

See also Disputable presumption; inference; Juris et de jure; Presumptive evidence; Prima facie; Raise a presumption.

American Jurisprudence Legal Encyclopedia 2d (1999) defines “presumption” as follows:

American Jurisprudence 2d
Evidence, §181

A presumption is neither evidence nor a substitute for evidence. Properly used, the term “presumption” is a rule of law directing that if a party proves certain facts (the "basic facts") at a trial or hearing, the factfinder must also accept an additional fact (the "presumed fact") as proven unless sufficient evidence is introduced.

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tending to rebut the presumed fact. In a sense, therefore, a presumption is an inference which is mandatory unless rebutted.¹

² The underlying purpose and impact of a presumption is to affect the burden of going forward.⁴ Depending upon a variety of factors, a presumption may shift the burden of production as to the presumed fact, or may shift both the burden of production and the burden of persuasion.³

³ A few states have codified some of the more common presumptions in their evidence codes.⁶ Often a statute will provide that a fact or group of facts is prima facie evidence of another fact.⁵ Courts frequently recognize this principle in the absence of an explicit legislative directive.⁸

A judge who therefore allows or permits a presumption to be conclusive and to act as a substitute for legally admissible evidence is violating the rules of evidence AND violating due process of law.

“Where a presumption intrudes upon a significant liberty interest, however, it may violate due process of law.”¹⁹

Barring special circumstances, however, all that is required is that there be some rational connection between the basic fact and the presumed fact. ⁶”

[Presumption: Chief Weapon for Unlawfully Enlarging Federal Jurisdiction, Form #05.017
http://sedm.org/Forms/FormIndex.htm]

The Bible has some very convincing things to say about presumption that every Christian ought to teach their children, and which should also be part of the jury instructions that every jury hears:

“Who can understand his errors? Cleanse me from secret faults. Keep back Your servant also from presumptuous sins: Let them not have dominion over me. Then I shall be blameless, and I shall be innocent of great transgression.”

[Psalm 19:12-13, Bible, NKJV]

Evidently, being presumptuous is a sin for which God takes offense. Our King James Bible has a footnote under the above passage that says: “The right response to God’s revelation is to pray for His help with errors, faults, and sins.” That same passage above under the word “presumptuous” then points to Num. 15:30, which tells the rest of the very telling story on this subject:

“But the person who does anything presumptuously, whether he is native-born or a stranger, that one brings reproach on the Lord, and he shall be cut off from among his people.”

[Numbers 15:30, Bible, NKJV]

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² Inferences and presumptions are a staple of our adversary system of factfinding, since it is often necessary for the trier of fact to determine the existence of an element of a crime—that is an ultimate or elemental fact—from the existence of one or more evidentiary or basic facts. County Court of Ulster County v. Allen, 442 U.S. 140, 60 L.Ed.2d 777, 99 S.Ct. 2213.


⁴ Federal Rule of Evidence 301.

⁵ §198.


⁷ California Evidence Code § 602; Alaska Rule of Evidence, Rule 301(b); Hawaii Rule of Evidence, Rule 305; Maine Rule of Evidence, Rule 301(b); Oregon Rule of Evidence, Rule 311(2); Vermont Rule of Evidence, Rule 301(b); Wisconsin Rule of Evidence, Rule 301.


⁹ Stanley v. Illinois, 405 U.S. 645, 31 L.Ed.2d. 551, 92 S.Ct. 1208, holding unconstitutional violation of the due process clause of the Fourteenth Amendment a statutory presumption that unmarried fathers are unsuitable and neglectful parents.

So evidently, we’re dealing with very serious sin here, folks. Presumption evidently is a very big offense to the Lord. If you further research the meaning of “presumptuous”, you will find in Numbers 14:44 that it means defiance and disobedience to God’s laws, the Bible, His commandments, and His will revealed to us by the Holy Spirit, and through His prophets.

Let us study closely the qualifications for civil rulers from God’s Book in Deuteronomy 17:12-20 to also see how the biblical prohibition against presumption impacts God’s design for civil government.

“And all the people shall hear, and fear, and do no more presumptuously.”
[Deuteronomy 17:13, Bible, NKJV]

The verb *presumptuously* in the passage above means to act without authority, to rebel, to boil up and act subjectively. When an individual or a ruler acts without proper written authority, he commits the sin of presumption. When a person oversteps his authority, he commits an ultra vires act. The Hebrew verb is a *hiphil* verb (causative) intensifying the instruction; that is, “the people shall cause themselves to no longer act arbitrarily or presumptuously.” During the wilderness journey, Israelites followed their gut instincts and corrupted their ways. God describes this sort of rebellion as follows. He calls the rebellion witchcraft and idolatry, and the object of the idol worship is a king or civil ruler or government:

“Has the LORD as great delight in burnt offerings and sacrifices,
As in obeying the voice of the LORD [and the people in the Constitution]?
Behold, to obey is better than sacrifice,
And to heed than the fat of rams,
For rebellion [of either the Constitution or the Bible] is as the sin of witchcraft,
And stubbornness is as iniquity and idolatry.
Because you have rejected the word [and laws] of the [sovereign] LORD [or "We the People" in the Constitution],
He also has rejected you from being king [and a sovereign over your government as a private citizen, or a public servant].”
[1 Sam. 15:22-23, Bible, NKJV]

In order to have godly leaders, the people themselves must have no other standard than the Word of God for their civil rulers. Following “gut feelings” leads to political disaster!! Which is what we have in this country today. The Book of Judges in the Bible focuses primarily upon all the consequences of a society choosing to do what “feels good” or what is “politically correct” rather than what is objectively “good” according to God’s word:

“In those days there was no king in Israel; everyone did what was right in his own eyes.”
[Judges 21:25, Bible, NKJV]

Within the Civil Religion of Socialism, presumptions act as a substitute for “faith” in a religious sense by the following means in the courtroom:

1. Government prosecutors PRESUME and ACCUSE you of based on beliefs and opinions rather than FACTS. Often they make fictitious things up as a means of terrorizing you into a plea bargain to avoid the work you would create by insisting on a real trial.

2. They are never required by the judge to prove with facts and legally admissible evidence that they are true. Hence, their beliefs and opinions remain merely “opinions” that are inadmissible as evidence under Federal Rule of Evidence 610.

3. The corrupt government judge or the prosecutor actively interfere with your right of discovery and rebuttal that disproves their PRESUMPTIONS and OPINIONS false. They may exclude evidence or sanction you for trying to defend yourself. Hence, they are in a sense DEFENDING their SOCIALIST religion and their right to make you unequal and inferior in relation to them as a person who often isn’t even subject to the “codes” they seek to enforce.

4. In this scenario, the judge’s bench becomes an altar where you are called to worship. His assistant, called the “Baaliff”, assists in the “Baal” worship of him at this altar. You become a “human sacrifice” at this altar. He wears a black robe and chants Latin maxims that he hopes you won’t understand to protect the criminal nature of what he is doing. The Bible describes this “throne” as follows:

“Shall the throne of iniquity [the judge’s bench], which devises evil by law, have fellowship with You? They gather together against the life of the righteous, and condemn innocent blood. But the Lord has been my defense, and my God the rock of my refuge. He has brought on them their own iniquity, and shall cut them off in their own wickedness; the Lord our God shall cut them off.”

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[Psalms 94:20-23, Bible, NKJV]

“And they rejected His statutes and His covenant that He had made with their fathers, and His testimonies [His Law/Bible] which He had testified against them; they followed [government] idols, became idolaters, and went after the nations who were all around them, concerning whom the LORD had charged them that they should not do like them. So they left all the commandments of the LORD their God, made for themselves a molded image and two calves, made a wooden image and worshiped all the host of heaven, and served Baal. And they caused their sons and daughters to pass through the fire, practiced witchcraft and soothsaying, and sold themselves [through usurious taxes] to do evil in the sight of the LORD, to provoke Him to anger. Therefore the LORD was very angry with Israel, and removed them from His sight, there was none left but the tribe of Judah alone.”

[2 Kings 17:15-18, Bible, NKJV]

Note that we aren’t suggesting that the judge’s bench is ALWAYS such an altar. There is ONLY ONE circumstance where it absolutely is NOT such an altar, which is ONLY when ALL the following circumstances are met:

1. All parties are absolutely equal to each other.
2. The government is the referee officiating over an equitable dispute.
3. The only laws being enforced are either PRIVATE law, the COMMON LAW, or the Constitution.
4. The CIVIL STATUTORY law is NOT being enforced. The government is ALWAYS superior or supernatural under this law.
5. None of the parties are statutory “citizens” or “residents” but instead are “free inhabitants” and “nonresidents” under Caesar’s civil statutory codes.
6. Neither the judge nor the jury have a financial interest in the outcome nor can they collect fees or penalties during it. Otherwise, due process of law is being violated, which requires an impartial judge and fact-finder.
7. None of the jurists are told that either their “benefits” will go down or the cost of their “benefits” will go up if they don’t convict you. This makes them ALL into criminals and constitutes criminal jury tampering. 18 U.S.C. §218. In other words, SELF-interest is never allowed to trump or circumvent what the law actually says or requires.
8. The judge reads to the jury IN FULL what the law says, rather than substituting his OWN self-serving interpretation of what it “means”. Otherwise we end up with a “society of men” instead of a “society of law” as the Founding Fathers intended.
9. The jurists are required and even required to read the text of the law themselves. Right now, federal courthouses FORBID jurists from entering their law libraries, thus facilitating and protecting the ability of a judge to VIOLATE the law and “reinterpret” it. In effect, he acts essentially as a legislator in the Legislative Branch every time he does this, which is a violation of the separation of powers. The founding fathers said that when a jurist suspects judicial bias, they have a DUTY to judge BOTH the law AND the facts. They can’t judge the law if they can’t READ the law.
10. If you have an attorney, he is not gagged or coerced by needing a license. Only licensed attorneys admitted by the court and defending a PUBLIC rather than PRIVATE right can be sanctioned by the court if the court doesn’t like what they say.
11. The jurists are similarly situated and therefore your “peers”. This means THEY TO have the same civil status as you. If you are a nonresident, they are too.

In practice, getting a judge to allow the above environment is difficult because all they seem to be interested in is “milking the cows that come into their stall” called the courtroom.

"And you shall take no bribe, for a bribe blinds the discerning and perverts the words of the righteous."

[Exodus 23:8, Bible, NKJV]

"He who is greedy for gain troubles his own house,
But he who hates bribes will live."

[Prov. 15:27, Bible, NKJV]

"Surely oppression destroys a wise man’s reason.
And a bribe debases the heart."

[Ecclesiastes 7:7, Bible, NKJV]

For an interesting video that explains why the judge and the government he represents is running a farm and a protection racket instead of a protection contracting service, see:

How to Leave the Government Farm, Form #12.020
http://youtu.be/Mp1gJ3iF2Ik

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2.3 What is “worship”?

According to the Bible, “worship” implies OBEDIENCE to God’s laws which are codified in the Holy Bible:

“No one who says to Me, ‘Lord, Lord,’ shall enter the kingdom of heaven, but he who does the will of My Father in heaven.”

[Jesus in Matt. 7:21, Bible, NKJV]

“Why do you call Me ‘Lord, Lord,’ and not do the things which I say?”

[Luke 6:46, Bible, NKJV]

“He who has understood and learned My commandments [laws in the Bible] and keeps them, it is he who loves Me. And he who loves Me will be loved by My Father, and I will love him and manifest Myself to him.”

[John 14:21, Bible, NKJV]

“And we have known and believed the love that God has for us. God is love, and he who abides in love [obedience to God’s Laws] abides in [and is a FIDUCIARY of] God, and God in him.”

[1 John 4:16, Bible, NKJV]

“Now by this we know that we know Him [God], if we keep His commandments. He who says, “I know Him,” and does not keep His commandments, is a liar, and the truth is not in him. But whoever keeps His word, truly the love of God is perfected in him. By this we know that we are in Him [His fiduciaries]. He who says he abides in Him [as a fiduciary] ought himself also to walk just as He [Jesus] walked.”

[1 John 2:3-6, Bible, NKJV]

Black’s Law Dictionary defines “worship” as follows:

Worship. Any form of religious service showing reverence for Divine Being, or exhortation to obedience to or following the mandates of such Being. Religious exercises participated in by a number of persons assembled for that purpose, the disturbance of which is a statutory offense in many states.

English law. A title of honor or dignity used in addresses to certain magistrates and other persons of rank or office.

Public worship. This term may mean the worship of God, conducted and observed under public authority; or it may mean worship in an open or public place, without privacy or concealment; or it may mean the performance of religious exercises, under a provision for an equal right in the whole public to participate in its benefits; or it may be used in contradistinction to worship in the family or the closet. In this country, what is called “public worship” is commonly conducted by voluntary societies, constituted according to their own notions of ecclesiastical authority and ritual propriety, opening their places of worship, and admitting to their religious services such persons, and upon such terms, and subject to such regulations, as they may choose to designate and establish. A church absolutely belonging to the public, and in which all persons without restriction have equal rights, such as the public enjoy in highways or public lands, is certainly a very rare institution.


Webster’s Ninth New Collegiate Dictionary provides a secular definition of “worship” as follows:

“worship 1. chiefly Brit: a person of importance—used as a title for various officials (as magistrates and some mayors) 2: reverence offered a divine being or supernatural power; also: an act of expressing such reverence 3: a form of religious practice with its creed and ritual 4: extravagant respect or admiration for or devotion to an object of esteem < as the dollar>.”


The term “supernatural power” simply implies that the superior being that is the object of “worship” possesses or is imputed to have powers which:

1. Do not exist in human beings in their natural state.
2. Are either not possessed by the worshipper or are criminal or illegal for the worshipper to possess.
3. Are not or cannot be delegated by those performing the worship to the object of the worship. Instead, the powers originate from some other usually undisclosed source.

What worship therefore universally implies in a legal, secular, and Christian perspective is obedience to the laws of one’s sovereign, which is a “supernatural being”. This is also confirmed by the following maxim of law:
The only difference between man’s law and God’s law is the sovereign to whom obedience and allegiance and therefore “worship” is owed. In the context of human government, obedience is owed to one of the following:

1. To the whims and dictates of a capricious ruler, in the case of a society of men where there is no written law.
2. To the written law, in the case of a society of law such as we have here in America.

In the context of Christianity, obedience and therefore “worship” is owed exclusively to God and not any man-made government.

“Away with you, Satan! For it is written, ‘You shall worship the Lord your God, and Him ONLY [NOT the government!] you shall serve.’”
[Jesus in Matt. 4:10, Bible, NKJV]

Christians ensure that their worship, obedience, and allegiance is to God alone by ensuring that they:

1. Do not take any oaths that would cause them to have conflicting allegiance or duties associated with that allegiance. Matt. 5:33–37 forbids the taking of oaths, including perjury oaths, of all kind.
2. Refuse to participate in any government franchises, licenses, or privileges, that would destroy or undermine any of the rights that God delegated to them in His delegation of authority order, the Holy Bible. See:
   Government Instituted Slavery Using Franchises, Form #05.030
   http://sedm.org/Forms/FormIndex.htm
3. Notify that government frequently and officially that they do not have a legal domicile anywhere within their jurisdiction. This ensures that they maintain their legal status as “strangers” and “transient foreigners” within the society they temporarily occupy and are free from the entanglements of civil law, taxation, or political franchises such as voting and jury service. See the following for details:
   Why Domicile and Becoming a “Taxpayer” Require Your Consent, Form #05.002
   http://sedm.org/Forms/FormIndex.htm

2.4 What are “supernatural or superior beings”?

Next, we must consider exactly what constitutes a “supernatural or superior being” that is the object of worship. The word “supernatural” is a combination of two words: 1. “super”, meaning above and 2. “natural”, meaning what every human being naturally possesses.

Super, prefix [L. over, above, in addition, fr. Super over, above, on top –more at OVER] 1 a (1): over and above: higher in quantity, quality, or degree than: more than <superhuman> (2): in addition: extra <superlux> b (1): exceeding or so as to exceed a norm <superheat> (2): in or to an extreme or excessive degree or intensity <supersubtle> c: surpassing all or most others of its kind <superhighway> 2 a : situated or placed above, on, or at the top of <superlunar>: specif: situated on the dorsal side of b: next above or higher <supertonic> 3: having the (specified) ingredient present in a large or unusually large proportion <supersubstrate> 4: Constituting a more inclusive category than that specified <superfamily> 5: superior in status, title, or position <superpower>

In society such as we have based on equal protection, all human beings are created equal. The Declaration of Independence affirms this:

“We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness—that to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed.”

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Age old maxims of law and the Bible also establish that the thing created cannot be greater than its Creator. Hence, no creation of men such as a corporation or government can have any more rights or privileges than the fallible and equal men and women who created it. In other words, they cannot delegate authority to their creation that they themselves do not also possess:

- Nemo dat qui non habet.
- No one can give who does not possess. Jenk. Cent. 250.
- Nemo plus juris ad alienum transfere potest, quam ispe habent.
- One cannot transfer to another a right which he has not. Dig. 50, 17, 54; 10 Pet. 161, 175.
- Nemo potest facere per alium quod per se non potest.
- No one can do that by another which he cannot do by himself.
- Qui per alium facit per seipsum facere videtur.
- He who does anything through another, is considered as doing it himself. Co. Litt. 258.
- Quicquid acquiritur servio, acquiritur domino.
- Whatever is acquired by the servant, is acquired for the master. 15 Bin. Ab. 327.
- Derativa potestas non potest esse major primitiva.
- The power which is derived cannot be greater than that from which it is derived.
- What a man cannot transfer, he cannot bind by articles [the Constitution].
- [Bouvier’s Maxims of Law, 1856
- “Remember the word that I [Jesus] said to you, ’A [public] servant is not greater than his [sovereign] master.’”
- [John 15:20, Bible, NKJV]

The courts have also affirmed that their most important function is to maintain equality of rights among all, and hence, to prevent anyone from becoming superior to or unequal to anyone else:

- “The equal protection demanded by the fourteenth amendment forbids this. No language is more worthy of frequent and thoughtful consideration than these words of Mr. Justice Matthews, speaking for this court, in Yick Wo v. Hopkins, 118 U.S. 356, 369, 6 S.Sup.Ct. 1064, 1071: ‘When we consider the nature and the theory of our institutions of government, the principles upon which they are supposed to rest, and review the history of their development, we are constrained to conclude that they do not mean to leave room for the play and action of purely personal and arbitrary power.’ The first official action of this nation declared the foundation of government in these words: ‘We hold these truths to be self-evident, [165 U.S. 150, 160] that all men are created equal, that they are endowed by their Creator with certain unalienable rights, that among these are life, liberty, and the pursuit of happiness.’ While such declaration of principles may not have the force of organic law, or be the basis of judicial decision as to the limits of right and duty, and while in all cases reference must be had to the organic law of the nation for such limits, yet the latter is but the body and the letter of which the former is the thought and the spirit, and it is always safe to read the letter of the constitution in the spirit of the Declaration of Independence. No duty rests more imperatively upon the courts than the enforcement of those constitutional provisions intended to secure that equality of rights which is the foundation of free government.”
- [Gulf, C. & S. F. R. Co. v. Ellis, 165 U.S. 150 (1897)]

- “The power to tax involves the power to destroy; the power to destroy may defeat and render useless the power to create; and there is a plain repugnance in conferring on one government [THE FEDERAL GOVERNMENT] a power to control the constitutional measures of another [WE THE PEOPLE], which other, with respect to those very measures, is declared to be supreme over that which exerts the control.”
- [Van Brocklin v. State of Tennessee, 117 U.S. 151 (1886)]

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“Having thus avowed my disapprobation of the purposes, for which the terms, State and sovereign, are frequently used, and of the object, to which the application of the last of them is almost universally made; it is now proper that I should disclose the meaning, which I assign to both, and the application, [2 U.S. 419, 455] which I make of the latter. In doing this, I shall have occasion incidentally to evince, how true it is, that States and Governments were made for (and BY) man; and, at the same time, how true it is, that his creatures and servants have first deceived, next vilified, and, at last, oppressed their master and maker.”

[Justice Wilson, Chisholm v. Georgia, 2 Dall. (2 U.S.) 419, 1 LEd 440, 455 (1793)]

The Constitution itself also prohibits “Titles of Nobility”, which are special privileges or immunities that make any one man, group of men, or creation of men such as corporations or governments superior to and therefore unequal in relation to any human being:

Constitution of the United States
Article 1, Section 9, Clause 8

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

Therefore the only things that can logically be “superior or supernatural”:

1. Are NOT men, judges, or political rulers.

“From the differences existing between feudal sovereignties and Government founded on compacts, it necessarily follows that their respective prerogatives must differ. Sovereignty is the right to govern; a nation or State-sovereign is the person or persons in whom that resides. In Europe the sovereignty is generally ascribed to the Prince; here it rests with the people; there, the sovereign actually administers the Government; here, never in a single instance; our Governors are the agents of the people, and at most stand in the same relation to their sovereign, in which regents in Europe stand to their sovereigns. Their Princes have personal powers, dignities, and pre-eminences, our rulers have none but official; nor do they partake in the sovereignty otherwise, or in any other capacity, than as private citizens,”

[Chisholm, Ex’r. v. Georgia, 2 Dall. (U.S.) 419, 1 LEd 454, 457, 471, 472 (1794)]

2. Are NOT creations of men such as corporations, governments, or offices within these entities.

“Whatever these Constitutions and laws validly determine to be property, it is the duty of the Federal Government, through the domain of jurisdiction merely Federal, to recognize to be property.

“And this principle follows from the structure of the respective Governments, State and Federal, and their reciprocal relations. They are different agents and trustees of the people of the several States, appointed with different powers and with distinct purposes, but whose acts, within the scope of their respective jurisdictions, are mutually obligatory.”

[Dred Scott v. Sandford, 60 U.S. 393 (1856)]

3. Can ONLY be the one and only living God described in the Holy Bible. Any other approach leads to idolatry:

“You shall have no other gods [including Kings or government] before [above or superior to] Me. You shall not make for yourself a carved image—any likeness of anything that is in heaven above, or that is in the earth beneath, or that is in the water under the earth; you shall not bow down or serve them. For I, the Lord your God, am a jealous God, visiting the iniquity of the fathers upon the children to the third and fourth generations of those who hate Me, but showing mercy to thousands, to those who love Me and keep My commandments.”

[Exodus 20:3-6, NKJV]

The implications of this section are that:

1. No judge, government opponent, or other public servant in any court can assert any right that you do not also possess. Whatever right they assert, you should assert ALSO and thereby demand equal protection and equal treatment. The servant cannot be greater than the master.

2. The government may not alienate you of rights protected by the Constitution. It is ILLEGAL to bargain or contract away your rights in relation to a REAL de jure government. Hence, you have the same sovereign immunity as the government and are EQUAL in relation to them. When you sue the government, you must produce a written waiver of sovereign immunity in statutory form. The same requirement applies to the government: They must produce written evidence of consent and a proof that the party who met all the qualifications to consent by virtue of a domicile on federal territory not protected by the Constitution.
“We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.--That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed. . . .”
[Declaration of Independence]

“Unalienable. Inalienable; incapable of being aliened, that is, sold and transferred.”

3. You cannot lose or surrender a right to any private party without your express consent.

Actus me invito factus, non est meus actus.  
An act done by me against my will, is not my act.

Consensus facit legem.  
Consent makes the law. A contract is a law between the parties, which can acquire force only by consent.

Id quod nostrum est, sine facto nostro ad alium transferi non potest.  
What belongs to us cannot be transferred to another without our consent, Dig. 50, 17, 11. But this must be understood with this qualification, that the government may take property for public use, paying the owner its value. The title to property may also be acquired, with the consent of the owner, by a judgment of a competent tribunal.

Invito beneficium non datur.  
No one is obliged to accept a benefit against his consent. Dig. 50, 17, 69. But if he does not dissent he will be considered as assenting. Vide Assent.


4. Nearly all statutes the government enforces pertain to THEM (the servant) and not private human beings (the Master who created them). The servant cannot be greater than, or make law for, the master. The only law the master is subject to is the common law and not statutory law for government. See:

Why Statutory Civil Law is Law for Government and Not Private Persons, Form #05.037  
http://sedm.org/Forms/FormIndex.htm

5. The government has no jurisdiction over PRIVATE CONDUCT. The only subject of nearly all court litigation is PUBLIC CONDUCT in the conduct of public franchises. The only way you can lawfully get dragged into a federal or state court and be made the involuntary subject of enforcement of statutory law is to engage in public conduct and public franchises as an officer or instrumentality of the government and NOT a private human being.

“The power to "legislate generally upon" [PRIVATE] life, liberty, and property, as opposed to the "power to provide modes of redress" against offensive state action, was "repugnant" to the Constitution, Id., at 15. See also United States v. Reese, 92 U.S. 214, 218 (1876); United States v. Harris, 106 U.S. 629, 639 (1883); James v. Bowman, 190 U.S. 127, 139 (1903). Although the specific holdings of these early cases might have been superseded or modified, see, e.g., Heart of Atlanta Motel, Inc. v. United States, 379 U.S. 241 (1964); United States v. Guest, 383 U.S. 745 (1966), their treatment of Congress’ §5 power as corrective or preventive, not definitional, has not been questioned.”
[City of Boerne v. Flores, Archbishop of San Antonio, 521 U.S. 507 (1997)]

For further details on this subject of how people unwittingly become public officers in the government subject to government statutory law, see:

Government Instituted Slavery Using Franchises, Form #05.030  
http://sedm.org/Forms/FormIndex.htm

If you would like to learn more about the equality and equal protection that is the foundation of the United States Constitution and the FOUNDATION of ALL of your freedom, please view or read the following informative resources:

1. Requirement for Equal Protection and Equal Treatment, Form #05.033  
http://sedm.org/Forms/FormIndex.htm

2. Foundations of Freedom Course, Form #12.021, Video 1: Introduction  
http://sedm.org/Forms/FormIndex.htm

Socialism: The New American Civil Religion 65 of 543
Copyright Sovereignty Education and Defense Ministry, http://sedm.org
Form 05.016, Rev. 6-2-2014, ver. 1.12
EXHIBIT:_______
2.5 What is a “church”?

The Christian Church is not a building, but is the flesh and blood men and women, who make up the body of Jesus the Christ, proclaiming and teaching the gospel of Christ, as it is written;

"And he [God] is the head of the body, the church; he is the beginning and the firstborn from among the dead, so that in everything he might have the supremacy."
[Col 1:18, Bible, NKJV]

"Now you are the body of Christ, and each one of you is a part of it."
[1 Cor. 12:27, Bible, NKJV]

"Now I rejoice in what was suffered for you, and I fill up in my flesh what is still lacking in regard to Christ's afflictions, for the sake of his body, which is the church."
[Col 1:24, Bible, NKJV]

"And God placed all things under his feet and appointed him to be head over everything for the church, which is his body, the fullness of him who fills everything in every way."
[Eph 1:22-23, Bible, NKJV]

1 Cor. 3:16-17 identifies our bodies as a "temple of God". A temple is a place where we worship our God.

"Do you not know that you are the temple of God and that the Spirit of God dwells in you? If anyone defiles the temple of God, God will destroy him. For the temple of God is holy, which temple you are."
[1 Cor. 3:16-17, Bible, NKJV]

The Christian Church can meet in many places and is not restricted to any building or Physical place:

"For where two or three are gathered together in My name, I am there in the midst of them"
[Matthew 18:20, Bible, NKJV]

The Christian Church can be a building where the body meets or it can be any house (of a believer in Jesus the Christ) in order to function as a Church of Acts, since Paul spoke:

"You know that I have not hesitated to preach anything that would be helpful to you but have taught you publicly and from house to house."
[Acts 20:20, Bible, NKJV]

"To Philemon our dear friend and fellow worker, 2to Apphia our sister, to Archippus our fellow soldier and to the church that meets in your home"
[Philemon 1:2, Bible, NKJV]

In the U.S. Supreme Court decision considering the case of Everson v. Board of Education, 330 U.S. 1 (1947), L.Ed.2d. 711, the Court held that:

"The "establishment of religion" clause of the First Amendment means at least this: neither a state nor the Federal Government can set up a church. Neither can pass laws which aid one [state-sponsored political] religion, aid all religions, or prefer one religion over another. Neither can force or influence a person to go to or to remain away from church against his will, or force him to profess a belief or disbelief in any religion. No person can be punished for entertaining or professing religious beliefs or disbeliefs, for church attendance or non-attendance. No tax in any amount, large or small, can be levied to support any religious activities or institutions, whatever they may be called, or whatever form they may adopt to teach or practice religion. Neither a state nor the Federal Government can, openly or secretly, participate in the affairs of any religious organizations and groups and vice versa.
[Everson v. Bd. of Ed., 330 U.S. 1, 15 (1947)]


The term "church" includes a religious order to a religious organization if such order or organization (a) is an integral part of a church, and (b) is engaged in carrying out the functions of a church, whether as a civil law corporation or otherwise. [Note "or otherwise" you do NOT have to incorporate and thus become a creature of the State.] However, the option does remain, for the Church to incorporate.
There are both advantages and disadvantages to both sides of this question. One item of interest is the position taken by the State on the rights of incorporated entities. The Official Internal Revenue Service Audit Guide in Section 242.31, addressing corporation books and records states:

"The privilege against self-incrimination under the Fifth Amendment does not apply to corporations."

[Internal Revenue Service Audit Guide in Section 242.31]

The theory for this is that the State, having created the corporation has reserved the power to inquire into its activities. If we incorporate, we give up the First Amendment RIGHT of freedom from compelled association and become controlled, at least to a degree, by the State. However, if we remain unincorporated and we refuse to act as “officers of a corporation”, we retain all of our in-alienable rights.

In summary, under the above regulation (26 C.F.R. §1511-2(ii), a "church" is an organization, the "duties" of which include the ministration of sacerdotal (i.e. priestly) functions and the conduct of religious worship. The existence of the elements depends on the "tenets and practices of a particular religious body". A church may also include a religious order or other organization, which is an "integral part" of a church and is engaged in carrying out the functions of a church.

In the 9th US District Court decision, in consideration of the Universal Life Church, Inc. v. United States, 372 F.Supp. 770, 776 (E.D. Cal 1974) the court held that:

"Neither this Court, nor any branch of this Government, will consider the merits of fallacies of a religion, nor will the Court compare the beliefs, dogmas, and practices of a newly organized religion with those of an older, more established religion, nor will the Court praise or condemn a religion, however excellent or fanatical or preposterous it may seem. Were the Court to do so, it would impinge upon the guarantees of the First Amendment."

[Universal Life Church, Inc. v. United States, 372 F.Supp. 770, 776 (E.D. Cal 1974)]

See also: Law of Tax and Exempt Organizations, by Bruce Hopkins - published by Lerner Book Co. 1977, page 110, in your local law library.

From the above, we can at least say this:

"Our constitutional policy * * * does not deny the value or the necessity for religious training, teaching or observance. Rather it secures their free exercise. But to that end it does deny that the state can undertake or sustain them in any form or degree. For this *219 reason the sphere of religious activity, as distinguished from the secular intellectual liberties, has been given the twofold protection and, as the state cannot forbid, neither can it perform or aid in performing the religious function. The dual prohibition makes that function altogether private." Id. 330 U.S., at 52, 67 S.Ct., at 529, 91 L.Ed., 711.

[...]

'separation is a requirement to abstain from fusing functions of Government and of religious sects, not merely to treat them all equally.' Id. 333 U.S., at 227, 68 S.Ct., at 473. 92 L.Ed. 648."


From these authorities and decisions we may conclude that:

1. A church is simply a body of people who share a common “belief”, “faith”, and/or “trust” in a superior being. It is therefore a spiritual assembly rather than a physical building. In the context of government, such a body is analogous to a corporation.

2. A church can consist of anything from a single person, which the Bible defines as a “temple”, a family home, or to an entire congregation of people who come together to meet. Similarly, a corporation created by the government can consist of any number of legal "persons".

3. Since the government cannot define what “religion” is without establishing one, then it cannot say what a “church” is or isn’t either.

4. Any claim to church status cannot be subjected to evaluative criteria or government standards, as such action would tend to prescribe the form and content of religious beliefs and practices.
5. Whatever rights, privileges and exemptions or immunities are granted to ANY church, and/or religion, are also and
must, on the same basis and to the same extent, be granted to ALL Churches and/or religions, whether they “apply” for
the exemption or not. This is implied in the context of equal protection and to deny this principle is to convert rights
into privileges, which is unconstitutional according to the U.S. Supreme Court:

“It would be a palpable incongruity to strike down an act of state legislation which, by words of express
divestment, seeks to strip the citizen of rights guaranteed by the federal Constitution, but to uphold an act by
which the same result is accomplished under the guise of a surrender of a right in exchange for a valuable
privilege which the state threatens otherwise to withhold. It is not necessary to challenge the proposition that,
as a general rule, the state, having power to deny a privilege altogether, may grant it upon such conditions as it
sees fit to impose. But the power of the state in that respect is not unlimited, and one of the limitations is that it
may not impose conditions which require the relinquishment of Constitutional rights. If the state may compel
the surrender of one constitutional right as a condition of its favor, it may, in like manner, compel a surrender
of all. It is inconceivable that guaranties embedded in the Constitution of the United States may thus be
manipulated out or existence.”
[Estes v. Railroad Commission, 271 U.S. 583, 46 S.Ct. 605 (1926)]

If you would like to learn more about what a “church” is, we highly recommend the following article:

We Are The Church, Family Guardian Fellowship
http://famguardian.org/Subjects/Spirituality/ChurchTaxation/WeAreTheChurch.htm

In the context of government, courts which are officiating over voluntary franchises fit the description of a temple or church
in every respect:

1. The collective majority is the “superior being” to be worshipped.
2. The jury are the designated representatives and therefore “agents” of the “superior being”. That agency is a public
3. The judge is the “priest” who conducts the worship services.
4. The court functions as the meeting place for those who share the same belief, trust, and obedience to the mandates of
the superior being.
5. “Deacons” called licensed attorneys conduct the worship services as agents and “public officers” of the government.
6. “Presumption” serves as the religious equivalent of and substitute for “faith” in the government church building called
“court”. A “presumption” is legally defined as a belief that either is not substantiated with legal evidence or is not
REQUIRED by the judge to be substantiated with legal evidence. In a constitutional court, all such presumptions are a
violation of due process of law, but in a legislative franchise court in the executive branch, they are encouraged as a
way to simplify the “business of the court”.
7. The authority of the priest, court, and the jury to command those who enter the court or church building derives from
AGENCY of the party on behalf of the government church. That agency is called a “public office” and it attaches to a
statutory status under the franchise, such as “citizen”, “resident”, “taxpayer”, etc. The U.S. Supreme Court confirmed
that ALL the powers of the government are carried into operation by individual agency, in fact:

“All the powers of the government [including ALL of its civil enforcement powers against the public] must be
carried into operation by individual agency, either through the medium of public officers, or contracts made
with [private] individuals.”

8. The agency that is the “res” or object upon which the judge commands those in the courtroom is called a “res” in legal
lingo.

“Res. Lat. The subject matter of a trust [the Social Security Trust or the “public trust”/“public office”, in
most cases] or will [or legislation]. In the civil law, a thing: an object. As a term of the law, this word has a
very wide and extensive signification, including not only things which are objects of property, but also such as
are not capable of individual ownership. And in old English law it is said to have a general import,
comprehending both corporeal and incorporeal things of whatever kind, nature, or species. By “res,”
according to the modern civilians, is meant everything that may form an object of rights, in opposition to
“persona,” which is regarded as a subject of rights. “Res,” therefore, in its general meaning, comprises actions
[or CONSEQUENCES of choices and CONTRACTS/AGREEMENTS you make by procuring BENEFITS] of all
kinds; while in its restricted sense it comprehends every object of right, except actions. This has reference to
the fundamental division of the Institutes that all law relates either to persons, to things, or to actions.
8.

Res is everything that may form an object of rights and includes an object, subject-matter or status. In re Riggle’s Will, 11 A.D.2d. 51 205 N.Y.S.2d. 19, 21, 22. The term is particularly applied to an object, subject-matter, or status, considered as the defendant [hence, the ALL CAPS NAME] in an action, or as an object against which, directly, proceedings are taken. Thus, in a prize case, the captured vessel is “the res”; and proceedings of this character are said to be in rem. (See In personam; In Rem.) “Res” may also denote the action or proceeding, as when a cause, which is not between adversary parties, is entitled “In re ______.”


9.

Your voluntary and informed consent is the ONLY thing that can create the agency and office through which the judicial priest, court, and jury can command you. That consent is manifested by invoking the statutory “status” of “person”, “citizen”, “resident”, “taxpayer”, etc. under the franchise or by quoting or “purposefully availing” yourself of the “benefits” of any provision of the statutory franchise. All such acts are “prima facie evidence” of consent to the franchise and beyond the act of consenting, nothing the court does can be the basis for an injury.

“Volunti non fit injuria.
He who consents cannot receive an injury. 2 Bouv. Inst. n. 2279, 2327; 4 T. R. 657; Shelf. on mar. & Div. 449.

Consensus tollit errorem.
Consent removes or obviates a mistake. Co. Litt. 126.

Melius est omnia mala pati quam malo concentire.
It is better to suffer every wrong or ill, than to consent to it. 3 Co. Inst. 23.

Nemo videtur fraudare eos qui sciant, et consentiunt.
One cannot complain of having been deceived when he knew the fact and gave his consent. Dig. 50, 17, 145.”

[Boivier’s Maxims of Law, 1856; SOURCE: http://famguardian.org/Publications/BouvierMaximsOfLaw/BouviersMaxims.htm]

Cujus est commodum ejus debet esse incommodum.
He who receives the benefit should also bear the disadvantage.

Que sentit commodum, sentire debet et onus.
He who derives a benefit from a thing, ought to feel the disadvantages attending it. 2 Bouv. Inst. n. 1433.

[Boivier’s Maxims of Law, 1856; SOURCE: http://famguardian.org/Publications/BouvierMaximsOfLaw/BouviersMaxims.htm]

10. The “system of beliefs” codified in the voluntary franchise agreement called “the social compact” function as the equivalent of the “bible” which the group uses as the “rules of conduct” during their interactions within the “church”.

10.1. This system of beliefs is called a “code” but not a “law” by the priest.

10.2. The priest and his agents, the “deacons” called licensed attorneys, attempt to deceive all those attending the worship service into believing that this “code” applies to everyone, when in fact it only applies to those who “presume” and therefore “believe” that it applies to them because they believed the self-serving lies and presumptions of the deacons and the priest about the meaning of various “words of art” contained in the “code”.

11. Those who are not members or “customers” of the church/court are called “transient foreigners” and “foreign sovereigns”.

11.1. These people are defined as follows:

"Transient foreigner. One who visits the country, without the intention of remaining."


12. Tithes and collections are solicited by the franchise priest/judge using “political opinions” that are only binding upon those who consensually participate in the government protection franchise and therefore “believe” that the franchise terms and conditions appearing in the “code”/bible of the state-sponsored religion apply to them. In other words, the provisions of the franchise have the “force of law” only for “church members” called “citizens” or “residents”. This belief cannot be “proven” with evidence, because the definitions found within it do not include anyone in their status or condition. These people are described in law as making an “appearance” before the judge/priest.
appearance. A coming into court as a party to a suit, either in person or by attorney, whether as plaintiff or defendant. The formal proceeding by which a defendant submits himself to the jurisdiction of the court. The voluntary submission to a court's jurisdiction.

In civil actions the parties do not normally actually appear in person, but rather through their attorneys (who enter their appearance by filing written pleadings, or a formal written entry of appearance). Also, at many stages of criminal proceedings, particularly involving minor offenses, the defendant's attorney appears on his behalf. See e.g., Fed.R.Crim.P. 43.

An appearance may be either general or special: the former is a simple and unqualified or unrestricted submission to the jurisdiction of the court, the latter is a submission to the jurisdiction for some specific purpose only, not for all the purposes of the suit. A special appearance is for the purpose of testing or objecting to the sufficiency of service or the jurisdiction of the court over defendant without submitting to such jurisdiction; a general appearance is made where the defendant waives defects of service and submits to the jurisdiction of court. Insurance Co. of North America v. Kunin, 175 Neb. 260, 121 N.W.2d 372, 375, 376 (1963) [Black's Law Dictionary, Sixth Edition, p. 97]

13. Like classical religions, contributions to the church are legally identified as "gifts". 31 U.S.C. §321(d) identifies all "taxes" to the U.S. government under Internal Revenue Code Subtitle A as "gifts".
14. Pleadings filed with the judge are called "prayers", just like requests made to God or the priest in a classical church.
15. Those who walk through the "gate" into the well of the court chambers are nominating a substitute god called "government" to protect them.

Then Jesus said to them again, "Most assuredly, I say to you, I am the door [GATE] of the sheep [believers]. All who enter by Me are thieves and robbers, but the sheep did not hear them. I am the door [gate]. If anyone enters by Me, he will be saved [protected], and will go in and out and find pasture. The thief does not come except to steal, and to kill, and to destroy. I have come that they may have life, and that they may have it more abundantly."
[John 10:7-10, Bible, NKJV]

3 How Governments Become a Civil Religion

The content of this chapter derives from the following source:

The Social Contract or Principles of Political Right, Jean Jacques Rousseau, 1762
http://constitution.famguardian.org/jjr/socon.htm

In particular, this chapter derives from Book IV, Chapter 8 entitled "Civil Religion". Jean Jacques Rousseau is widely regarded as the father of socialism. He preceded Marx and Engles by over a hundred years, in fact. Everything below the following line is from Chapter 8 of Book IV of the above work.

8. CIVIL RELIGION

At first men had no kings save the gods, and no government save theocracy. They reasoned like Caligula, and, at that period, reasoned aright. It takes a long time for feeling so to change that men can make up their minds to take their equals as masters, in the hope that they will profit by doing so.

From the mere fact that God was set over every political society, it followed that there were as many gods as peoples. Two peoples that were strangers the one to the other, and almost always enemies, could not long recognize the same master: two armies giving battle could not obey the same leader. National divisions thus led to polytheism, and this in turn gave rise to theological and civil intolerance, which, as we shall see hereafter, are by nature the same.

The fancy the Greeks had for rediscovering their gods among the barbarians arose from the way they had of regarding themselves as the natural Sovereigns of such peoples. But there is nothing so absurd as the erudition which in our days identifies and confuses gods of different nations. As if Moloch, Saturn, and Chronos could be the same god! As if the Phoenician Baal, the Greek Zeus, and the Latin Jupiter could be the same! As if there could still be anything common to imaginary beings with different names!
If it is asked how in pagan times, where each State had its cult and its gods, there were no wars of religion, I answer that it was precisely because each State, having its own cult as well as its own government, made no distinction between its gods and its laws. Political war was also theological; the provinces of the gods were, so to speak, fixed by the boundaries of nations. The god of one people had no right over another. The gods of the pagans were not jealous gods; they shared among themselves the empire of the world: even Moses and the Hebrews sometimes lent themselves to this view by speaking of the God of Israel. It is true, they regarded as powerless the gods of the Canaanites, a proscribed people condemned to destruction, whose place they took; but remember how they spoke of the divisions of the neighboring peoples they were forbidden to attack! "Is not the possession of what belongs to your god Chamos lawfully your due?" said Jephthah to the Ammonites. "We have the same title to the lands our conquering God has made his own." Here, I think, there is a recognition that the rights of Chamos and those of the God of Israel are of the same nature.

But when the Jews, being subject to the Kings of Babylon, and, subsequently, to those of Syria, still obstinately refused to recognize any god save their own, their refusal was regarded as rebellion against their conqueror, and drew down on them the persecutions we read of in their history, which are without parallel till the coming of Christianity.

Every religion, therefore, being attached solely to the laws of the State which prescribed it, there was no way of converting a people except by enslaving it, and there could be no missionaries save conquerors. The obligation to change cults being the law to which the vanquished yielded, it was necessary to be victorious before suggesting such a change. So far from men fighting for the gods, the gods, as in Homer, fought for men; each asked his god for victory, and repaid him with new altars. The Romans, before taking a city, summoned its gods to quit it; and, in leaving the Tarentines their outraged gods, they regarded them as subject to their own and compelled to do them homage. They left the vanquished their gods as they left them their laws. A wreath to the Jupiter of the Capitol was often the only tribute they imposed.

Finally, when, along with their empire, the Romans had spread their cult and their gods, and had themselves often adopted those of the vanquished, by granting to both alike the rights of the city, the peoples of that vast empire insensibly found themselves with multitudes of gods and cults, everywhere almost the same; and thus paganism throughout the known world finally came to be one and the same religion.

It was in these circumstances that Jesus came to set up on earth a spiritual kingdom, which, by separating the theological from the political system, made the State no longer one, and brought about the internal divisions which have never ceased to trouble Christian peoples. As the new idea of a kingdom of the other world could never have occurred to pagans, they always looked on the Christians as really rebels, who, while feigning to submit, were only waiting for the chance to make themselves independent and their masters, and to usurp by guile the authority they pretended in their weakness to respect.

This was the cause of the persecutions.

What the pagans had feared took place. Then everything changed its aspect: the humble Christians changed their language, and soon this so-called kingdom of the other world turned, under a visible leader, into the most violent of earthly despotisms.

However, as there have always been a prince and civil laws, this double power and conflict of jurisdiction have made all good polity impossible in Christian States; and men have never succeeded in finding out whether they were bound to obey the master or the priest.

Several peoples, however, even in Europe and its neighborhood, have desired without success to preserve or restore the old system: but the spirit of Christianity has everywhere prevailed. The sacred cult has always remained or again become independent of the Sovereign, and there has been no necessary link between it and the body of the State. Mahomet held very sane views, and linked his political system well together; and, as long as the form of his government continued under the caliphs who succeeded him, that government was indeed one, and so far good. But the Arabs, having grown prosperous, lettered, civilized, slack and cowardly, were conquered by barbarians: the division between the two powers began again;

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11 Nonne ea quae possidet Chamos deus tuus, tibi jure debentur? (Judges, 11:24) Such is the text in the Vulgate. Father de Carrières translates: "Do you not regard yourselves as having a right to what your god possesses?" I do not know the force of the Hebrew text: but I perceive that, in the Vulgate, Jephthah positively recognizes the right of the god Chamos, and that the French translator weakened this admission by inserting an "according to you," which is not in the Latin.

12 It is quite clear that the Phocian War, which was called "the Sacred War," was not a war of religion. Its object was the punishment of acts of sacrilege, and not the conquest of unbelievers.
and, although it is less apparent among the Mahometans than among the Christians, it none the less exists, especially in the sect of Ali, and there are States, such as Persia, where it is continually making itself felt.

Among us, the Kings of England have made themselves heads of the Church, and the Czars have done the same: but this title has made them less its masters than its ministers; they have gained not so much the right to change it, as the power to maintain it: they are not its legislators, but only its princes. Wherever the clergy is a corporate body, it is master and legislator in its own country. There are thus two powers, two Sovereigns, in England and in Russia, as well as elsewhere.

Of all Christian writers, the philosopher Hobbes alone has seen the evil and how to remedy it, and has dared to propose the reunion of the two heads of the eagle, and the restoration throughout of political unity, without which no State or government will ever be rightly constituted. But he should have seen that the masterful spirit of Christianity is incompatible with his system, and that the priestly interest would always be stronger than that of the State. It is not so much what is false and terrible in his political theory, as what is just and true, that has drawn down hatred on it.

I believe that if the study of history were developed from this point of view, it would be easy to refute the contrary opinions of Bayle and Warburton, one of whom holds that religion can be of no use to the body politic, while the other, on the contrary, maintains that Christianity is its strongest support. We should demonstrate to the former that no State has ever been founded without a religious basis, and to the latter, that the law of Christianity at bottom does more harm by weakening than good by strengthening the constitution of the State. To make myself understood, I have only to make a little more exact the too vague ideas of religion as relating to this subject.

Religion, considered in relation to society, which is either general or particular, may also be divided into two kinds: the religion of man, and that of the citizen. The first, which has neither temples, nor altars, nor rites, and is confined to the purely internal cult of the supreme God and the eternal obligations of morality, is the religion of the Gospel pure and simple, the true theism, which may be called natural divine right or law. The other, which is codified in a single country, gives it its gods, its own tutelary patrons; it has its dogmas, its rites, and its external cult prescribed by law; outside the single nation that follows it, all the world is in its sight infidel, foreign and barbarous; the duties and rights of man extend for it only as far as its own altars. Of this kind were all the religions of early peoples, which we may define as civil or positive divine right or law.

There is a third sort of religion of a more singular kind, which gives men two codes of legislation, two rulers, and two countries, renders them subject to contradictory duties, and makes it impossible for them to be faithful both to religion and to citizenship. Such are the religions of the Lamas and of the Japanese, and such is Roman Christianity, which may be called the religion of the priest. It leads to a sort of mixed and anti-social code which has no name.

In their political aspect, all these three kinds of religion have their defects. The third is so clearly bad, that it is waste of time to stop to prove it such. All that destroys social unity is worthless; all institutions that set man in contradiction to himself are worthless.

The second is good in that it unites the divine cult with love of the laws, and, making country the object of the citizens' adoration, teaches them that service done to the State is service done to its tutelary god. It is a form of theocracy, in which there can be no pontiff save the prince, and no priests save the magistrates. To die for one's country then becomes martyrdom; violation of its laws, impiety; and to subject one who is guilty to public execution is to condemn him to the anger of the gods: Sacer estod.

On the other hand, it is bad in that, being founded on lies and error, it deceives men, makes them credulous and superstitious, and drowns the true cult of the Divinity in empty ceremonial. It is bad, again, when it becomes tyrannous and exclusive, and makes a people bloodthirsty and intolerant, so that it breathes fire and slaughter, and regards as a sacred act the killing of everyone who does not believe in its gods. The result is to place such a people in a natural state of war with all others, so that its security is deeply endangered.

13 It should be noted that the clergy find their bond of union not so much in formal assemblies, as in the communion of Churches. Communion and excommunication are the social compact of the clergy, a compact which will always make them masters of peoples and kings. All priests who communicate together are fellow-citizens, even if they come from opposite ends of the earth. This invention is a masterpiece of statesmanship; there is nothing like it among pagan priests; who have therefore never formed a clerical corporate body.

14 See, for instance, in a letter from Grotius to his brother (April 11, 1643), what that learned man found to praise and to blame in the De Cive. It is true that, with a bent for indulgence, he seems to pardon the writer the good for the sake of the bad; but all men are not so forgiving.

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EXHIBIT:_______
There remains therefore the religion of man or Christianity — not the Christianity of to-day, but that of the Gospel, which is entirely different. By means of this holy, sublime, and real religion all men, being children of one God, recognize one another as brothers, and the society that unites them is not dissolved even at death.

But this religion, having no particular relation to the body politic, leaves the laws in possession of the force they have in themselves without making any addition to it; and thus one of the great bonds that unite society considered in severally fails to operate. Nay, more, so far from binding the hearts of the citizens to the State, it has the effect of taking them away from all earthly things. I know of nothing more contrary to the social spirit.

We are told that a people of true Christians would form the most perfect society imaginable. I see in this supposition only one great difficulty: that a society of true Christians would not be a society of men.

I say further that such a society, with all its perfection, would be neither the strongest nor the most lasting: the very fact that it was perfect would rob it of its bond of union; the flaw that would destroy it would lie in its very perfection.

Everyone would do his duty; the people would be law-abiding, the rulers just and temperate; the magistrates upright and incorruptible; the soldiers would scorn death; there would be neither vanity nor luxury. So far, so good; but let us hear more.

Christianity as a religion is entirely spiritual, occupied solely with heavenly things; the country of the Christian is not of this world. He does his duty, indeed, but does it with profound indifference to the good or ill success of his cares. Provided he has nothing to reproach himself with, it matters little to him whether things go well or ill here on earth. If the State is prosperous, he hardly dares to share in the public happiness, for fear he may grow proud of his country's glory; if the State is languishing, he blesses the hand of God that is hard upon His people.

For the State to be peaceable and for harmony to be maintained, all the citizens without exception would have to be good Christians; if by ill hap there should be a single self-seeker or hypocrite, a Catiline or a Cromwell, for instance, he would certainly get the better of his pious compatriots. Christian charity does not readily allow a man to think hardly of his neighbors. As soon as, by some trick, he has discovered the art of imposing on them and getting hold of a share in the public authority, you have a man established in dignity; it is the will of God that he be respected: very soon you have a power; it is God's will that it be obeyed: and if the power is abused by him who wields it, it is the scourge wherewith God punishes His children. There would be scruples about driving out the usurper: public tranquility would have to be disturbed, violence would have to be employed, and blood spilt; all this accords ill with Christian meekness; and after all, in this vale of sorrows, what does it matter whether we are free men or serfs? The essential thing is to get to heaven, and resignation is only an additional means of doing so.

If war breaks out with another State, the citizens march readily out to battle; not one of them thinks of flight; they do their duty, but they have no passion for victory; they know better how to die than how to conquer. What does it matter whether they win or lose? Does not Providence know better than they what is meet for them? Only think to what account a proud, impetuous and passionate enemy could turn their stoics! Set over against them those generous peoples who were devoured by ardent love of glory and of their country, imagine your Christian republic face to face with Sparta or Rome: the pious Christians will be beaten, crushed and destroyed, before they know where they are, or will owe their safety only to the contempt their enemy will conceive for them. It was to my mind a fine oath that was taken by the soldiers of Fabius, who swore, not to conquer or die, but to come back victorious — and kept their oath. Christians would never have taken such an oath; they would have looked on it as tempting God.

But I am mistaken in speaking of a Christian republic; the terms are mutually exclusive. Christianity preaches only servitude and dependence. Its spirit is so favorable to tyranny that it always profits by such a régime. True Christians are made to be slaves, and they know it and do not much mind: this short life counts for too little in their eyes.

I shall be told that Christian troops are excellent. I deny it. Show me an instance. For my part, I know of no Christian troops. I shall be told of the Crusades. Without disputing the valor of the Crusaders, I answer that, so far from being Christians, they were the priests' soldiers, citizens of the Church. They fought for their spiritual country, which the Church had, somehow or other, made temporal. Well understood, this goes back to paganism: as the Gospel sets up no national religion, a holy war is impossible among Christians.
Under the pagan emperors, the Christian soldiers were brave; every Christian writer affirms it, and I believe it: it was a case of honorable emulation of the pagan troops. As soon as the emperors were Christian, this emulation no longer existed, and, when the Cross had driven out the eagle, Roman valor wholly disappeared.

But, setting aside political considerations, let us come back to what is right, and settle our principles on this important point.

The right which the social compact gives the Sovereign over the subjects does not, we have seen, exceed the limits of public expediency.\(^{15}\) The subjects then owe the Sovereign an account of their opinions only to such an extent as they matter to the community. Now, it matters very much to the community that each citizen should have a religion. That will make him love his duty: but the dogmas of that religion concern the State and its members only so far as they have reference to morality and to the duties which he who professes them is bound to do to others. Each man may have, over and above, what opinions he pleases, without it being the Sovereign's business to take cognizance of them; for, as the Sovereign has no authority in the other world, whatever the lot of its subjects may be in the life to come, that is not its business, provided they are good citizens in this life.

There is therefore a purely civil profession of faith of which the Sovereign should fix the articles, not exactly as religious dogmas, but as social sentiments without which a man cannot be a good citizen or a faithful subject.\(^{16}\) While it can compel no one to believe them, it can banish from the State whoever does not believe them — it can banish him, not for impiety, but as an anti-social being, incapable of truly loving the laws and justice, and of sacrificing, at need, his life to his duty. If anyone, after publicly recognizing these dogmas, behaves as if he does not believe them, let him be punished by death: he has committed the worst of all crimes, that of lying before the law.

The dogmas of civil religion ought to be few, simple, and exactly worded, without explanation or commentary. The existence of a mighty, intelligent and beneficent Divinity, possessed of foresight and providence, the life to come, the happiness of the just, the punishment of the wicked, the sanctity of the social contract and the laws: these are its positive dogmas. Its negative dogmas I confine to one, intolerance, which is a part of the cults we have rejected.

Those who distinguish civil from theological intolerance are, to my mind, mistaken. The two forms are inseparable. It is impossible to live at peace with those we regard as damned; to love them would be to hate God who punishes them: we positively must either reclaim or torment them. Wherever theological intolerance is admitted, it must inevitably have some civil effect;\(^{17}\) and as soon as it has such an effect, the Sovereign is no longer Sovereign even in the temporal sphere: thenceforth priests are the real masters, and kings only their ministers.

Now that there is and can be no longer an exclusive national religion, tolerance should be given to all religions that tolerate others, so long as their dogmas contain nothing contrary to the duties of citizenship. But whoever dares to say: Outside the Church is no salvation, ought to be driven from the State, unless the State is the Church, and the prince the pontiff. Such a dogma is good only in a theocratic government; in any other, it is fatal. The reason for which Henry IV is said to have embraced the Roman religion ought to make every honest man leave it, and still more any prince who knows how to reason.

\(^{15}\) "In the republic," says the Marquis d'Argenson, "each man is perfectly free in what does not harm others." This is the invariable limitation, which it is impossible to define more exactly. I have not been able to deny myself the pleasure of occasionally quoting from this manuscript, though it is unknown to the public, in order to do honor to the memory of a good and illustrious man, who had kept even in the Ministry the heart of a good citizen, and views on the government of his country that were sane and right.

\(^{16}\) Caesar, pleading for Catiline, tried to establish the dogma that the soul is mortal: Cato and Cicero, in refutation, did not waste time in philosophizing. They were content to show that Caesar spoke like a bad citizen, and brought forward a doctrine that would have a bad effect on the State. This, in fact, and not a problem of theology, was what the Roman senate had to judge.

\(^{17}\) Marriage, for instance, being a civil contract, has civil effects without which society cannot even subsist. Suppose a body of clergy should claim the sole right of permitting this act, a right which every intolerant religion must of necessity claim, is it not clear that in establishing the authority of the Church in this respect, it will be destroying that of the prince, who will have thenceforth only as many subjects as the clergy choose to allow him? Being in a position to marry or not to marry people according to their acceptance of such and such a doctrine, their admission or rejection of such and such a formula, their greater or less piety, the Church alone, by the exercise of prudence and firmness, will dispose of all inheritances, offices and citizens, and even of the State itself, which could not subsist if it were composed entirely of bastards? But, I shall be told, there will be appeals on the ground of abuse, summonses and decrees; the temporalities will be seized. How sad! The clergy, however little, I will not say courage, but sense it has, will take no notice and go its way: it will quietly allow appeals, summonses, decrees and seizures, and, in the end, will remain the master. It is not, I think, a great sacrifice to give up a part, when one is sure of securing all.
4  Biblical view of socialism

4.1  How government and God compete to provide “protection”

The goal of government is protection of the liberties of the sovereign public from evil and harm. This is more thoroughly explained in the Great IRS hoax, Form #11.302, section 4.3.3. Here is an example of why this is the case from the Declaration of Independence:

“We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain inalienable Rights, that among these are Life, Liberty and the pursuit of Happiness. -- That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed. -- That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to effect their Safety and Happiness.”

[Declaration of Independence]

Because God loves us, He has exactly the same purpose and goal as any just government should have. Here are a few examples of how the purpose of God is protection, and there are many more in the book of Psalm:

“O you afflicted one, tossed with tempest, and not comforted, behold, I will lay your stones with colorful gems, and lay your foundations with sapphires. I will make your pinnacles of rubies, your gates of crystal, and all your walls of precious stones. All your children shall be taught by the Lord, and great shall be the peace of your children. In righteousness you shall be established; you shall be far from oppression, for you shall not fear; and from terror, for it shall not come near you. Indeed they shall surely assemble, but not because of Me. Whoever assembles against you shall fall for your sake"

“Behold, I have created the blacksmith who blows the coals in the fire, who brings forth an instrument for his work; and I have created the spoiler to destroy. No weapon formed against you shall prosper, and every tongue which rises against you in judgment you shall condemn. This is the heritage of the servants of the Lord, and their righteousness is from Me, ’ says the Lord.”

[Isaiah 54:11-17, Bible, NKJV]

As Christians, we should prefer God’s protection over government’s protection at all times. This is because we should trust the Lord and not man:

“It is better to trust the Lord
Than to put confidence in man.
It is better to trust in the Lord
Than to put confidence in princes.”

[Psalm 118:8-9, Bible, NKJV]

In the scripture above, the term “man” is synonymous with the words “nation” or “government”. Governments are simply collections of men and if we can’t put confidence in “men”, then we also can’t put confidence or trust in any collection of men, whether it be a corporation or a government. Here is one reason why:

“Arise, O Lord,
Do not let man prevail;
Let the nations be judged in Your sight.
Put them in fear, O Lord,
That the nations may know themselves to be but men.”

[Psalm 9:19-20, Bible, NKJV]

No collection of men, whether it be an organized jural society, a government, or simply a mob, can have any more rights than a single man, because the Constitution makes the people, not the government, the sovereigns (kings) and makes us all “equal” under the law. In particular, the Fourteenth Amendment section 1 guarantees “equal protection of the laws” to all. At the point when the Declaration of Independence was signed in 1776, we eliminated all “kings” and “rulers” in our society because that divinely inspired document said that all of us were endowed by God Himself with equal, inalienable rights, which implied that we all are equal under God’s laws and man’s laws:

“We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator [God] with certain inalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.”

[Declaration of Independence]
If we are all equal under the law, then our government may not discriminate against biological people for the benefit of its own “employees” or the corporate entities which it creates in the furtherance of “commerce”. The real “king” in our society, then, is the people individually and collectively and public servants in government, from the President on down, simply serve them. Therefore, government employees cannot have any more “privileges” or rights than private citizens. The public servant cannot be greater than his Master, which is you. The purpose for having juries in courts is so that the people can govern themselves, which relegates the judge to that of being simply a coach to ensure that they do it fairly and in a way that is consistent with the Constitution and respects the equal rights of others. The legal encyclopedia Corpus Juris Secundum and the United States supreme Court both confirmed the above conclusions somewhat when they said:

“...when the United States enters into commercial business it abandons its sovereign capacity and is treated like any other corporation...”
[91 Corpus Juris Secundum (C.J.S.), United States, §4 (2003)]

“It has always been a part of the judicial function to determine whether the act of one party (whether that party be a single individual, an organized body, or the public as a whole) operates to divest the other party of any rights of person or property. In every constitution is the guaranty against the taking of private property for public purposes without just compensation.”
[Reagan v. Farmers Loan & Trust Co., 154 U.S. 362 (1894)]

Here is another example of why we should trust the Lord instead of any man or collection of men in government for our protection, extracted again from the Bible:

“For I was ashamed to request of the king an escort of soldiers and horsemen to help us against the enemy on the road, because we had spoken to the king, saying, ‘The hand of our God is upon all those for good who seek Him, but His power and His wrath are against all those who forsake Him.’ So we fasted and entreated our God for this, and He answered our prayer.”
[Ezra 8:21-22, Bible, NKJV]

When governments have (or at least “should” have) the same loving goals as God in terms of protecting us (His children and His sheep/ flock) equally from evil and harm, then we are to submit to them. When they cease to be ministers of God’s justice or turn against God, then we should disobey those government laws that conflict with God’s laws or natural law.

“We ought to obey God rather than men.”
[Acts 5:27-29, Bible, NKJV]

This must be so because we have a fiduciary duty to God himself to keep justice under His sacred law over and above any earthly law, and when our servants in government don’t or won’t do it, then it becomes our job as the Sovereigns and Masters to do the job they have failed to do as our agents and servants:

“Keep justice, and do righteousness, for My salvation is about to come, and My righteousness is revealed. Blessed is the man who does this, and the son of man who lays hold of it; who keeps from defiling the Sabbath, and keeps his hand from doing any evil.”
[Isaiah 56:1-2, Bible, NKJV]

If we sit idly by and neglect our civic duties while subsidizing and encouraging our servants in government to breach their fiduciary duty to protect us because of our negligence and inattention, then we become accountable to God for the acts and omissions of our agents and the harm that causes to our neighbor and our fellow man. This is vividly illustrated by the story of David and Bathsheeba in the Bible found in 2 Samuel Chapters 11 and 12. In that story, king David lusted after a beautiful married woman named Bathsheeba and had his servant send Bathsheeba’s husband Uriah into battle to be killed (See 2 Sam. 11:14-25). After Uriah was killed and David married Bathsheeba, first the Lord killed the child born of adultery and then here is what the Lord said to David about the acts of his servant/agent, and note that God held David, not his servant, responsible for the murder:

[Then Nathan said to David] “Why have you despised the commandment of the Lord, to do evil in His sight? You have killed Uriah the Hittite with the sword; you have taken his wife to be your wife, and you have killed him with the sword of the people of Ammon. Now therefore, the sword shall never depart from your house, because you have despised Me, and have taken the wife of Uriah the Hittite to be your wife.”
[2 Sa 12:9, Bible, NKJV]

Because both God and government have as their goal protection of their believers and subjects respectively, you could say that both God and government are competitors for the affections, worship, and obedience of the people. This has been so throughout history. The whole notion behind the separation of church and state is aimed at making this competition fair.
and equal between these two competing sovereigns. That is why churches are not supposed to involve themselves in politics if they want to maintain their tax exempt status and why governments may not tax churches: because taxation by government of churches or political advocacy against government by churches would destroy that perfect separation of powers.

When government becomes too oppressive, then the healthy competition between church and state ensures a steady convergence back to the perfect balance of powers that Natural Law requires. For instance, if government raises its tax rates too high, then everyone will either donate everything they have to the church or become churches (Corporation Sole, for instance) in order to avoid government taxes and control. Likewise, when church gets to be too big or influential, then the government tries to step in and pass laws and ordinances to limit its power or worse yet, creates its own state-sanctioned church, as the kings of England did with the Anglican church. In that case, the church becomes another means of state control. America was founded by Quakers in the 1600’s who were trying to escape state control of the Anglican church so they could worship freely according to their conscience and without government interference. See section 5.2.7 of the Great IRS Hoax, Form #11.302 for a fascinating history of the creation and founding of America.

When governments grow too big, the competition between church and state for the affections and loyalty of the public favors government and thereby prejudices the influences of churches and God on the people. At that point, churches and believers have a moral responsibility for political activism and reform. This political imbalance is perpetuated by a combination of:

1. Media advocacy;
2. Unjust laws that discriminate against religious activities;
3. Dumbing down of the population in regards to religious issues and legal issues.

Government thus becomes a substitute for God or an idol in this case, and this violates the First Commandment to put God first and have no other gods (see Exodus 20:1-11, Bible, NKJV). The focus of section 14.2 later is to then prove from a legal perspective using evidence that our contemporary government has indeed replaced God and become an idol, and that this condition poses a great threat to our freedoms and liberties, and invites the wrath of God. Ultimately, the result will be subjection and slavery of the people to their rulers and a police state the likes of which this country has never seen. The people will be lead like lemmings into government and legal profession captivity and slavery because of their ignorance and lack of faith or trust in God.

“How has God “hidden his face”?’ By:

1. The outlawing of simple prayer in the schools.
2. The removal of the Ten Commandments and crosses from public buildings and parks.
3. The removal of religious teachings from our classrooms.
4. The passing of government laws that clearly violate God’s laws.

See section 4.18 of the Great IRS Hoax, Form #11.302, for instance, for further details on man’s laws conflict with God’s laws.

4.2 Socialism is Incompatible with Christianity

“The American people will never knowingly adopt socialism. But, under the name of “liberalism”, they will adopt every fragment of the socialist program, until one day America will be a socialist nation, without knowing how it happened.”

[Norman Thomas, for many years the U.S. Socialist Party presidential candidate]

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18 Extracted from Great IRS Hoax, Form #11.302, Section 5.6.17, ver. 4.51. See: http://fan.guardian.org/Publications/GreatIRSHoax/GreatIRSHoax.htm
"We cannot expect the Americans to jump from Capitalism to Communism, but we can assist their elected leaders in giving Americans small doses of Socialism, until they suddenly awake to find they have Communism."
[Nikita Khruschev, Premier of the former Soviet Union, 3-1/2 months before his first visit to the United States]

"But why, you might ask, should the richest people in the world promote a socialistic system? The answer appears to be that under socialism the state owns everything, and these people intend, quite simply, to own the state. It is the neatest and completest way of bagging the lot!"
[W.D. Chalmers in "The Conspiracy Of Truth"]

"Socialism is not in the least what it pretends to be. It is not the pioneer of a better and finer world, but the spoiler of what thousands of years of civilization have created. It does not build, it destroys. For destruction is the essence of it. It produces nothing, it only consumes what the social order based on private ownership in the means of production has created."
[Ludwig von Mises ("Socialism", 1922)]

"Freedom is the Right to Choose, the Right to create for oneself the alternatives of Choice. Without the possibility of Choice, and the exercise of Choice, a man is not a man but a member, an instrument, a thing [of a larger collective]."
[Thomas Jefferson]

The Supreme Court ruled in the case of Helvering v. Davis, 301 U.S. 619 (1937) and Flemming v. Nestor, 363 U.S. 603 (1960), that Social Security (and by implication all other government social programs!) are NOT insurance and are NOT a contract. The government isn’t obligated to pay you back anything, much less even the amount of money you put into any social (or should we way socialistic?) program (see section 2.9.1 of the Great IRS Hoax, Form #11.302 for further details on this). Because Social Security is therefore not insurance and not a trust fund, then what should Christians view it as? It is theft, plain and simple!

Social Security is socialism. Socialism is theft. Theft is a sin. There was never a promise to pay “benefits”. Rights can only come from responsibilities. You won’t understand this yet, but those who accept public “benefits” cannot have rights and automatically become public offices or statutory “employees” of the government. The U.S. Supreme Court agreed precisely with these conclusions below:

"To lay with one hand the power of government on the property of the citizen, and with the other to bestow it on favored individuals… is none the less robbery because it is done under the forms of law and is called taxation. This is not legislation. It is a decree under legislative forms."
[Loan Association v. Topeka, 20 Wall. 655 (1874)]

"A tax, in the general understanding of the term and as used in the constitution, signifies an exaction for the support of the government. The word has never thought to connote the expropriation of money from one group for the benefit of another."
[U.S. v. Butler, 297 U.S. 1 (1936)]

"A statutory provision which is not a legitimate police regulation cannot be made such by being placed in the same act with a police regulation, or by being enacted under a title that declares a purpose which would be a proper object for the exercise of that power.

"It being self-evident that, unless all things are held in common, some persons must have more property than others, it is from the nature of things impossible to uphold freedom of contract and the right of private property without at the same time recognizing as legitimate those inequalities of fortune which are the necessary result of the exercise of those rights.

"The Fourteenth Amendment recognizes "liberty" and "property" as coexistent human rights, and debars the states from any unwarranted interference with either.

"Since a state may not strike down the rights of liberty or property directly, it may not do so indirectly, as by declaring in effect that the public good requires the removal of those inequalities that are but the normal and inevitable result of the exercise of those rights, and then invoking the police power in order to remove the inequalities, without other object in view.

"The Fourteenth Amendment debars the states from striking down personal liberty or property rights or materially restricting their normal exercise excepting so far as may be incidentally necessary for the accomplishment of some other and paramount object, and one that concerns the public welfare. The mere restriction of liberty or of property rights cannot, of itself, be denominated “public welfare” and treated as a legitimate object of the police power, for such restriction is the very thing that is inhibited by the Amendment."
The reason why the Supreme Court ruled the way it did above is because:

"Democracy is a form of government that cannot long survive, for as soon as the people learn that they have a voice in the fiscal policies of the government, they will move to vote for themselves all the money in the treasury, and bankrupt the nation".

[Karl Marx, 1848 author of "The Communist Manifesto"]

What protects us as Americans from the above excesses of democracy and mobocracy is the mandate imposed in Article 4, Section 4 of the U.S. Constitution to provide a Republican Government, which by implication is based on individual rather than collective sovereignty and rights as shown in section 4.5 of the Great IRS Hoax, Form #11.302:

United States Constitution
Article 4, Section 4

"The United States shall guarantee to every State in this Union a Republican Form of Government..."

The U.S. Supreme Court in the landmark case of Pollock v. Farmers’ Loan and Trust, 157 U.S. 429 (1895), which outlawed income taxes legislated by Congress, said the following regarding what happens when the government becomes a Robin Hood and tries to promote equality of result rather than equality of opportunity. We end up with class warfare, in society done using the force of law and a mobocracy mentality:

"The present assault upon capital is but the beginning. It will be but the stepping stone to others larger and more sweeping, until our political contest will become war of the poor against the rich, a war of growing intensity and bitterness.

... The legislation, in the discrimination it makes, is class legislation. Whenever a distinction is made in the burdens a law imposes or in the benefits it confers upon any citizen by reason of his birth, or wealth, or religion, it is class legislation, and leads inevitably to oppression and abuses, and to general unrest and disturbance in society."

[Pollock v. Farmers’ Loan and Trust, 157 U.S. 429 (1895)]

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.

Let me repeat this essential fact in several ways, until you understand: The application for an SS Card (the SSA Form SS-5) 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 apply 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. It is limited to government wards. Only socialists can qualify for a card. 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 wages and taxable wages in other chapters.

According to the legal definition of "Tacit Procuration", 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 restraint. 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 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, and that's exactly what you are doing by collecting a Social Security Check, because the government isn't paying back the money you put in. As a matter of fact, it pays back many times the value of the money you put in and doesn't maintain a trust balance at all. Everything it takes in is paid right back out to beneficiaries!

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 for the debts of a stranger? 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 sureship 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 S.Ct. 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 Sections 4.9 and 4.10 of Social Security: Mark of the Beast, Form #11.407 (http://famguardian.org/Publications/SocialSecurity/TOC.htm) and prove to yourself that they have changed their citizenship and are not protected by the first eight amendments to your Constitution (Hague case) and do not have the right to a trial by jury (College case). If you want to lose your birthright just fill out a form claiming socialist benefits. If you think you still have a right to a trial by jury, read Section 7.3 of Social Security: Mark of the Beast, Form #11.407.

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.

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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.

"We have rights, as individuals, to give as much of our own money as we please to charity; but as members of Congress we have no right so to appropriate a dollar of public money."

[David Crockett, Congressman 1827-35]

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 10:26: (NKJV) “As vinegar to the teeth and smoke to the eyes, so is the lazy man to those who send him.”
- Proverbs 20:4: (NKJV): “The lazy man will not plow because of winter; he will beg during harvest and have nothing.”
- 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 (SS 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 Sections 4.9 and 4.10 of Social Security: Mark of the Beast, Form #11.407 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 who must be supported at public expense. Social Security partakers are supported at public expense, therefore cannot have the rights of citizens any more 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). The mark is not necessarily a tattoo or implant. Do you have a permanent mark of shame?

Conclusions so far: 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 Clinton'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 (1923), 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 (1982), 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..."

US 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.

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 [the government] to provide for them and protect them. They get their rights from their god that they created. This is without a doubt idolatry and the new god is government. Here is the way one fellow described it:

"The people want Zeus' and 'Gods'/gods' --- paganism! They got PAY-GUN-ISM!!!"

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

"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."
[Abraham Lincoln, September 11, 1858]

If you want to learn more about the subject of this section, we refer you to a document below:

Social Security: Mark of the Beast, Form #11.407
[http://sedm.org/Forms/FormIndex.htm]
4.3 Socialism and statism are biblical Moloch worship

The Bible says it is a SIN to elect a King to be ABOVE the rest of the people.

"Then all the elders of Israel gathered together and came to Samuel at Ramah, and said to him, 'Look, you are old, and your sons do not walk in your ways. Now make us a king to judge us like all the nations [and be OVER them]'.”

"But the thing displeased Samuel when they said, 'Give us a king to judge us.' So Samuel prayed to the Lord. And the Lord said to Samuel, 'Heed the voice of the people in all that they say to you; for they have rejected Me, that I should not reign over them. According to all the works which they have done since the day that I brought them up out of Egypt, even to this day—with which they have forsaken Me and served other gods—so they are doing to you also [government becoming idolatry].’”

[1 Sam. 8:4-8, Bible, NKJV]

Every attempt to impute any more powers to a civil ruler than the people themselves have therefore:

1. Constitutes idolatry and a violation of the First Commandment.
2. Is an attempt to FIRE God as your protector and replace him with a vain man.
3. Is what is called “Moloch worship” in the Bible.

The implication is that Christians who are obedient to God must be SERVED from below rather than RULED from above by civil government, as Christ Himself dictated:

“You know that the rulers of the Gentiles [non-believers] lord it over them, and those who are great exercise authority over them. Yet it shall not be so among you; but whoever desires to become great among you, let him be your servant. And whoever desires to be first among you, let him be your slave—just as the Son of Man did not come to be served, but to serve, and to give His life a ransom for many.”

[Matthew 20:25-28, Bible, NKJV]

In fact, any so-called “government” that does not observe the above requirement is NOT a “government” as God and His law defines it, but rather a de facto government, a tyrant, and a tool of Satan himself.

Too many politicians, however, are no doubt seeking God's throne and thereby attempting to replace god with a vain man.

This is not unlike:

1. The motives attributed to Satan:

The Fall of Lucifer

"How you are fallen from heaven,
O Lucifer, son of the morning!
How you are cut down to the ground,
You who weakened the nations;
For you have said in your heart:

'I will ascend into heaven,
I will exalt my throne above the stars of God;
I will also sit on the mount of the congregation
On the farthest sides of the north;
I will ascend above the heights of the clouds,
I will be like the Most High.'

Yet you shall be brought down to Sheol,
To the lowest depths of the Pit.
[Isaiah 14:12-15, Bible, NKJV]

2. The offer the serpent tempted Eve with in the Garden, which was that if she ate the fruit of the tree of the knowledge of good and evil, she could be LIKE god:

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“Then the serpent said to the woman, “You will not surely die. For God knows that in the day you eat of it your eyes will be opened, and you will be like God, knowing good and evil.”

[Gen. 3:4-5, Bible, NKJV]

3. The offer that Lucifer tempted Jesus with in the wilderness. He tempted Jesus with absolute control and rulership over the whole world, and therefore lack of accountability to ANYONE. The essence of what it means to be a god is that one is accountable to NO ONE:

“Again, the devil took Him up on an exceedingly high mountain, and showed Him all the kingdoms of the world and their glory. And he said to Him, “All these things I will give You if You will fall down and worship me.”

Then Jesus said to him, “Away with you, Satan! For it is written, ‘You shall worship the LORD your God, and Him only you shall serve.’”

Then the devil left Him, and behold, angels came and ministered to Him.

[Matt. 4:8-11, Bible, NKJV]

4. The status of Pharaoh at the time of the Israelite captivity. He was treated as a pagan deity by his own people. That status, in fact, is one of the main reasons why God visited Pharaoh with so many plagues and curses.

To most Christian people, idolatry is the worship of a wooden image. But, this myopic view is not unlike the narrow interpretations of the Pharisees who deemed themselves righteous by eliminating the broader application of God's commands. Adoption of policies by the state that unseat a Christian based law-order is still idolatry even though it is done under the guise of neutrality.

A state that seeks omniscience seeks to be god-like. The belief that Christians will be protected by a neutral, secular state is to create a fantasy. There is no such thing as neutrality. There can be no peace between a religion of death and the religion of life; between atheism and Christianity; between freedom and tyranny. In the last century, "neutral," secular, atheistic governments killed 180 million people. Political policies are not neutral. The state that allows an attack on its foundations commits cultural suicide. To Israel, the great threat to its theocracy and God-ordained law-order was the worship of Moloch.

Moloch worship is associated with the power cults: witchcraft, sorcery, and divination (Deut. 18). Any attempt to know the future and control nature is idolatry. The First Commandment forbids divination, charming (snake charmer), wizard (knowing the secrets of the underworld), and witchcraft (one who uses spells), necromancy (consulting the dead) (Deut. 18:9-22; 13:1-4; Lev. 18:21; 19:26, 31; and Deut. 12:29-32). Thus, modern man's attempt to control the climate is nothing more than idolatry-man's attempt to control nature by legislation. The whole idea that CONgressmen can regulate climate by vote is not only ludicrous by arrogance-an attempt to be god-like.

The word Moloch is a derivative of the Hebrew words "Melech, Meleck, or Malik" which means "king." The word Moloch (or Melech, Melek, Malik), meaning king, is a misvocalization of the name of a pagan, the consonants of king being retained and the vowels of shame used. Human sacrifice was made to this god, who is identified as the god of Ammon in I Kings 11:7,33. There are references to Moloch in Jeremiah 49: 1,3; Amos 1:15; Zephaniah 1:5; Leviticus 18: 21; 20: 2-5; II Kings 23: 10; Jeremiah 32:35, etc., and the location of Moloch worship in Israel was the Valley of Hinnom (Jer. 32:35; II Kings 23:10). Moloch worship was not limited to Ammon.20

Moloch is "the king" or "kingship." The name of Moloch is also given as Milcom (I Kings 6:5,33) and Malcam (Jer. 49: 1,3, RV; Zeph. 1:5). Moloch was an aspect of Baal (Jer. 32:35), Baal meaning lord. Under the name of Melcarth, king of Tyre, Baal was worshiped with human sacrifices at Tyre.21

While relatively little is known of Moloch, much more is known of the concept of divine kingship, the king as god, and the god as king, as the divine-human link between heaven and earth. The god-king represented man on a higher scale, man ascended, and the worship of such a god, i.e., of such a Baal, was the assertion of the continuity of heaven and earth. It was the belief that all being was one being, and the god therefore was an ascended man on that scale of being. The power


manifested in the political order was thus a manifestation or apprehension and seizure of divine power. It represented the

Moloch worship was thus a political religion. Since Moloch represented kingship and power, sacrifices to Moloch represented the purchase, at the very least, of immunity or insurance and protection, and, at its highest claim, of power.

“Protectio trahit subjectionem, subjectio projectionem.
Protection draws to it subjection, subjection, protection. Co. Litt. 65.”
[Bouvier’s Maxims of Law, 1856;
SOURCE: http://famguardian.org/Publications/BouvierMaximsOfLaw/BouviersMaxims.htm]

The “immunity and insurance” that Moloch worship represented is embodied in:

1. The “insurance” offered by the serpent to Eve as an enticement to eat the fruit. The serpent promised Eve that she

would NOT suffer the consequence of death that God had promised for her disobedience in eating the fruit.

2. The “privileges and IMMUNITIES” of “citizens of the United States” described in the Fourteenth Amendment.

3. The sovereign immunity asserted by judicial fiat in most courts.

4. Social insurance programs of every kind, including Social Security, Medicare, and unemployment insurance.

5. Every type of “benefit” offered as part of any government franchise.

The "higher" sacrifices in paganism, and especially Baal worship, were sacrifices of humanity, i.e., self-mutilations, notably

castration, the sacrifice of children or of posterity, and the like. The priest became identified with the god to the degree that

he "departed" from humanity by his castration, his separation from normal human relationships, and his abnormalities. The

king became identified with the god to the degree that he manifested absolute power. The sacrifice of children was the

supreme sacrifice to Moloch. Moloch worship entered Israel when Solomon built an altar for Moloch for his foreign wives, the

Ammonites in particular. Apparently, Solomon limited the sacrificial scope of that altar, because many generations

passed before the first human sacrifice, but Solomon’s act (1 Kings 11:7,8) had introduced the cult into Israel.

Moloch worship was thus state worship. The state was the true and ultimate order, and religion was a department of state.

The state claimed total jurisdiction over man; it was therefore entitled to total sacrifice. When a man has to obtain a license
to work and then pay a 30% tithe to the state for the "privilege" of his work, then the state has become a god. Order was

preserved through the state and religion was a department of the government. The state claimed total jurisdiction over a
man, his life, his family, his home, and his business. Thus, the First Commandment forbid idolatry-idolatry in the form of
state worship-the view that the state is the highest authority in the land. The Commandment is a prohibition against statism
and totalitarianism—a prescription against the state reserving to itself divine powers. To place hope in the state as the
solution to man's problems is apostasy, the revival of Moloch worship in the name of patriotism, freedom, and prosperity.

"Thus saith the LORD: Cursed be the man that trusteth in man [governments are made up of men], and
maketh flesh his arm, and whose heart departeth from the LORD.”
[Jeremiah 17:5, Bible, KJV]

"That your faith should not stand in the wisdom of men [or governments made UP of men], but in the power
of God."
[1 Corinthians 2:5, Bible, KJV]

T. Robert Ingram, in his excellent study of law, virtually the only work of merit on the law in generations, rightly links the
first commandment to the proscription of statism and totalitarianism. Speaking of "the government which would arrogate to
itself all power and bow before no other," Ingram comments:

The modern word for such a government is totalitarian: a government that arrogates to itself total power. The
crowning goal of Satan is to have a totalitarian world government. We who have known something of God the
Creator know that total power can reside only in Him. Clearly the maker of anything is greater than anything
he might make. The very possibility of a Frankenstein monster, the creation of human hands that can destroy
humans and not be destroyed by them, is a false image of distorted reason. It presupposes a supernatural evil
genius which deceives men into thinking they have made something while really they have been but passive
agents of an unknown power. The potter can do what he will with his clay.

It is certain that the ultimate in supremacy, the greatest power there is, is the power to give existence to
everything that is. God alone owes His own being to no other and has eternal existence in Himself. The mere
possibility of total power residing anywhere forces us to recognize it in the Creator. Total power can be seated
nowhere else. Any person who refuses to acknowledge that all things were made (and hence there is a Maker)
simply rules out any consideration of the fact that total power exists anywhere. Thus we may say that for both
For a state to claim total jurisdiction, as the modern state does, is to claim to be as god, to be the total governor of man and the world. Instead of limited law and limited jurisdiction, the modern antichristian state claims jurisdiction from cradle to grave, from womb to tomb, over welfare, education, worship, the family, business and farming, capital and labor, and all things else. The modern state is a Moloch, demanding Moloch worship: it claims total jurisdiction over man and hence requires total sacrifice. The status of “taxpayer” is the ultimate expression of that sacrifice of all of one’s property, since “taxpayers” are surety for ALL public debt, whether they consent or not, even though the Bible forbids surety:

“A man devoid of understanding shakes hands in a pledge, and becomes surety for his friend.”
[Proverbs 17:18, Bible, NKJV]

“He who is surety for a stranger will suffer, but one who hates being surety is secure.”
[Prov. 11:15, NKJV]

“My son, if you become surety for your friend, if you have shaken hands in pledge for a stranger, you are snared by the words of your mouth; you are taken by the words of your mouth. So do this, my son, and deliver yourself: for you have come into the hand of your friend [slavery!]: Go and humble yourself; plead with your friend. Give no sleep to your eyes, nor slumber to your eyelids. Deliver yourself like a gazelle from the hand of the hunter; and like a bird from the hand of the fowler.”
[Prov. 6:1-5, Bible, NKJV]

But, as Ingram observes, with respect to worship, "Only the power who is to be worshipped can ordain the manner in which he is to be worshipped." Similarly, only the power who is ultimate has the right to be the source of law. God is the only true source of law; the state is an agency of law, one agency among many (church, school, family, etc.), and has a specified and limited area of law to administer under God. The Moloch state denies any such boundaries: it insists on taxing at will, expropriating at its pleasure by "eminent domain," and it claims the right to force the youth into warfare and death at the pleasure of the state. The ultimate expression of the fact that there are not boundaries around a Moloch state is the claim of absolute sovereign immunity in which the state consents to NO remedies against it for their own usurpations and no accountability to any moral law. Here is what a the court said on that subject in the case of Glassroth v. Moore, in which an Alabama Supreme Court Justice was sued for putting a monument to the Ten Commandments in the his courthouse:

"First and foremost, the Chief Justice's belief that American law embraces the sovereignty of God over the state has no support in the text of the First Amendment. The First Amendment simply states that “Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof.” Nowhere does the Constitution or the First Amendment recognize the sovereignty of any God, Judeo-Christian or not, or describe the relationship between God and the state.”

The Moloch state is the product of apostasy. When a people reject God as their King, and make a man or the state their king (I Sam. 8: 7-9), God declares the consequences:

This will be the manner of the king that shall reign over you: he will take your sons, and appoint them unto him, for his chariots, and to be his horsemen; and they shall run before his chariots. And he will appoint them unto him for captains of thousands, and captains of fifties; and to plow his ground, and to reap his harvest, and to make his instruments of war, and the instruments of his chariots. And he will take your daughters to be perfumers, and to be cooks, and to be bakers. And he will take your fields, and your vineyards, and your oliveyards, even to the best of them, and give them to his servants. And he will take the tenth of your seed, and of your vineyards, and give to his officers, and to his servants. And he will take your men-servants, and your maid-servants, and your goodliest young men, and your asses, and put them to his work. He will take the tenth of your flocks; and ye shall be his servants. And ye shall cry out in that day because of your king whom ye shall have chosen you; and the LORD will not answer you in that day.
[I Sam. 8:11-18, Bible, NKJV]

Several aspects of the state which rejects God are here cited: First, an anti-Biblical military conscription will be instituted and enforced. Second, there will be compulsory labor battalions conscripted for state service. Third, the conscription will be of young men and young women, and of animals as well. Fourth, the state will expropriate property, both landed property


23 Ibid., p. 25.
and livestock. Fifth, because the state is now playing god-king, it will demand like God a tithe, a tenth of man’s increase as its tax. Sixth, God will not hear a people who are complaining at paying the price for their sins.

All these conditions are met and surpassed by the modern Moloch state, which refuses to be content with a tithe but demands a tax equal to several tithes. In some countries, the local tax required is an incredible seizure. Thus, “The late Luigi Einaudi, Italy’s foremost economist and ex-President of the Republic, calculated that, if every tax on the statute books was fully collected, the State would absorb 110% of the national income.”

The Moloch state simply represents the supreme effort of man to command the future, to predestine the world, and to be as God. Lesser efforts, divination, spirit-questing, magic, and witchcraft, are equally anathema to God. All represent efforts to have the future on other than God's terms, to have a future apart from and in defiance of God. They are assertions that the world is not of God but of brute factuality, and that man can somehow master the world and the future by going directly to the raw materials thereof. Thus King Saul outwardly conformed to God's law by abolishing all black arts, but, when faced with a crisis, he turned to the witch of Endor (I Sam. 28). Saul knew where he stood with God: in rebellion and unrepentant. Saul knew moreover the judgment of the law and of the prophet Samuel concerning him (I Sam. 15:10-35). Samuel alive had declared God’s future to Saul. In going to the Witch of Endor, Saul attempted to reach Samuel dead, in the faith and hope that Samuel dead was now in touch with and informed concerning a world of brute factuality outside of God which could offer Saul a God-free, law-free future. But the word from the grave only underscored God's law-word (I Sam. 28:15-19): it was the word of judgment. All similar forms of rebellion against God or His Sacred Law result in judgment and punishment. Saul's punishment was DEATH. Below is a description of this punishment:

'Turn at my [God’s] rebuke;
Surely I will pour out my spirit on you;
I will make my words known to you.
Because I have called and you refused,
I have stretched out my hand and no one regarded,
Because you disdained all my counsel,
And would have none of my rebuke,
I [God] also will laugh at your calamity;
I [God] will mock when your terror comes,
When your terror comes like a storm,
And your destruction comes like a whirlwind.
When distress and anguish come upon you.
Then they will call on me [God, or even God’s servants such as us], but I will not answer;
They will seek me diligently [going to SEDM], but they will not find me,
Because they hated knowledge.
And did not choose the fear of the LORD,
They would have none of my counsel
And despised my every rebuke.
Therefore they shall eat the fruit of their own way,
And be filled to the full with their own fancies.
For the turning away of the simple will slay them,
And the complacency of fools will destroy them;
But whoever listens to me [and KEEPS my commandments per John 14] will dwell safely,
And will be secure [protected], without fear of evil.”

[Prov. 1:23-33, Bible, NKJV]

Little is known about Moloch worship outside of the fact that the king of the nation was treated as divinity—the highest authority in the land—the mediator between god and man. Thus, Moloch worship was a political religion that regarded the state as the terminal value. Since Moloch represented rule and power, sacrifices to the state secured immunity from disfavor of the god. Human sacrifice, mutilation, castration, and the like were forms of insurance and protection against evil. The castration of a priest made him notably different—one who lived on a different plane than normal men.

It was Solomon (the State) who introduced the worship of Moloch to Israel and it was this religion that destroyed the legal structures of the nation (1 Kings 11; 2 Kings 17ff).

The foundation of American law is thoroughly rooted in Biblical law:

"We Recognize No Sovereign but God, and no King but Jesus!"
[John Adams and John Hancock, April 18, 1775].

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Moloch worship seeks a non-theistic, a non-Biblical way to holiness. It seeks to set itself apart as the power and the glory by means of sacrifices designed to transcend humanity. St. Paul specified some of these ways of false holiness as "forbidding to marry, and commanding to abstain from meats, which God hath created to be received with thanksgiving: for it is sanctified (made holy) by the word of God and prayer" (I Tim. 4:4,5).

Deuteronomy 13 condemns the power cults and those who sought to subvert God's law order and replace it with another. He condemns the dreamer, the relative, and the city that practices subversion. He does not condemn personal belief. Only subversion. To subvert God's law order is treason. No law order can long endure which allows an attack on its foundation. The state which claims to be fair and humane and therefore abolishes the death penalty will reclaim it for treason against the state.

In Deuteronomy 13, God ordered the death penalty on those who would subvert his law order. Capital punishment seems ridiculous to the one seeking to subvert and to the one that does not condemn idolatry. It does not demand the death penalty for heresy or personal beliefs. In Deuteronomy 18, the warning is to abstain from the inventions of men, power cults, and man's attempt to control society.

For the state to claim total jurisdiction over the man and over the family is for the state to claim to be a god, to be the total governor of the world and politics and nations. The only legitimate power who has total jurisdiction over a man is God Himself. The modern state knows no boundaries, no restrictions, and no limits on what it can conscript or legislate. The legal equivalent of a state that has no boundaries is one the claims sovereign immunity and waives it under NO circumstance. Moloch worship, however, is the product of apostasy.

When the highest crime is treason against the state instead of rebellion against God's law-order, then the state has crowned itself the supreme sovereign of the land. When the state legislates devotion to itself, instructs youth to make pledges of allegiance to the state, and demands sacrifices for the general welfare of the state, command youth to enter the military and orders their death, then the state has arrogated to itself the prerogatives of a deity.

### 4.4 God forbids slavery or servitude towards earthly governments, even voluntarily

#### 4.4.1 Background on the First Commandment

Here is the First Commandment, Exodus 20: 1-6:

1. I, the Lord, am your God, who [acted and] brought you out of the land of Egypt, that place of slavery. [Therefore...]
2. You shall not have other gods besides me. [By which I mean...]
3. You shall not carve [lifeless] idols for yourselves in the shape of anything in the sky above or on the earth below or in the waters beneath the earth;
4. You shall not bow down before them or worship them [as they can do nothing for you]. For I am a jealous God, inflicting punishment for their fathers’ wickedness on the children of those who hate me [by preferring lifeless idols], down to the third and fourth generation; but bestowing mercy down to the thousandth generation, on the children of those who love me and keep my commandments.

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25 Source: Boundaries for Effective Ministry, [http://www.boundaries-for-effective-ministry.org/first-commandment.html](http://www.boundaries-for-effective-ministry.org/first-commandment.html). Used with permission
These are the elements of the First Commandment. And it’s easy enough to recite.

However to understand the Commandment, there are four things to take note of so that you can grasp what obligations you incur under this, the first condition of God’s covenant with humanity.

The First Commandment is First because:

1. In any contract, with God or with humanity, from time immemorial to the present day, the parties to the contract must be clearly identified.
2. And God identifies himself as the one God who can act in the world, the one not made of stone, or wood or any other inert substance. He is the God who acted and brought his chosen people out of slavery (which they did not always think was a good idea [Ex 16:2, 17:3]).
3. That means they must not choose slavery ever again though they were inclined to (Ex 16:2).
4. God makes clear that loving him is not pious sentimentality played out amid hymns and incense…but love is actively keeping the Commandments. He reiterates this in Matthew. 19:17ff and John 14:15, 21, 23, 24.

That means that we today cannot choose slavery, it is prohibited by the First Commandment.

Slavery means to be unable to choose (makes sense!) and follow God’s law when man’s law conflicts with it. For example, if a police officer pulls you over for doing 100 mph in a 35 mph zone…you cannot say “Sorry officer, I only obey God’s law and He doesn’t have speed limits”. Speed limits do not offend God’s law.

But, if you are the Christian administrator of a Christian hospital…and you have subjected the institution to man’s law…and man’s law requires your medical staff to perform partial birth abortions…then as a slave to man’s law you have a conflict with God’s law…Thou shalt not murder…and as a slave you have no choice.

To choose slavery, a condition where you can only do what your master dictates, is to repudiate and reject the Lord God…who proves over and over that he will provide for us (Mt 6:25ff).

The Lord says to Moses…

“I have heard the grumbling of the Israelites. Tell them: in the evening twilight you shall eat flesh, and in the morning you shall have your fill of bread, so that you may know that I, the Lord, am your God.”

Only the living God could even make such a promise…and deliver on it. Inert carved idols cannot.

To believe that stones, bones, religious talismans and such like contain living power over what happens to you is simply magical thinking … pagan mysticism. To believe inert objects have divine power to benefit you is an idea God rejects at once in the First Commandment.

Only the living God can create and give you benefits. And he always wants something in return… “Keep my Commandments”.

4.4.2 God only relates to People who consent through covenants

God is a gentleman. He only relates to His people by consensually contracting with them. These contracts are called “covenants” in the Bible. Contracts are civil agreements. Covenants are religious agreements. And contracts…by definition…always have conditions that are binding on both parties.

The entire Bible, in fact, describes the eternal covenant between God and His followers. It tells the history of all the consequences of both obeying and disobeying that covenant. The disobedience began when Eve ate the fruit and thereby violated the covenant. See Genesis 3. The consequence of that disobedience was separation from God by being kicked out of the Garden.

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There are four elements to all covenants or contracts:

1. Mutual exchange of lawful benefits.
2. Explicit conditions of performance binding on both parties.
3. Both parties act freely without duress.
4. There is a penalty clause for failing to fulfill the conditions of the contract.

The fundamental element in the religious contract with God is the exchange of benefits. When benefits are offered and accepted … obligations are incurred and a contract goes live and online (so to speak).

The covenant with God puts our relationship to God on a sound rational basis…as opposed to only a mystical basis. We cannot merely believe or pray to be in God’s good graces…under the covenant we know God’s will…we know what we have to do.

And we know what the penalty will be if we don’t fulfill the conditions of the contract. Failing to live up to the conditions of our contract with God is sin. And it activates the penalty clause. When God applies the penalty for breaking our contract with him…he is not acting without mercy. He must apply the penalty clause because…Both parties must act and fulfill the agreed upon conditions of the contract.

Even God must act according to his covenant promises. Read Psalm 44…not as a prayer...because it is not a prayer...it is a covenant story. And in that psalm the Israelites...politely but firmly...inform God that he has always been quick to fulfill his covenant promises...but now he is slow to perform under the contract...even though the Israelites are holding to their part of the agreement. They ask God why he is asleep…then they demand that he awake and arise and do as he promised.

Look at some of the early covenants God made with His people in the Bible:

1. Adam and Eve in the Garden of Eden.
2. Story of Noah and the flood.
3. Father Abraham.

You see all of the elements that define a contract in these covenants.

Those who hold fast to the idea that God loves them unconditionally do not know the Scriptures. When the rich man asks Jesus how to obtain eternal life (Mt 19:16ff) Jesus tells him to keep the Commandments. The Commandments are the covenant conditions for getting to heaven and eternal life.

The Mosaic covenant between God and his people underlies the salvation promised in The New Testament. This point is made elaborately in the gospel of John...

1. If you love me you will keep my commandments (Jn 14:15)…
2. Whoever has my commandments and observes them is the one who loves me (Jn 14:21)…
3. Whoever does not love me does not keep my words (Jn 14:24)

No one can read those words and hold that there are no conditions on the loving relationship between God and his people. And the loving part of the contract…the covenant relationship…is that God binds himself to perform as agreed. We can trust him.

If people’s contracts with God are in default none of their good works will save them (Mt 7:21ff). God has promised. So…those in ministry who help form and direct the spiritual lives of the people always need to ask:

"Do you keep the Commandments?"

Because the very definition of ministry is acting to bring both minister and people closer to God.
Attributing unconditional love to God is a Christian heresy because it prevents us from believing ourselves accountable and liable to penalty for disobeying the terms of the covenant between God and his people. Any attempt to separate Christians from the penalties called for under the covenant:

1. Turns Jesus essentially into a liability insurance salesman from the wrath of God.
2. Turns Christianity into a fire insurance program from the fires of hell.
3. Turns tithes into liability insurance premiums.

But Peter said to him, “Your money perish with you, because you thought that the gift of God could be purchased with money! You have neither part nor portion in this matter, for your heart is not right in the sight of God. Repent therefore of this your wickedness, and pray God if perhaps the thought of your heart may be forgiven you. For I see that you are poisoned by bitterness and bound by iniquity.”

Then Simon answered and said, “Pray to the Lord for me, that none of the things which you have spoken may come upon me.”

[Acts 8:18-24; Bible, NKJV]

4. Turns the church into a place of business, which is the ONLY thing Jesus ever got angry about. See Matt 21:12-17.

Then Jesus went into the temple of God and drove out all those who bought and sold in the temple, and overturned the tables of the money changers and the seats of those who sold doves. And He said to them, “It is written, ‘My house shall be called a house of prayer,’ but you have made it a ‘den of thieves.’”

[Matt. 21:12-13, Bible, NKJV]

The above type of corruption was instituted originally by the Catholic Church, which during the dark ages offered “indulgences” which were advanced permission to sin and be forgiven offered for a generous fee to the church. Here is how one prominent biblical scholar describes this corruption and commercialization of Christianity, which he calls paganism:

What such revivalism and pietsm espouses is a limited liability universe in God’s name. It is thus atheism under the banner of Christ. It claims freedom from God’s sovereignty and denies predestination. It denies the law, and it denies the validity of the curses and blessings of the law. Such a religion is interested only in what it can get out of God: hence, “grace” is affirmed, and “love,” but not the law, nor God’s sovereignty and decree. But smorgasbord religion is only humanism, because it affirms the right of man to pick and choose what he wants; as the ultimate arbiter of his fate, man is made captain of his soul, with an assist from God. Pietism thus offers limited liability religion, not Biblical faith.

According to Heer, the medieval mystic Eckhart gave to the soul a “sovereign majesty together with God. The next step was taken by the disciple Johannes of Star Alley, who asked if the word of the soul was not as mighty as the word of the Heavenly Father.”27 In such a faith, the new sovereign is man, and unlimited liability is in process of being transferred to God.

In terms of the Biblical doctrine of God, absolutely no liabilities are involved in the person and work of the Godhead. God’s eternal decree and sovereign power totally govern and circumscribe all reality, which is His creation. Because man is a creature, man faces unlimited liability; his sins have temporal and eternal consequences, and he cannot at any point escape God. Van Til has summed up the matter powerfully:

“The main point is that if man could look anywhere and not be confronted with the revelation of God then he could not sin in the Biblical sense of the term. Sin is the breaking of the law of God. God confronts man everywhere. He cannot in the nature of the case confront man anywhere if he does not confront him everywhere. God is one; the law is one. If man could press one button on the radio of his experience and not hear the voice of God then he would always press that button and not the others. But man cannot even press the button of his own self-consciousness without hearing the requirement of God.”28

But man wants to reverse this situation. Let God be liable, if He fails to deliver at man’s request. Let man declare that his own experience pronounces himself to be saved, and then he can continue his homosexuality or work in a house of prostitution, all without liability. Having pronounced the magic formula, “I accept Jesus Christ as my personal lord and savior,” man then transfers almost all the liability to Christ and can sin without at most more than a very limited liability. Christ cannot be accepted if His sovereignty, His law, and His word are denied. To deny the law is to accept a works religion, because it means denying God’s sovereignty and assuming man’s existence in independence of God’s total law and government. In a world where God functions

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27 Friedrich Heer, The Intellectual History of Europe, p. 179.

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only to remove the liability of hell, and no law governs man, man works his own way through life by his own
consience. Man is saved, in such a world, by his own work of faith, of accepting Christ, not by Christ's
sovereign acceptance of him. Christ said, "Ye have not chosen me, but I have chosen you" (John 15:16). The
pietist insists that he has chosen Christ; it is his work, not Christ's. Christ, in such a faith, serves as an
insurance agent, as a guarantee against liabilities, not as sovereign lord. This is paganism in Christ's name.

In paganism, the worshipper was not in existence. Man did not worship the pagan deities, nor did services of
worship occur. The temple was open every day as a place of business. The pagan entered the temple and
bought the protection of a god by a gift or offering. If the god failed him, he thereafter sought the services of
another. The pagan's quest was for an insurance, for limited liability and unlimited blessings, and, as the
sovereign believer, he shopped around for the god who offered the most. Pagan religion was thus a
transaction, and, as in all business transactions, no certainty was involved. The gods could not always
deliver, but man's hope was that, somehow, his liabilities would be limited.

The "witness" of pietism, with its "victorious living," is to a like limited liability religion. A common "witness"
is, "Praise the Lord, since I accepted Christ, all my troubles are over and ended." The witness of Job in his
suffering was, "Though he slay me, yet will I trust him" (Job 13:15). St. Paul rectied the long and fearful
account of his sufferings after accepting Christ: in prison, beaten, shipwrecked, stoned, betrayed, "in hunger
and thirst,...in cold and nakedness" (2 Cor. 11:23-27). Paul's was not a religion of limited liability nor of
deliverance from all troubles because of his faith.

The world is a battlefield, and there are casualties and wounds in battle, but the battle is the Lord's and its
end is victory. To attempt an escape from the battle is to flee from the liabilities of warfare against sinful men
for battle with an angry God. To face the battle is to suffer the penalties of man's wrath and the blessings of
God's grace and law.
[The Institutes of Biblical Law, Rousas John Rushdoony, 1973, pp. 664-669]

If you would like to learn more about the fascinating subject of this section, please see:

The Unlimited Liability Universe, Family Guardian Fellowship
http://www.famguardian.org/Subjects/Spirituality/Articles/UnlimitedLiabilityUniverse.htm

4.4.3 God forbids believers to contract away rights to government or civil rulers

Here is the First Commandment from Exodus 20:1-6:

1. I, the Lord, am your God, who [acted and] brought you out of the land of Egypt, that place of slavery.
   [Therefore...]

2. You shall not have other gods besides me.

God makes it clear that the state gods of Pharaoh could not release them from slavery. Though Pharaoh was obstinate in
keeping the Israelites in slavery...he could not prevent the God of Israel from delivering them. Furthermore, God warned
the Israelites that partaking of Pharaoh's "benefits" package or substituting Pharaoh's law in place of God's law would be a
CURSE and not a BLESSING:

"Woe to the rebellious children," says the Lord, "Who take counsel, but not of Me, and who devise plans, but
not of My Spirit, that they may add sin to sin; who walk to go down to Egypt, and have not asked My advice, to
strengthen themselves in the strength of Pharaoh, and to trust in the shadow of Egypt! Therefore the strength
of Pharaoh shall be your shame, and trust in the shadow of Egypt shall be your humiliation..."

Now go, write it before them on a tablet, and note it on a scroll, that it may be for time to come, forever and
ever; that this is a rebellious people, being children, children who will not hear [and learn, and obey] the law
of the Lord, who say to the seers, "Do not see," and to the prophets, "Do not prophesy to us right things"
Speak to us smooth [politically correct] things, prophesy deceits. Get out of the way, turn aside from the path,
cause the Holy One of Israel to cease from before us."

Therefore says the Holy One of Israel:

"Because you despise this word, and trust in oppression and perversity, and rely on them, therefore this
iniquity shall be to you like a breach ready to fall, a bulge in a high wall, whose breaking comes suddenly, in

29 Adapted from "First Commandment: Thou Shalt Not Choose Slavery to Earthly Government", Boundaries for Effective Ministry,
Then God claimed the allegiance that the Israelites formerly had for the Pharaoh. Allegiance is a covenant between a people and their protector. From now on God would be the only protector of the Israelites.

Like the Israelites, who yearned to go back to Egypt and enjoy the known franchise “benefits” of the Pharaoh... we often want the source of our benefits and sustenance to be based on the mostly empty political promises of earthly government...founded in Marx’s ten commandments and often called Christian socialism. Thomas Jefferson and even some Congressmen warned us NOT to do that:

“Government big enough to supply everything you need is big enough to take everything you have. The course of history shows that as a government grows, liberty decreases.”

[Thomas Jefferson]

Mr. Logan: "...Natural laws can not be created, repealed, or modified by legislation. Congress should know there are many things which it can not do..."

"It is now proposed to make the Federal Government the guardian of its citizens. If that should be done, the Nation soon must perish. There can only be a free nation when the people themselves are free and administer the government which they have set up to protect their rights. Where the general government must provide work, and incidentally food and clothing for its citizens, freedom and individuality will be destroyed and eventually the citizens will become serfs to the general government..."

SOURCE: http://famguardian.org/TaxFreedom/CitesByTopic/Sovereignty-CongRecord-Senate-JUNE101932.pdf"

God’s ministers, the ones he chooses and relies upon to bring his people safely home, enslave themselves to being agents of the state by preaching the ‘commandments’ of an earthly master and promising not to preach God’s Commandments, the first of which is you shall not repudiate the Lord without punishment by returning to slavery under earthly ‘Pharaohs’

Christian ministers make this promise to earthly government by consenting to silence themselves about God’s law when...for example...they sign the 501c3 application and seek and consent to be governed by earthly masters. And the earthly government warns them that they need not apply for government restrictions on their ability to preach God’s law. Or by presiding at marriage ceremonies as licensed agents of the state and not as agents of God (you cannot be both...you cannot serve God and mammon).

That’s how those who volunteer to show allegiance to human-made law...when it conflicts with God’s law...violate God’s First Commandment prohibition against returning to ‘Egypt’ and embracing slavery.

"We ought to obey God rather than men."

[Acts 5:27-29, Bible, NKJV]

Understood correctly, the First Commandment is a rejection of slavery. And the reason is because

“I am, the Lord your God who brought you out of slavery”.

God cannot bring you out of slavery and then authorize you to choose it. That would be a contradiction and contradictions are never true...they are always false. And God...the source of truth...cannot be false.

"You were bought at a price: do not become slaves of men [and remember that governments are made up exclusively of men]."

[1 Cor. 7:23, Bible, NKJV]

"Stand fast therefore in the liberty wherewith Christ hath made us free, and be not entangled again with the yoke of bondage [to the government or the income tax or the IRS or federal civil statutes that are not positive law] and do not have jurisdiction over those who don’t consent to become statutory “citizens” by choosing a domicile on KING Congress’ federal territory."

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[Galatians 5:1, Bible, NKJV]

There is a good reason why the first thing God does for his people is to bring them out of slavery. You cannot contract with anyone who...like a slave...cannot give their free consent. And even God must have our consent to govern us because he created us to be free and have choice so that we could even choose sin...as did Adam and Eve in the Garden of Eden.

God sought the Israelites consent to be His people. The Lord said to Moses

“I will now rain down bread from heaven for you. Each day the people are to go out and gather their daily portion [and no more!]; thus will I test them, to see whether they follow my instructions or not.”

The Israelites were only to take what they needed and not display a lack of trust by storing up more food than their daily portion. God tested their faith to see if they believed he would continue to provide for them. Jesus reiterates this in Matthew’s gospel (Matt. 6:25ff). But...disliking the hardships...and fearing that God could not be trusted...on their way to a land of freedom...and yearning to renew their indentured servant relationship to Pharaoh...the Israelites were free to withhold their consent and to reject God.

Isn’t it unbelievable that the Israelites...moved outside their comfort zone by God’s rescuing them from slavery...would complain like this...

Why did you bring us out of Egypt? Did we not tell you this in Egypt, when we said, “Leave us alone. Let us serve the Egyptians”? Far better for us to be the slaves of the Egyptians than to die in the desert.”

[Ex 14:11-12]

So what might prevent you from obeying the First Commandment? What and who (including yourself) might you be a slave to that requires you to displace God’s law with man’s law or your own law based solely on your feelings? Or what inert objects do you believe to have beneficial or evil power over you? Certain crystals prescribed by "new wave" religions? In what ways do you promulgate human law even when it contradicts God’s law.

And isn’t it a wonderful law when someone says to you “You shall NOT be a slave”?

5 Socialism explained

The next few subsections will describe in detail what socialism is, how it works, and its history throughout the world.

5.1 Quotes from the Founding Fathers and Congress on “General Welfare”

The rationale of Congress for enacting Social Security is the “General Welfare” clause of the Constitution. The following quotes on the General Welfare Clause of the Constitution establish its legislative intent according to the Founding Fathers and the Congress.

“With respect to the words general welfare, I have always regarded them as qualified by the detail of powers connected with them. To take them in a literal and unlimited sense would be a metamorphosis of the Constitution into a character which there is a host of proofs was not contemplated by its creator.”

“If Congress can employ money indefinitely to the general welfare, and are the sole and supreme judges of the general welfare, they may take the care of religion into their own hands; they may appoint teachers in every State, county and parish and pay them out of their public treasury; they may take into their own hands the education of children, establishing in like manner schools throughout the Union; they may assume the provision of the poor: they may undertake the regulation of all roads other than post-roads: in short, every thing, from the highest object of state legislation down to the most minute object of police, would be thrown under the power of Congress.... Were the power of Congress to be established in the latitude contended for, it would subvert the very foundations, and transmute the very nature of the limited Government established by the people of America.”

“If Congress can do whatever in their discretion can be done by money, and will promote the general welfare, the government is no longer a limited one possessing enumerated powers, but an indefinite one subject to particular exceptions.”

[James Madison. House of Representatives, February 7, 1792, On the Cod Fishery Bill, granting Bounties]
It has been urged and echoed, that the power “to lay and collect taxes, duties, imposts, and excises, to pay the debts, and provide for the common defense and general welfare of the United States,” amounts to an unlimited commission to exercise every power which may be alleged to be necessary for the common defense or general welfare. No stronger proof could be given of the distress under which these writers labor for objections, than their stooping to such a misconstruction. Had no other enumeration or definition of the powers of the Congress been found in the Constitution, than the general expressions just cited, the authors of the objection might have had some color for it... For what purpose could the enumeration of particular powers be inserted, if these and all others were meant to be included in the preceding general power? Nothing is more natural nor common than first to use a general phrase, and then to explain and qualify it by a recital of particulars... But what would have been thought of that assembly, if, attaching themselves to these general expressions, and disregarding the specifications which ascertain and limit their import, they had exercised an unlimited power of providing for the common defense and general welfare? (Federalists #41)

[Federalist #41. Saturday, January 19, 1788, James Madison]

Congress has not unlimited powers to provide for the general welfare, but only those specifically enumerated.

They are not to do anything they please to provide for the general welfare, but only to lay taxes for that purpose. To consider the latter phrase not as describing the purpose of the first, but as giving a distinct and independent power to do any act they please which may be good for the Union, would render all the preceding and subsequent enumerations of power completely useless. It would reduce the whole instrument to a single phrase, that of instituting a Congress with power to do whatever would be for the good of the United States; and as they would be the sole judges of the good or evil, it would be also a power to do whatever evil they please.... Certainly no such universal power was meant to be given them. It was intended to lace them up straightly within the enumerated powers and those without which, as means, these powers could not be carried into effect.

That of instituting a Congress with power to do whatever would be for the good of the United States; and, as they would be the sole judges of the good or evil, it would be also a power to do whatever evil they please.


Mr. GILES. The present section of the bill (he continued) appears to contain a direct bounty on occupations; and if be its object, it is the first attempt as yet made by this government to exercise such authority; -- and its constitutionality struck him in a doubtful point of view; for in no part of the Constitution could be, in express terms, find a power given to Congress to grant bounties on occupations: the power is neither [427] directly granted, nor (by any reasonable construction that he could give) annexed to any other specified in the Constitution.

[On the Cod Fishery Bill, granting Bounties. House of Representatives, February 3, 1792]

Mr. WILLIAMSON. In the Constitution of this government, there are two or three remarkable provisions which seem to be in point. It is provided that direct taxes shall be apportioned among the several states according to their respective numbers. It is also provided that “all duties, imposts, and excises, shall be uniform throughout the United States;” and it is provided that no preference shall be given, by any regulation of commercial revenue, to the ports of one state over those of another. The clear and obvious intention of the articles mentioned was, that Congress might not have the power of imposing unequal burdens -- that it might not be in their power to gratify one part of the Union by oppressing another. It appeared possible, and not very improbable, that the time might come, when, by greater cohesion, by more unanimity, by more address, the representatives of one part of the Union might attempt to impose unequal taxes, or to relieve their constituents at the expense of the people. To prevent the possibility of such a combination, the articles that I have mentioned were inserted in the Constitution.

I do not hazard much in saying that the present Constitution had never been adopted without those preliminary guards on the Constitution. Establish the general doctrine of bounties, and all the provisions I have mentioned become useless. They vanish into air, and, like the baseless fabric of a vision, leave not a trace behind. The common defence and general welfare, in the hands of a good politician, may supersede every part of our
Constitution, and leave us in the hands of time and chance. Manufactures in general are useful to the nation; they prescribe the public good and general welfare. How many of them are springing up in the Northern States?

Let them be properly supported by bounties, and you will find no occasion for unequal taxes. The tax may be equal in the beginning; it will be sufficiently unequal in the end.

The object of the bounty, and the amount of it, are equally to be disregarded in the present case. We are simply to consider whether bounties may safely be given under the present Constitution. For myself, I would rather begin with a bounty of one million per annum, than one thousand. I wish that my constituents may know whether they are to put any confidence in that paper called the Constitution.

Unless the Southern States are protected by the Constitution, their valuable staple, and their visionary wealth, must occasion their destruction. Three short years has this government existed; it is not three years; but we have already given serious alarms to many of our fellow-citizens. Establish the doctrine of bounties; set aside that part of the Constitution which requires equal taxes, and demands similar distributions; destroy this barrier; -- and it is not a few fishermen that will enter, claiming ten or twelve thousand dollars, but all manner of persons; people of every trade and occupation may enter in at the breach, until they have eaten up the bread of our children.

Mr. MADISON. It is supposed, by some gentlemen, that Congress have authority not only to grant bounties in the sense here used, merely as a commutation for drawback, but even to grant them under a power by virtue of which they may do any thing which they may think conducive to the general welfare! This, sir, in my mind, raises the important and fundamental question, whether the general terms which have been cited are [428] to be considered as a sort of caption, or general description of the specified powers; and as having no further meaning, and giving no further powers, than what is found in that specification, or as an abstract and indefinite delegation of power extending to all cases whatever -- to all such, at least, as will admit the application of money -- which is giving as much latitude as any government could well desire.

I, sir, have always conceived -- I believe those who proposed the Constitution conceived -- it is still more fully known, and more material to observe, that those who ratified the Constitution conceived -- that this is not an indefinite government, deriving its powers from the general terms prefixed to the specified powers -- but a limited government, tied down to the specified powers, which explain and define the general terms.

It is to be recollected that the terms "common defence and general welfare," as here used, are not novel terms, first introduced into this Constitution. They are terms familiar in their construction, and well known to the people of America. They are repeatedly found in the old Articles of Confederation, where, although they are susceptible of as great a latitude as can be given them by the context here, it was never supposed or pretended that they conveyed any such power as is now assigned to them. On the contrary, it was always considered clear and certain that the old Congress was limited to the enumerated powers, and that the enumeration limited and explained the general terms. I ask the gentlemen themselves, whether it was ever supposed or suspected that the old Congress could give away the money of the states to bounties to encourage agriculture, or for any other purpose they pleased. If such a power had been possessed by that body, it would have been much less impotent, or have borne a very different character from that universally ascribed to it.

The novel idea now annexed to those terms, and never before entertained by the friends or enemies of the government, will have a further consequence, which cannot have been taken into the view of the gentlemen. Their construction would not only give Congress the complete legislative power I have stated, -- it would do more; it would supersede all the restrictions understood at present to lie, in their power with respect to a judiciary. It would put it in the power of Congress to establish courts throughout the United States, with cognizance of suits between citizen and citizen, and in all cases whatsoever.

This, sir, seems to be demonstrable; for if the clause in question really authorizes Congress to do whatever they think fit, provided it be for the general welfare, of which they are to judge, and money can be applied to it, Congress must have power to create and support a judiciary establishment, with a jurisdiction extending to all cases favorable, in their opinion, to the general welfare, in the same manner as they have power to pass laws, and apply money providing in any other way for the general welfare. I shall be reminded, perhaps, that, according to the terms of the Constitution, the judicial power is to extend to certain cases only, not to all cases. But this circumstance can have no effect in the argument, it being presupposed by the gentlemen, that the specification of certain objects does not limit the import of the general terms. Taking these terms as an abstract and indefinite grant of power, they comprise all the objects of legislative regulations -- as well such as fall under the judiciary article in the Constitution as those falling immediately under the legislative article; and if the partial enumeration of objects in the legislative article does not, as these gentlemen contend, limit the general power, neither will it be limited by the partial enumeration of objects in the judiciary article.

[429] There are consequences, sir, still more extensive, which, as they follow dearly from the doctrine combated, must either be admitted, or the doctrine must be given up. If Congress can employ money indefinitely to the general welfare, and are the sole and supreme judges of the general welfare, they may take the care of religion into their Own hands; they may appoint teachers in every state, county, and parish, and pay them out of their public treasury; they may take into their own hands the education of children, establishing in like manner schools throughout the Union; they may assume the provision for the poor; they may undertake the regulation

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EXHIBIT:_______
of all roads other than post-roads; in short, every thing, from the highest object of state legislation down to the
most minute object of police, would be thrown under the power of Congress; for every object I have mentioned
would admit of the application of money, and might be called, if Congress pleased, provisions for the general
welfare.

The language held in various discussions of this house is a proof that the doctrine in question was never
entertained by this body. Arguments, wherever the subject would permit, have constantly been drawn from the
peculiar nature of this government, as limited to certain enumerated powers, instead of extending, like other
governments, to all cases not particularly excepted. In a very late instance — I mean the debate on the
representation bill — it must be remembered that an argument much used, particularly by gentlemen from
Massachusetts, against the ratio of 1 for 30,000, was, that this government was unlike the state governments,
which had an indefinite variety of objects within their power; that it had a small number of objects only to
attend to; and therefore, that a smaller number of representatives would be sufficient to administer it.

Arguments have been advanced to show that because, in the regulation of trade, indirect and eventual
encouragement is given to manufactures, therefore Congress have power to give money in direct bounties, or to
grant it in any other way that would answer the same purpose. But surely, sir, there is a great and obvious
difference, which it cannot be necessary to enlarge upon. A duty laid on imported implements of husbandry
would, in its operation, be an indirect tax on exported produce; but will any one say that, by virtue of a mere
power to lay duties on imports, Congress might go directly to the produce or implements of agriculture, or to
the articles exported? It is true, duties on exports are expressly prohibited; but if there were no article
forbidding them, a power directly to tax exports could never be deduced from a power to tax imports, although
such a power might indirectly and incidentally affect exports.

In short, sir, without going farther into the subject. Which I should not have here touched at all but for the
reasons already mentioned, I venture to declare it as my opinion, that, were the power of Congress to be
established in the latitude contended for, it would subvert the very foundations, and transmute the very nature
of the limited government established by the people of America; and what inferences might be drawn, or what
consequences ensue, from such a step, it is incumbent on us all to consider.

[On the Cod Fishery Bill, granting Bounties. House of Representatives, February 7, 1792]

5.2 Legal definitions of socialism

The following reference contains exhaustive legal studies on socialism and its legal foundations:

Communism and Socialism Topic, Family Guardian Fellowship, Section 4.4
http://famguardian.org/Subjects/Communism/Communism.htm

5.3 The opposite of socialism is anarchism

The opposite of “socialism” is “anarchism”.

Main Entry: an·arch·y
Function: noun
Etymology: Medieval Latin anarchia, from Greek, from anarchos having no ruler, from an- + archos ruler --
more at ARCH-
[Source: Merriam Webster Dictionary]

In the United States of America we have no rulers. The government is to be our servant as we are to be individual
sovereigns with no rulers.

Main Entry: ruler
Function: noun
1 : one that rules: specifically: SOVEREIGN

Main Entry: sovereignty
Function: noun
1 a : one possessing or held to possess sovereignty b : one that exercises supreme authority within a limited
sphere
[Source: Merriam Webster Dictionary]

According to the United States Supreme Court, the individuals and not their representatives, possess the sovereignty and
conduct the government.
“‘The words ‘people of the United States’ and ‘citizens,’ are synonymous terms, and mean the same thing. They both describe the political body who, according to our republican institutions, form the sovereignty, and who hold the power and conduct [run] the government through their representatives [servants]. They are what we familiarly call the ‘sovereign people,’ and every citizen is one of this people, and a constituent member of this sovereignty....’”

[Boyd v. State of Nebraska, 143 U.S. 135 (1892)]

A person who “govern themselves” THROUGH their elected SERVANT representatives technically “have no rulers”. They would therefore be “anarchists” as the dictionary defines it. We Americans are therefore EACH individually required to be anarchists WITHOUT rulers other than God but NOT against “government”, because WE and NOT our elected PUBLIC SERVANTS are the government. See:

What is Government?, Family Guardian Fellowship
http://www.famguardian.org/Subjects/LawAndGovt/Articles/WhatIsGovernment.htm

And if we were to give our sovereignty up and have rulers ABOVE us then we would no longer be a Constitutional Republic with a Sovereign Citizenry as the U.S. Supreme Court describes it. Furthermore, under the concept of equal protection, “The Sovereign People” as a COLLECTIVE can have no more power than the INDIVIDUALS who compose the collective AS INDIVIDUALS, as confirmed by maxims of the common law:

Nemo plus juris ad alienum transfere potest, quam ipsa habent. One cannot transfer to another a right which he has not. Dig. 50, 17, 54; 10 Per. 161, 175.

Nemo potest facere per alium quod per se non potest. No one can do that by another which he cannot do by himself.

Qui per alium facit per seipsum facere videtur. He who does anything through another, is considered as doing it himself. Co. Litt. 258.

Quicquid acquiritur servio, acquiritur domino. Whatever is acquired by the servant, is acquired for the master.
15 Bin. Ab. 327.

Quod per me non possum, nec per alium. What I cannot do in person, I cannot do by proxy [the Constitution]. 4 Co. 24.

What a man cannot transfer, he cannot bind by articles [the Constitution].
[Bouvier’s Maxims of Law, 1856]

One of the American religions which have endured the persecution of the state, the Mormons, express in their Doctrine and Covenants, 101:77-80, that Christ said the following. We don’t believe in Mormon doctrine, but we agree that the quote below is a good moral basis for a righteous government:

According to the laws and constitution of the people, which I have suffered to be established, and should be maintained for the rights and protection of all flesh, according to just and holy principles;

That every man may act in doctrine and principle pertaining to futurity, according to the moral agency which I have given unto him, that every man may be accountable for his own sins in the day of judgment.

Therefore, it is not right that any man should be in bondage one to another.

And for this purpose have I established the Constitution of this land [the US of A], by the hands of wise men whom I raised up unto this very purpose, and redeemed the land by the shedding of blood.

[Doctrine and Covenants, 101:77-80]

Therefore, in America, Christ is not only an anarchist but is the author of our anarchist (Sovereignty remaining with the people) form of government. You can learn more about anarchism at the link below:

http://en.wikipedia.org/wiki/Anarchism

A person can be an anarchist WITHOUT being against government or against having laws. There are TWO dimensions to what de jure governments do:
1. CIVIL government through CIVIL law.
2. CRIMINAL government through CRIMINAL law.

Those who may be CRIMINALLY governed but not CIVILLY governed (because they do not have a domicile within the civil jurisdiction of the government) cannot truthfully be described as “anarchists”, because they are EQUALLY subject to the CRIMINAL law. To call this type of exercise of one’s discretion over their own life, liberty and property somehow lawless and yet to protect and defend the SAME exercise of sovereignty and sovereign immunity by any government is the very type of hypocrisy that Jesus got angry at.

Socialism, on the other hand, places all power and sovereignty in the hands of the government or the “collective” instead of the governed, who in some cases such as a democracy at least “claim” to represent the “state”. Anarchism insists that rulers and the state are unnecessary and should be abolished in favor of self-government. Some people believe that the Bible and Jesus both promoted anarchism and we agree with them. Below are among many examples from the Bible demonstrating why we agree that Christians who are following God’s word are anarchists:

**Go to the ant, you sluggard!**

*Consider her ways and be wise,*

*Which, having no captain,*

*Overseer or ruler,*

*Provides her supplies in the summer,*

*And gathers her food in the harvest.*

How long will you slumber, O sluggard?
When will you rise from your sleep?
A little sleep, a little slumber,
A little folding of the hands to sleep—
So shall your poverty come on you like a prowler,
And your need like an armed man.
[Prov. 6:6-11, Bible, NKJV]

The Bible, in fact, says it is a SIN to elect a King to be ABOVE the rest of the people.

“Then all the elders of Israel gathered together and came to Samuel at Ramah, and said to him, ‘Look, you are old, and your sons do not walk in your ways. **Now make us a king to judge us like all the nations** and be OVER them’.”

“But the thing displeased Samuel when they said, ‘Give us a king to judge us.’ So Samuel prayed to the Lord.
And the Lord said to Samuel, ‘**Heed the voice of the people in all that they say to you; for they have rejected Me, that I should reign over them.** According to all the works which they have done since the day that I brought them up out of Egypt, even to this day—**with which they have forsaken Me and served other gods**—so they are doing to you also | government becoming idolatry|.”
[1 Sam. 8:4-8, Bible, NKJV]

The implication is that Christians must be SERVED from below rather than RULED from above by civil government, as Christ Himself dictated:

“You know that the rulers of the Gentiles [non-believers] lord it over them, and those who are great exercise authority over them. **Yet it shall not be so among you; but whoever desires to become great among you, let him be your servant. And whoever desires to be first among you, let him be your slave**—just as the Son of Man did not come to be served, but to serve, and to give His life a ransom for many.”
[Matthew 20:25-28, Bible, NKJV]

God Himself also confirmed that while we Christians are obeying God’s laws as His representatives and public officers and ambassadors, we in fact are “kings and priests”. This may explain why the founding fathers created America as the land of the kings and “sovereign people” as the U.S. Supreme Court describes it:

“You [Jesus] are worthy to take the scroll,
And to open its seals;
For You were slain,
And have redeemed us to God by Your blood
Out of every tribe and tongue and people and nation,
And have made us kings and priests to our God;
And we shall reign on the earth.  
[Rev. 5:9-10, Bible, NKJV]

Those who violate God’s command to Christians regarding the nature of civil government as indicated above are then warned what happens when the command is violated:

Then all the elders of Israel gathered together and came to Samuel at Ramah, and said to him, “Look, you are old, and your sons do not walk in your ways. Now make us a king to judge us like all the nations [and be OVER them]”.

But the thing displeased Samuel when they said, “Give us a king to judge us.” So Samuel prayed to the Lord. And the Lord said to Samuel, “Hear the voice of the people in all that they say to you; for they have rejected Me [God], that I should not reign over them. According to all the works which they have done since the day that I brought them up out of Egypt, even to this day—with which they have forsaken Me and served other gods [Kings, in this case]—so they are doing to you also [government becoming idolatry]. Now therefore, heed their voice. However, you shall solemnly forewarn them, and show them the behavior of the king who will reign over them.”

So Samuel told all the words of the LORD to the people who asked him for a king. And he said, “This will be the behavior of the king who will reign over you: He will take [STEAL] your sons and appoint them for his own chariots and to be his horsemen, and some will run before his chariots. He will appoint captains over his thousands and captains over his fifties, will set some to plow his ground and reap his harvest, and some to make his weapons of war and equipment for his chariots. He will take [STEAL] your daughters to be perfumers, cooks, and bakers. And he will take [STEAL] the best of your fields, your vineyards, and your olive groves, and give them to his servants. He will take [STEAL] a tenth of your grain and your vintage, and give it to his officers and servants. And he will take [STEAL] your male servants, your female servants, your finest young men, and your donkeys, and put them to his work [as SLAVES]. He will take [STEAL] a tenth of your sheep. And you will be his servants. And you will cry out in that day because of your king whom you have chosen for yourselves, and the LORD will not hear you in that day."

Nevertheless the people refused to obey the voice of Samuel; and they said, “No, but we will have a king over us, that we also may be like all the nations, and that our king may judge us and go out before us and fight our battles.”
[1 Sam. 8:4-20, Bible, NKJV]

Notice above the repeated words “He [the new King] will take...”. God is really warning them here that the King they elect will STEAL from them, which is exactly what our present day government does! Some things never change, do they?

Consistent with the above discussion, we have also published a video on our website by a self-proclaimed “Patriot Pastor” who eloquently described God’s approach to civil government. He starts off his sermon with the statement:

“I will have no other King, than King Jesus.”

You can view the video at the link below:

Pastor Garret Lear at the Boston Tea Party, 2008  
YOUTUBE: http://www.youtube.com/watch?v=m_boAGNpmNQ

Those who want to unconstitutionally expand the power of public servants in government have attempted to redefine anarchy in order to discredit Christian anarchists by insisting that they are against government or against having any law.

For instance, here is what the U.S. Supreme Court says about this:

A general revision of the immigration laws was effected by the Act of Mar. 3, 1903, 32 Stat. 1213. Section 2 of that Act made ineligible for admission anarchists, or persons who believe in or advocate the overthrow by force or violence of the Government of the United States or of all government or of all forms of law.

By the Act of Oct. 16, 1918, 40 Stat. 1012, Congress expanded the provisions for the exclusion of subversive aliens. Title II of the Alien Registration Act of 1940, 54 Stat. 671, amended the 1918 Act to bar aliens who, at any time, had advocated or were members of or affiliated with organizations that advocated violent overthrow of the United States Government.

[Kleindienst v. Mandel, 408 U.S. 753 (1972)]
God calls any attempt by the legal profession to confuse the public about the legal meaning of words, or to redefine words like “anarchism” so as to subject members of the public to undeserved ridicule as Satanism. The “throne of iniquity” the Bible is referring to is, by implication, the judge’s bench of any judge who attempts such “terrorist” tactics:

“For where [government] envy and self-seeking [of money they are not entitled to] exist, confusion [and deception and “words of art’] and every evil thing will be there.”

[James 3:16, Bible, NKJV]

“Shall the throne of iniquity, which devises evil by law, have fellowship with You? They gather together against the life of the righteous, and condemn innocent blood. But the Lord has been my defense, and my God the rock of my refuge. He has brought on them their own iniquity, and shall cut them off in their own wickedness; the Lord our God shall cut them off.”

[Psalms 94:20-23, Bible, NKJV]

For more on the abuse of language by judges and attorney to STEAL from and SLANDER people unfairly, see:

Legal Deception, Propaganda, and Fraud, Form #05.014
http://sedm.org/Forms/FormIndex.htm

Furthermore, the above type of anarchism described by the U.S. Supreme Court is NOT what either the Bible or Christians who are following the Bible can or should participate in. A Christian who is following the Bible submits himself to ALL of God’s laws, not avoids them. They want a government that is consistent with God’s laws found in the Bible and they cannot and should not participate CIVILLY in a government or a society that isn’t obeying God’s laws. By doing so, the Christian anarchist is NOT a “lawless person”, but a person who is very particular about WHAT CIVIL law he or she will consent to submit to, be governed by, or subject to. These laws are summarized below:

Laws of the Bible, Form #13.001
http://sedm.org/Forms/FormIndex.htm

A Christian anarchist is also not anti-government, because in America, WE THE PEOPLE both collectively and individually are the government. It is completely irrational and unbiblical to love your neighbor as the Bible and God command on the one hand and hate the government he administers through his SERVANT representatives. Instead, Christians who are following God’s will are in favor of self-government and against centralized government. This very approach, by the way, is the foundation of the Constitution, which implemented separation of powers to prevent too much power from concentrating into the hands of a single man or group of men. The separation of powers is thoroughly described below:

Government Conspiracy to Destroy the Separation of Powers, Form #05.023
http://sedm.org/Forms/FormIndex.htm

Our public servants such as the Supreme Court don’t like Christian anarchists and want to destroy and discredit them as they try to destroy the separation of powers as described above by making them look “anti-government” or “anti-law” when in fact they are NOT. The only class of anarchists they could be talking about above are anarchists who are also atheists or who have no divine law to rely upon, but this is an unfair characterization of Christian anarchists. The main motivation for this assault on Christian anarchists by our public servants is so that they can concentrate and centralize as much power into their own hands as possible in a silent coup. The last century of political and legal history prove that they have been very successful in this unconstitutional coup de etat. That coup is explained in:

The Roosevelt Coup D’Etat: The history of the most successful Experiment Made by Man To Govern himself Without a Master
http://famguardian.org/Subjects/Freedom/ThreatsToLiberty/roosevelt.pdf

In conclusion, an anarchist believes in self-government or internal government, while a socialist believes in collective government or external government. Christian anarchists like separation of power within governments, and they withdraw their allegiance from any government or system of law that is in conflict with God’s laws. This dichotomy was explained by one of our most beloved Presidents, when he said:
“We of this mighty western Republic have to grapple with the dangers that spring from popular self-government tried on a scale incomparably vaster than ever before in the history of mankind, and from an abounding material prosperity greater also than anything which the world has hitherto seen.

As regards the first set of dangers, it behoves us to remember that men can never escape being governed. Either they must govern themselves or they must submit to being governed by others. If from lawlessness or fickleness, from folly or self-indulgence, they refuse to govern themselves then most assuredly in the end they will have to be governed from the outside. They can prevent the need of government from without only by showing they possess the power of government from within. A sovereign cannot make excuses for his failures: a sovereign must accept the responsibility for the exercise of power that inheres in him; and where, as is true in our Republic, the people are sovereign, then the people must show a sober understanding and a sane and steadfast purpose if they are to preserve that orderly liberty upon which as a foundation every republic must rest.”

[President Theodore Roosevelt; Opening of the Jamestown Exposition; Norfolk, VA, April 26, 1907]

Instead, we think the very definition of “anarchy” is governments and/or civil rulers who:

1. Are not directly accountable to the people or the law. They prohibit the PEOPLE from criminally prosecuting their own crimes, reserving the right to prosecute to their own fellow criminals. Who polices the police? THE CRIMINALS.
2. Claim and protect their own sovereign immunity, but refuse to recognize the same EQUAL immunity of the people from whom that power was delegated to begin with. Hypocrites.
3. Have a monopoly on anything, INCLUDING “protection”, and who turn that monopoly into a mechanism to force EVERYONE to become uncompensated public officers in exchange for the “privilege” of being able to even exist or earn a living to support oneself.
4. Can tax and spend any amount or percentage of the people’s earnings over the OBJECTIONS of the people.
5. Can print, meaning illegally counterfeit, as much money as they want to fund their criminal enterprise, and thus to be completely free from accountability to the people.
6. Impute to themselves more rights or methods of acquiring rights than the people themselves have. In other words, who are the object of PAGAN IDOL WORSHIP because they possess “supernatural” powers. By “supernatural”, we mean that which is superior to the “natural”, which is ordinary human beings.
7. Only enforce the law against others and NOT themselves, as a way to protect their own criminal activities by persecuting dissidents. This is called “selective enforcement”. In the legal field it is also called “professional courtesy”. Never kill the goose that lays the STOLEN golden eggs.
8. Deceive and/or lie to the public with impunity by telling you that you can’t trust anything they say, but force YOU to sign everything under penalty of perjury when you want to talk to them. 26 U.S.C. §6065.
9. Can enact or enforce any law that they themselves are not EQUALLY subject to. This is a violation of the Constitutional requirement for equal protection and equal treatment and constitutes an unconstitutional Title of Nobility in violation of Article 1, Section 9, Clause 8 of the United States Constitution.

The above type of “lawlessness” by de facto government actors is the SAME “lawlessness” that Jesus criticized the Pharisees (lawyers) for in the Holy Bible.

“Woe to you, scribes (religious leaders) and Pharisees (lawyers), hypocrites! For you cleanse the outside of the cup and dish [OTHER people], but inside they are full of extortion and self-indulgence. Blind [to their own sin] Pharisee, first cleanse the inside of the cup and dish, that the outside of them may be clean also.

“Woe to you, scribes and Pharisees, hypocrites! For you are like whitewashed tombs which indeed appear beautiful outwardly, but inside are full of dead men's bones and all uncleanness. Even so you also outwardly appear righteous to men, but inside you are full of hypocrisy and lawlessness.

[Matt. 23:1-36, Bible, NKJV]

The ONLY thing Jesus and God ever got visibly angry at was the hypocrisy, inequality, partiality, privilege, and irresponsibility of the Pharisees, so it MUST be important for those in government who are lawyers to:

1. Understand and eliminate this hypocrisy.
2. Eliminate the inequality and partiality and conflict of interest that gives rise to it.
3. Enforce and protect the superiority of the “state”, meaning the Sovereign People, over their SERVANTS in “government”.
4. Prevent the words “state” and “government” from being confused or thought synonymous, because this creates the inequality that characterizes the present corrupted system.
Here is what the U.S. Supreme Court said about this duty, that Jesus predicted they would self-servingly NEGLECT to do:

“...the maxim that the King can do no wrong has no place in our system of government; yet it is also true, in respect to the State itself, that whatever wrong is attempted in its name is imputable to its government and not to the State, for, as it can speak and act only by law, whatever it does say and do must be lawful. That which therefore is unlawful because made so by the supreme law, the Constitution of the United States, is not the word or deed of the State, but is the mere wrong and trespass of those individual persons who falsely spread and act in its name.”

“This distinction is essential to the idea of constitutional government. To deny it or blot it out obliterates the line of demarcation that separates constitutional government from absolutism, free self-government based on the sovereignty of the people from that despotism, whether of the one or the many, which enables the agent of the state to declare and decree that he is the state; to say ‘L’Etat, c’est moi.’ Of what avail are written constitutions, whose bills of right, for the security of individual liberty, have been written too often with the blood of martyrs shed upon the battle-field and the scaffold, if their limitations and restraints upon power may be overpassed with impunity by the very agencies created and appointed to guard, defend, and enforce them; and that, too, with the sacred authority of law, not only compelling obedience, but entitled to respect? And how else can these principles of individual liberty and right be maintained, if, when violated, the judicial tribunals are forbidden to visit penalties upon individual offenders, who are the instruments of wrong, whenever they interpose the shield of the state? The doctrine is not to be tolerated. The whole frame and scheme of the political institutions of this country, state and federal, protest against it. Their continued existence is not compatible with it. It is the doctrine of absolutism, pure, simple, and naked, and of communism which is its twin, the double progeny of the same evil birth.”

[Poindexter v. Greenhow, 114 U.S. 270; 5 S.Ct. 903 (1885)]

If you would like to know more about our view of Christians as “anarchists”, see:

1. Jesus is an Anarchist, James Redford
   http://www.famguardian.org/Subjects/Spirituality/ChurchyState/JesusAnarchist.htm
   2.1. BLIP TV: http://blip.tv/file/1577000/
   http://sedm.org/Forms/FormIndex.htm
4. Should Christians Always Obey the State?, Form #13.014-written by a PhD in theology and a Christian Pastor.
   http://sedm.org/Forms/FormIndex.htm

5.4 What causes socialism to take over a culture?

"Don't steal. Your public servants hate competition."

A logical question to ask is the following:

“What causes socialism to take over a specific culture or civilization and how is it done?”

The answer to that question is explained in a wonderful book on biblical law:

The Bible provides, as the foundation law of a godly social order, the law of the tithe. To understand the full implication of the tithe, it is important to know that Biblical law has no property tax; the right to tax real property is implicitly denied to the state, because the state has no earth to tax. "The earth is the Lord’s" (Ex. 9:29; Deut. 10: 14; Ps. 24: 1; 1 Cor. 10:26, etc.), therefore, only God can tax the earth. For the state to claim the right to tax the earth is for the state to make itself the god and creator of the earth, whereas the state is instead God’s ministry of justice (Rom. 13: 1-8). For the state to enter into God’s realm is to invite judgment.

The immunity of land from taxation by the state means liberty. A man then cannot be dispossessed of his land; every man has a basic security in his property. As Rand pointed out,

It was impossible to dispossess men of their inheritance under the law of the Lord as no taxes were levied against land. Regardless of a man’s personal commitments he could not disinherit his family by being dispossessed of his land forever. Because the land is not the property of the state, nor is land a part of the state’s jurisdiction, the state therefore has no right under God to levy taxes against God’s earth. Moreover, for the state to claim as much as God, i.e., a tenth of a man’s income, is a sign of apostasy and tyranny,
The tithe is not a gift to God; it is God's tax for the use of the earth, which is at all points under God's law and jurisdiction. Only when the payment to the Lord exceeds ten percent is it called a gift and a “freewill offering” (Deut. 16:10,11; Ex. 36:3-7; Lev. 22:21, etc.).

The tithe was for centuries legally collected, i.e., the state provided the legal requirement that tithes be paid to the church. When Virginia repealed its law which made payment of the tithe mandatory, George Washington expressed his disapproval in a letter to George Mason, October 3, 1785. He believed, he said, in "making people pay toward the support of that which they profess."10 From the 4th century on, civil governments began to require the tithe, because it was believed that a country could only deny God His tax at its peril. From the end of the 18th century, and especially in recent years, such laws have disappeared under the impact of atheistic and revolutionary movements. Instead of freeing men from an “oppressive” tax, the abolition of the tithe has opened the way for truly oppressive taxation by the state in order to assume the social responsibilities once maintained by tithe money. Basic social functions must be paid for. If they are not paid by a responsible, tithing Christian people, they will be paid for by a tyrant state which will use welfare and education as stepping-stones to totalitarian power.

The matter was ably summed up by Lansdell:

It seems clear, then, in the light of revelation, and from the practice of, perhaps, all ancient nations, that the man who denies God's claim to a portion of the wealth that comes to his hands, is much akin to a spiritual anarchist; whilst he who so apportions less than a tenth of his income or increase is condemned by Scripture as a robber. Indeed, if in the days of Malachi not to pay the tithe was counted robbery, can a Christian who with-holds the tenth be-now, any more than then—counted honest towards God?

Right giving is a part of right living. The living is not right when the giving is wrong. The giving is wrong when we steal God's portion to spend it on ourselves."

It is significant that in the Soviet Union, any charitable activity is strictly forbidden to religious groups. "If a church group were to collect funds or goods to administer relief to sick and needy members of the congregation or community, it would immediately create a power independent of the state as the remedy for social problems. It would moreover create a power which would reach people more directly, efficiently, and powerfully. The consequence would be a direct affront to the preeminence of the state. For this reason, in the democracies orphanages have been steadily the target of repressive legislation to eliminate them, and charity has been preempted by the state increasingly as a major step towards totalitarianism."

Lansdell was right. **Those who do not tithe are spiritual anarchists; they destroy both the freedom and order of society and unleash the demons of statism (Socialism).**

[The Institutes of Biblical Law, Rousas John Rushdoony, 1973, pp. 56-58]

God’s law of tithe protects mainly the poor, needy, widows, and orphans because these are the most vulnerable members of any society:

"**Pure and undefiled religion before God and the Father is this:** to visit orphans and widows in their trouble, and to keep oneself unsnared from the world (and the corrupted governments and laws of the world)."

[James 1:27, Bible, NKJV]

"A father of the fatherless, a defender of widows, Is God in His holy habitation. God sets the solitary in families; He brings out those who are bound into prosperity; But the rebellious dwell in a dry land."

[Psalm 68:5-6, Bible, NKJV]

"You shall not afflict any widow or fatherless child."

[Exodus 22:2, Bible, NKJV]
“When you beat your olive trees, you shall not go over the boughs again; it shall be for the stranger, the fatherless, and the widow. When you gather the grapes of your vineyard, you shall not glean it afterward; it shall be for the stranger, the fatherless, and the widow.”
[Deut. 24:20-21, Bible, NKJV]

‘Cursed is the one who perverts the justice due the stranger, the fatherless, and widow.’ And all the people shall say, ‘Amen!’
[Deut. 27:19, Bible, NKJV]

“The LORD watches over the strangers; He relieves the fatherless and widow; But the way of the wicked He turns upside down.”
[Psalm 146:9, Bible, NKJV]

‘Defend the fatherless, Plead for the widow.’
[Isaiah 1:17, Bible, NKJV]

“Do not oppress the widow or the fatherless, the alien or the poor. Let none of you plan evil in his heart Against his brother.”
[Zech. 7:10, Bible, NKJV]

Lysander Spooner describes the purpose of all legitimate de jure government as follows:

‘Government is established for the protection of the weak against the strong. This is the principal, if not the sole motive for the establishment of all legitimate government. It is only the weaker party that lose their liberties, when a government becomes oppressive. The stronger party, in all governments are free by virtue of their superior strength. They never oppress themselves. Legislation is the work of this stronger party; and if, in addition to the sole power of legislation, they have the sole power of determining what legislation shall be enforced, they have all power in their hands, and the weaker party are the subjects of an absolute government. Unless the weaker party have a veto, they have no power whatever in the government and...no liberties... The trial by jury is the only institution that gives the weaker party any veto upon the power of the stronger. Consequently it is the only institution that gives them any effective voice in the government, or any guaranty against oppression.”
[Lysander Spooner, “Trial by Jury”]

When the above purpose of ALL civil government is violated, you end up with a DE FACTO government that is scorned by God Himself:

“But woe to you scribes and Pharisees, hypocrites! For you shut up the kingdom of heaven against men; for you neither go in yourselves, nor do you allow those who are entering to go in. Woe to you, scribes and Pharisees, hypocrites! For you devour widows’ houses, and for a pretense make long prayers. Therefore you will receive greater condemnation.

Woe to you, scribes and Pharisees, hypocrites! For you travel land and sea to win one proselyte, and when he is won, you make him twice as much a son of hell as yourselves.”

[Woe to you, blind guides, who say, ‘Whoever swears by the temple, it is nothing; but whoever swears by the gold of the temple, he is obliged to perform it.’ Fools and blind! For which is greater, the gold or the temple that sanctifies the gold?”

To put Rushdoony’s analysis above in contemporary terms, when people don’t tithe and give to help the poor, widows, fatherless, and needy in their own family or their church with tithes and free will offerings as God commands, then:

1. The poor are left in a desperate and vulnerable position that causes them to dispense with their scruples for the sake of expediency and survival.
2. Once the scruples are dispensed, they are likely to abuse their authority as jurists and voters to obtain financial favors or "benefits" from the government. Since it is a CRIME to bribe a voter, then anyone who has a financial interest in the outcome of an election should not be allowed to vote, and least of all poor voters who want to elect socialist candidates that promise them goodies. But through "selective enforcement" and cronyism, this type of crime is not only not prosecuted, but is protected because it grows political empires. Congressman Michelle Bachman, a former IRS attorney, calls this "gangster government", in which protecting criminal activity of politicians by the Dept. of Justice is used to buy political favors and expand socialism.

3. Politicians will then be elected by these poor and underprivileged who have promised the poor or the have nots some state favor, "benefit" or program for free, paid for with money that is ultimately STOLEN from the haves. Governments don't produce anything. They only steal, consume, and redistribute wealth.

4. In order to facilitate the transfer of wealth, gold backed currency then will have to be eliminated and replaced with fiat currency, so that the corrupted politicians can in effect print/counterfeit money to pay for the voter bribes they promised during election time. This started mainly with FDR and his "New Deal". It was implemented with a combination of a misleading Sixteenth Amendment and the Federal Reserve, two balancing forces.

5. The tax system will then be abused as a vehicle to transfer wealth from the haves to the have nots as a way to provide charity to the have nots.

6. The haves will be punished for their virtues and quit producing because the taxes will be so high that they abandon their role as producers.

7. As the producers abandon the tax rolls, the government debt will accumulate and the government will become insolvent and bankrupt.

8. The economy will collapse and revolution and anarchy will result.

Every major civilization goes through the above stages and inevitably collapses. The transformation is accomplished by abusing tax money as a form of bribery.

"The king establishes the land by justice, But he who receives bribes [socialist handouts, government "benefits", or PLUNDER stolen from nontaxpayers] overthrows it."
[Prov. 29:4, Bible, NKJV]

"For the love of money is a root of all kinds of evil, for which some have strayed from the faith in their greediness, and pierced themselves through with many sorrows."
[1 Tim. 6:10, Bible, NKJV]

"Where do wars and fights come from among you? Do they not come from your desires for pleasure [unearned money from the government] that war in your members [and your democratic governments]? You lust [after other people's money] and do not have. You murder [the unborn to increase your standard of living] and covet [the unearned] and cannot obtain [except by empowering your government to STEAL for you!]. You fight and war [against the rich and the nontaxpayers to subsidize your idleness]. Yet you do not have because you do not ask [the Lord, but instead ask the deceitful government]. You ask and do not receive, because you ask amiss, that you may spend it on your pleasures. Adulterers and adulteresses! Do you not know that friendship with the world [or the governments of the world] is enmity with God? Whoever therefore wants to be a friend of the world [or the governments of the world] makes himself an enemy of God."
[James 4:4, Bible, NKJV]

These socialist bribes called "benefits" are described in the Book of Revelations as "fornication" and the people who participate in them as "Babylon the Great Harlot". See Rev. 17. The people dispensing the bribes are described in Rev. 19:19 as "the kings of the earth" or political rulers.

"Come, I will show you the judgement of the great harlot [the atheist totalitarian democracy] who sits on many waters [which are described as seas and multitudes of people in Rev. 17:15], with whom the kings of the earth [political rulers of today] committed fornication [intercourse], and the inhabitants of the earth were made drunk with the wine of her fornication [intercourse, usurious and harmful commerce]."

So he carried me away in the Spirit into the wilderness. And I saw a woman sitting on a scarlet beast which was full of names of blasphemy, having seven heads and ten horns. The woman was arrayed in purple and scarlet, and adorned with gold and precious stones and pearls, having in her hand a golden cup full of abominations and the filthiness of her fornication [intercourse]. And on her forehead a name was written: MYSTERY, BABYON THE GREAT, THE MOTHER OF HARLOTS AND OF THE ABOMINATIONS OF THE EARTH.

I saw the woman, drunk with the blood of the saints and with the blood of the martyrs of Jesus. And when I saw her, I marveled with great amazement."
[Rev. 17:1-6, Bible, NKJV]
The “fornication” spoken of is legally defined as “commerce”. Note the use of the word “intercourse” in the definition of “commerce”:

“Commerce...Intercourse by way of trade and traffic between different peoples or states and the citizens or inhabitants thereof, including not only the purchase, sale, and exchange of commodities, but also the instrumentalities [governments] and agencies by which it is promoted and the means and appliances by which it is carried on.” [Black’s Law Dictionary, Sixth Edition, p. 269]

The Bible describes how Christians are to react to the above mechanisms in the following prophecy:

Avoid Bad Company

“My son, if sinners [socialists, in this case] entice you, Do not consent If they say, “Come with us, Let us lie in wait to shed blood; Let us lurk secretly for the innocent [nontaxpayers, the newborn, and the producers] without cause; Let us swallow them alive like Sheol, And whole, like those who go down to the Pit; We shall fill our houses with spoil [plunder]; Cast in your lot among us, Let us all have one purse [the GOVERNMENT purse]"-- My son, do not walk in the way with them, Keep your foot from their path; For their feet run to evil, And they make haste to shed blood. Surely, in vain the net is spread In the sight of any bird; But they lie in wait for their own blood, They lurk secretly for their own lives, So are the ways of everyone who is greedy for gain; It takes away the life of its owners.” [Proverbs 1:10-19, Bible, NKJV]

The plunder spoken of above is the abuse of the government’s taxing power to transfer wealth between private parties, which the U.S. Supreme Court said is NOT “taxation” as legally defined but THEFT. That is why the Bible calls it “plunder”:

“The power to tax is, therefore, the strongest, the most pervading of all powers of government, reaching directly or indirectly to all classes of the people. It was said by Chief Justice Marshall, in the case of McCulloch v. Md., 4 Wheat. 431, that the power to tax is the power to destroy. A striking instance of the truth of the proposition is seen in the fact that the existing tax of ten per cent, imposed by the United States on the circulation of all other banks than the National Banks, drove out of existence every *state bank of circulation within a year or two after its passage. This power can be readily employed against one class of individuals and in favor of another, so as to ruin the one class and give unlimited wealth and prosperity to the other, if there is no implied limitation of the uses for which the power may be exercised.

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

Nor is it taxation. ’A tax,’ says Webster’s Dictionary, ‘is a rate or sum of money assessed on the person or property of a citizen by government for the use of the nation or State.’ ’Taxes are burdens or charges imposed by the Legislature upon persons or property to raise money for public purposes,’ Cooley, Const. Lim., 479.

Coulter, J., in Northern Liberties v. St. John’s Church, 13 Pa.St. 104 says, very forcibly, ’I think the common mind has everywhere taken in the understanding that taxes are a public imposition, levied by authority of the government for the purposes of carrying on the government in all its machinery and operations—that they are imposed for a public purposes.’ See, also Pray v. Northern Liberties, 31 Pa.St. 69; Matter of Mayor of N.Y. 41 Johns., 77; Camden v. Allen, 2 Dutch., 398; Sharpless v. Mayor, supra; Hanson v. Vernon, 27 Ia., 47; Whiting v. Fond du Lac, supra.” [Loan Association v. Topeka, 20 Wall. 655 (1874)]
"A tax, in the general understanding of the term and as used in the constitution, signifies an exaction for the support of the government. The word has never thought to connote the expropriation of money from one group for the benefit of another."

[U.S. v. Butler, 297 U.S. 1 (1936)]

“The power to destroy” spoken of in Loan Association above is synonymous with the phrase “It takes away the life of its owners.” in Prov. 1:10-19.

The founding fathers were familiar with these mechanisms. As a matter of fact, the design of our three branch system of republican government was based on a book entitled The Spirit of Laws by Montesquieu. The following passage in that wonderful book states the following on this important subject:

“The principle of democracy is corrupted not only when the spirit of equality is extinct [BECAUSE OF FRANCHISES?], but likewise when they fall into a spirit of extreme equality, and when each citizen would fear be upon a level with those whom he has chosen to command him. Then the people, incapable of bearing the very power they have delegated, want to manage everything themselves, to debate for the senate, to execute for the magistrate, and to decide for the judges.

When this is the case, virtue can no longer subsist in the republic. The people are desirous of exercising the functions of the magistrates, who cease to be revered. The deliberations of the senate are slighted; all respect is then laid aside for the senators, and consequently for old age. If there is no more respect for old age, there will be none presently for parents; deference to husbands will be likewise thrown off; and submission to masters. This licence will soon become general, and the trouble of command be as fatiguing as that of obedience. Wives, children, slaves will shake off all subjection. No longer will there be any such thing as manners, order, or virtue.

We find in Xenophon’s Banquet a very lively description of a republic in which the people abused their equality. Each guest gives in his turn the reason why he is satisfied. “Content I am,” says Chamides, “because of my poverty. When I was rich, I was obliged to pay my court to informers, knowing I was more liable to be hurt by them than capable of doing them harm. The republic constantly demanded some new tax of me; and I could not desire paying. Since I have grown poor, I have acquired authority; nobody threatens me; I rather threaten others. I can go or stay where I please. The rich already rise from their seats and give me the way. I am a king. I was before a slave: I paid taxes to the republic, now it maintains [PAYS “BENEFITS” TO] me: I am no longer afraid of losing; but I hope to acquire.”

The people fall into this misfortune when those in whom they confide, desirous of concealing their own corruption, endeavour to corrupt them. To disguise their own ambition, they speak to them only of the grandeur of the state; to conceal their own avarice, they incessantly flatter theirs.

The corruption will increase among the corruptions, and likewise among those who are already corrupted. The people will divide the public money among themselves [to pay “BENEFITS”], and, having added the administration of affairs to their indolence, will be for blinding their poverty with the amusements of luxury.

But with their indolence and luxury, nothing but the public treasure (“BENEFITS”) will be able to satisfy their demands.

We must not be surprised to see their suffrages [VOTES at the ballot box] given for money [GOVERNMENT “BENEFITS”]. It is impossible to make great largesses to the people without great extortion; and to compass this, the state must be subverted. The greater the advantages they seem to derive from their liberty, the nearer they approach towards the critical moment of losing it. Petty tyrants arise who have all the vices of a single tyrant. The small remains of liberty soon become insupportable; a single tyrant starts up, and the people are stripped of everything, even of the profits of their corruption.”

[The Spirit of Laws, Charles de Montesquieu]

SOURCE: http://famguardian.org/Publications/SpiritOfLaws/sol_08.htm#002

Ayn Rand, who came hundreds of years after Montesquieu, and who fled Soviet communism and its attendant corruption to come to this country, stated the same thing as Montesquieu slightly differently, but much more passionately:

“But money demands of you the highest virtues, if you wish to make it or to keep it. Men who have no courage, pride, or self-esteem, men who have no moral sense of their right to their money and are not willing to defend it as they defend their life, men who apologize for being rich--will not remain rich for long. They are the natural bait for the swarms of looters [who gravitate like magnets to places of power in a corrupted government] that stay under rocks for centuries, but come crawling out at the first smell of a man who begs to be forgiven for the guilt of owning wealth. They will hasten to relieve him of the guilt--and of his life, as he deserves.

“Then you will see the rise of the double standard--the men who live by force [the de facto government an corrupted legal profession], yet count on those who live by trade to create the value of their looted money--
the men who are the hitchhikers of virtue. In a moral society, these are the criminals, and the statutes are written to protect you against them. But when a society establishes criminals-by-right and looters-by-law—men who use force to seize the wealth of DISARMED victims—then money becomes its creators’ avenger. Such looters [de facto government thieves] believe it safe to rob defenseless [made ignorant of the law by sneaky lawyers and politicians who run the public education system, in this case] men, once they’ve passed a law to disarm them. But their loot becomes the magnet for other looters, who get it from them as they get it. Then the race goes, not to the ablest at production, but to those most ruthless at brutality. When force is the standard, the murderer wins over the pickpocket. And then that society vanishes, in a spread of rains and slaughter. [Atlas Shrugged, Ayn Rand; SOURCE: http://famguardian.org/Subjects/MoneyBanking/Mones/AynRandOnMoney.htm]

You can learn more about Ayn Rand’s seminal work Atlas Shrugged on the following page on our site:

**Ayn Rand’s Atlas Shrugged v. SEDM Mission Statement. SEDM**


The economic war fought in the jury box and the ballot box of a democratic government between the HAVES and the HAVE NOTS was also described by the U.S. Supreme Court in Pollock v. Farmers’ Loan and Trust:

“Here I close my opinion. I could not say less in view of questions of such gravity that go down to the very foundation of the government. If the provisions of the constitution can be set aside by an act of congress, where is the course of usurpation to end? The present assault upon capital is but the beginning. It will be but the stepping-stone to others, larger and more sweeping, till our political contests will become a war of the poor against the rich—a war constantly growing in intensity and bitterness. ‘If the court sanctions the power of discriminating taxation, and nullifies the uniformity mandate of the constitution,’ as said by one who has been all his life a student of our institutions, ‘it will mark the hour when the sure decadence of our present government will commence.’ If the purely arbitrary limitation of four thousand dollars in the present law can be sustained, none having less than that amount of income being assessed or taxed for the support of the government, the limitation of future congresses may be fixed at a much larger sum, at five or ten or twenty thousand dollars, parties possessing an income of that amount alone being bound to bear the burdens of government; or the limitation may be designated at such an amount as a board of ‘walking delegates’ may deem necessary. There is no safety in allowing the limitation to be adjusted except in strict compliance with the mandates of the constitution, which require its taxation, if imposed by direct taxes, to be apportioned among the states according to their representation, and, if imposed by indirect taxes, to be uniform in operation and, so far as practicable, in proportion to their property, equal upon all citizens. Unless the rule of the constitution governs, a majority may fix the limitation at such rate as will not include any of their own number.’ [Pollock v. Farmers’ Loan and Trust Co., 157 U.S. 429 (1895)]

In the above case, the very first national income tax was declared unconstitutional. The current one we have is equally unconstitutional NOT because of what the law says, but because of the way that law is VIOLATED in its administration and/or MISREPRESENTED. Its unlawful and unconstitutional ADMINISTRATION is being disguised and protected with judicial verbiage, words of art, and criminal conflict of interest, mostly by a corrupted judiciary. For exhaustive evidence of this fact, see:

**Great IRS Hoax Form #11.302**

http://famguardian.org/Publications/GreatIRSHoax/GreatIRSHoax.htm

The “war on capital” spoken of above in Pollock is actually a war against PRIVATE property. The right to own private property includes the right to EXCLUDE all others from benefitting from or using it. Hence, REAL property ownership implies that the property CANNOT be taxed directly and that only avoidable activities can be taxed:

Property. That which is peculiar or proper to any person; that which belongs exclusively to one. In the strict legal sense, an aggregate of rights which are guaranteed and protected by the government. Fulton Light, Heat & Power Co. v. State, 63 Misc. Rep. 263, 121 N.Y.S. 536. The term is said to extend to every species of valuable right and interest. More specifically, ownership: the unrestricted and exclusive right to a thing; the right to dispose of a thing in every legal way, to possess it, to use it, and to exclude everyone else from interfering with it. That dominion or indefinite right of use or disposition which one may lawfully exercise over particular things or subjects. The exclusive right of possessing, enjoying, and disposing of a thing. The highest right a man can have to anything; being used to refer to that right which one has to lands or tenements, goods or chattels, which no way depends on another man’s courtesy.


The ultimate result of the war on PRIVATE property and PRIVATE “capital” as the U.S. Supreme Court calls it to:
1. Convert RIGHTS into PRIVILEGES and FRANCHISES.
2. Turn all “citizens” and “residents” into public officers in the government.
3. Turn ABSOLUTE ownership into QUALIFIED ownership.
4. Make you the EQUITABLE rather than LEGAL owner of your property.
5. Use government identifying numbers as a means to “license” people to represent public offices in the government.
6. Use the association of government identifying numbers with property as a method to DONATE formerly PRIVATE property to a PUBLIC use, PUBLIC purpose and/or a PUBLIC office.
7. Convert CONSTITUTIONAL courts into administrative FRANCHISE courts in which the “judge” is an Executive rather than Judicial employee.

For more on the above mechanisms, see:

1. Separation Between Public and Private Course, Form #12.025
   http://sedm.org/Forms/FormIndex.htm
2. Why Statutory Civil Law is Law for Government and Not Private Persons, Form #05.037
   http://sedm.org/Forms/FormIndex.htm
3. The “Trade or Business” Scam, Form #05.001
   http://sedm.org/Forms/FormIndex.htm
4. About SSNs and TINs on Government Forms and Correspondence, Form #05.012
   http://sedm.org/Forms/FormIndex.htm
5. Why You are a “national”, “state national”, and Constitutional but not Statutory Citizen, Form #05.006.
   http://sedm.org/Forms/FormIndex.htm
6. Why Your Government is Either a Thief or You are a “Public Officer” for Income Tax Purposes, Form #05.008
   http://sedm.org/Forms/FormIndex.htm

The Bible also describes what life is like in a culture in which the HAVE NOTS within a pure democracy have won against the HAVES and outnumber the HAVES:

"Run to and fro through the streets of Jerusalem; See now and know; And seek in her open places If you can find a man,
If there is anyone who executes judgment, Who seeks the truth, And I will pardon her. Though they say, ‘As the LORD lives,’ Surely they swear falsely."

O LORD, are not Your eyes on the truth? You have stricken them, But they have not grieved; You have consumed them, But they have refused to receive correction. They have made their faces harder than rock; They have refused to return [to Your ways].

Therefore I said, “Surely these are poor, They are foolish; For they do not know the way of the LORD, The judgment of their God. I will go to the great men and speak to them, For they have known the way of the LORD, The judgment of their God.”

But these have altogether broken the yoke [God’s law] And burst the bonds. Therefore a lion from the forest shall slay them, A wolf of the deserts shall destroy them; A leopard will watch over their cities. Everyone who goes out from there shall be torn in pieces, Because their transgressions are many; Their backslidings have increased.
"How shall I pardon you for this?
Your children have forsaken Me
And sworn [on tax returns] by those [in government] that are not gods.
When I had fed them to the full,
Then they committed adultery [and fornication and sexual perversity]
And assembled themselves by troops in the harlots' houses.
They were like well-fed lusty stallions;
Every one neighed after his neighbor's wife [sexual perversion].
Shall I not punish them for these things?" says the LORD.
'And shall I not avenge Myself on such a nation as this?'

"Go up on her walls and destroy,
But do not make a complete end.
Take away her branches,
For they are not the LORD's.
For the house of Israel and the house of Judah
Have dealt very treacherously with Me," says the LORD.

They have lied about the LORD [evolutionism],
And said, "It is not He.
Neither will evil come upon us,
Nor shall we see sword or famine.
And the prophets become wind,
For the word is not in them.
Thus shall it be done to them."

Therefore thus says the LORD God of hosts:

"Because you speak this word,
Behold, I will make My words in your mouth fire,
And this people wood,
And it shall devour them.
Behold, I will bring a nation [in the District of Columbia, Washington D.C.] against you from afar,
O house of Israel," says the LORD.
"It is a mighty nation,
It is an ancient nation,
A nation whose language [legalese] you do not know,
Nor can you understand what they say [in their deceitful laws].
Their quiver is like an open tomb;
They are all mighty [deceitful] men.
And they [and the IRS, their henchmen] shall eat up your harvest and your bread,
Which your sons and daughters should eat.
They shall eat up your flocks and your herds;
They shall eat up your vines and your fig trees;
They shall destroy your fortified cities [and businesses and families],
In which you trust, with the sword.

'Nevertheless in those days," says the LORD, "I will not make a complete end of you." And it will be when you say, "Why does the LORD our God do all these things to us?" then you shall answer them, "Just as you have forsaken Me and served foreign gods in your land, so you shall serve aliens in a land that is not yours.'

"Declare this in the house of Jacob
And proclaim it in Judah, saying,
"Hear this now, O foolish people,
Without understanding [ignorant and presumptuous],
Who have eyes and see not,
And who have ears and hear not:
Do you not fear Me?" says the LORD.
"Will you not tremble at My presence,
Who have placed the sand as the bound of the sea,
By a perpetual decree, that it cannot pass beyond it?
And though its waves toss to and fro,
Yet they cannot prevail;
Though they roar, yet they cannot pass over it.
But this people has a defiant and rebellious heart;
They have revolted and departed [from God's law],
They do not say in their heart,
"Let us now fear the LORD our God,
Who gives rain, both the former and the latter, in its season.
He reserves for us the appointed weeks of the harvest."
Your iniquities have turned these things away,  
And your sins have withheld good from you.

"For among My people are found wicked men [the IRS, federal reserve, bankers, lawyers, and politicians];  
They lie in wait as one who sets snares;  
They set a trap [using GOVERNMENT FRANCHISES];  
They catch men [with deceit and greed as their weapon].  
As a cage is full of birds,  
So their houses are full of deceit [IRS publications and law books and government propaganda].  
Therefore they have become great and grown rich [from plundering YOUR money illegally].

They have grown fat, they are sleek;  
Yes, they surpass the deeds of the wicked;  
The cause of the fatherless;  
Yet they prosper.  
And the right of the needy they do not defend.  
Shall I not punish them for these things?" says the LORD.  
"Shall I not avenge Myself on such a nation as this?"

"An astonishing and horrible thing  
Has been committed in the land:  
The prophets prophesy falsely,  
And the priests [federal judges] rule by their own power;  
And My people love to have it so.  
But what will you do in the end?"  
[Jeremiah 5, Bible, NKJV, Emphasis added]

Here is what an early U.S. Supreme Court said about the sanctity of PRIVATE property, before the courts became corrupted and the judges became statutory “taxpayers” with a criminal conflict of interest. The illegal enforcement of the Internal Revenue Code by the I.R.S. would end immediately if we had judges this honest today:

"A statutory provision which is not a legitimate police regulation cannot be made such by being placed in the same act with a police regulation, or by being enacted under a title that declares a purpose which would be a proper object for the exercise of that power.

"It being self-evident that, unless all things are held in common, some persons must have more property than others, it is from the nature of things impossible to uphold freedom of contract and the right of private property without at the same time recognizing as legitimate those inequalities of fortune that are the necessary result of the exercise of those rights.

The Fourteenth Amendment recognizes "liberty" and "property" as coexistent human rights, and debars the states from any unwarranted interference with either.

"Since a state may not strike down the rights of liberty or property directly, it may not do so indirectly, as by declaring in effect that the public good requires the removal of those inequalities that are but the normal and inevitable result of the exercise of those rights, and then invoking the police power in order to remove the inequalities, without other object in view.

"The Fourteenth Amendment debars the states from striking down personal liberty or property rights or materially restricting their normal exercise excepting so far as may be incidentally necessary for the accomplishment of some other and paramount object, and one that concerns the public welfare. The mere restriction of liberty or of property rights cannot, of itself, be denominated "public welfare" and treated as a legitimate object of the police power, for such restriction is the very thing that is inhibited by the Amendment.  
[236 U.S. 31]  
[Carpenter v. Kansas, 236 U.S. 1 (1915)]

Lastly, God prescribed what the remedy for the corruption and socialism is, which is to restore HONEST judges and lawyers to the legal profession:

Alas, sinful nation,  
A people laden with iniquity  
A brood of evildoers  
Children who are corrupters!  
They have forsaken the Lord  
They have provoked to anger  
The Holy One of Israel,
They have turned away backward.  
Why should you be stricken again?  
You will revolt more and more.  
The whole head is sick [they are out of their minds!: insane or STUPID or both].  
And the whole heart faints,...

Wash yourselves, make yourselves clean;  
Put away the evil of your doings from before My eyes,  
Cease to do evil,  
Learn to do good;  
Seek justice,  
Rebuke the oppressor [the IRS and the Federal Reserve and a corrupted judicial system];  
Defend the fatherless,  
Plead for the widow [and the "nontaxpayer"]...

How the faithful city has become a harlot!  
It [the Constitutional Republic] was full of justice;  
Righteousness lodged in it,  
But now murderers [and abortionists, and socialists, and democrats, and liars and corrupted judges],  
Your silver has become dross,  
Your wine mixed with water.  
Your princes [President, Congressmen, Judges] are rebellious,  
Everyone loves bribes,  
And follows after rewards,  
They do not defend the fatherless,  
nor does the cause of the widow [or the "nontaxpayer"] come before them.

Therefore the Lord says,  
The Lord of hosts, the Mighty One of Israel,  
'Ah, I will rid Myself of My adversaries,  
And take vengeance on My enemies.  
I will turn My hand against you,  
And thoroughly purge away your dross,  
And take away your alloy,  
I will restore your judges [eliminate the BAD judges] as at the first,  
And your counselors [eliminate the BAD lawyers] as at the beginning,  
Afterward you shall be called the city of righteousness, the faithful city."  
[Isaiah 1:1-26, Bible, NKJV]

5.5 How God’s Law PREVENTS the spread of socialism

God’s laws in the Holy Bible are designed to prevent the appearance and spread of socialism. They implement a system of charity that makes government “benefits” and welfare largely obsolete. The discussion in this section about this subject derives from the following question and its answer posted in our Member Forums:

"How will a system of welfare to the aged, needy, and poor be provided if the government doesn’t or can’t do it because everyone leaves the tax system?"

For an interesting read addressing the subject of this section and the discussion surrounding it, see:

SEDM Forums, Section 3.1: General Law: Are we missing a Key element?  
http://sedm.org/participate/forums/topic/are-we-missing-a-key-element/

QUESTION:

Are we missing a key element here?

Just exiting the system is not enough. Who will take care of the elderly and needy and those who cannot care for themselves referred to as the poor, fatherless, and widows in the scriptures?

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33 Derived from: Path to Freedom, Form #09.015, Section 8.5: http://sedm.org/Forms/FormIndex.htm
I want my liberty just as much as the next fella. I will not see that liberty, however, unless I am willing to set my neighbor at liberty and seek his liberty and welfare as much as I would/do seek my own. That is part of loving our neighbor as we love ourselves.

God, through Moses, set up a system of social welfare that operated on freewill offerings and charity. The Levites administered the free will offerings according to the needs of the people. They redistributed what was tithed or offered out of free will to the poor, fatherless, and widows. The free will offerings/tithes were called “burnt offerings”. They were burnt because once donated one relinquished all control over it and gave it completely to those deemed fit to administer the tithes according to their conscience before God. Metaphors.

The people were warned to not go back to the ways of Egypt. That “way” was where people elected authoritarian benefactors to exercise authority over their neighbor to compel them to contribute to their security and welfare like Jesus says here;

And he said unto them, The kings of the Gentiles exercise lordship over them; and they that exercise authority
upon them are called benefactors.
[Luk_22:25, Bible]

and here in Mark;

But Jesus called them to him, and saith unto them, Ye know that they which are accounted to rule over the
Gentiles exercise lordship over them; and their great ones exercise authority upon them.
[Mar 10:42, Bible]

Jesus said we are not to be like them. We are not to exercise authority over our neighbor to compel them to contribute. To compel our neighbor to contribute is the same as coveting our neighbors goods.

God did not just lead them out of Egypt to not pay taxes. He had another way in which to care for the needy and welfare of their society, called the kingdom of God. Jesus preached this kingdom just like John did alongside the prophets and apostles. This other way is based on faith, hope and charity under the perfect law of liberty. It uses free will or “burnt” offerings based on the faith of the people. Just “coming out” will not avail anything unless we have a way to care for one another just like John and Jesus said to do. Like God says to do.

Peace be with you

ANSWER:

Thanks for raising that important point so that we can discuss it, because it is not often discussed in the Member Forums or our materials. You express yourself eloquently and your coverage of the subject is complete and praiseworthy. The rarity (but not absence) of discussing this important issue on our site appears to have created the false impression that we don’t think about or haven’t considered the issue.

This ministry and website is NOT missing this key element. It has already been addressed in our publications. If anyone is missing this element, it is the churches and the families who have this responsibility. Instead, they throw their own needy people to the government wolves instead of helping them personally. We cover this subject in About Us Page, Section 9, Item 1.6:

1.6 That the family, and government, and church are God-ordained institution; and, that the family is the
institution of education; that the government is the institution of justice; and that the Church is the institution of
grace.
[SOURCE: http://sedm.org/Ministry/AboutUs.htm#9__About_religious_tolerance_and_this_ministry]

We also discuss all the legal elements of this system of charity in:

Laws of the Bible, Litigation Tool #09.001, Section 3
DIRECT LINK: http://sedm.org/Litigation/09-Reference/LawsOfTheBible.pdf

Look in the above under: Section VIII. Social Security and Welfare Laws
You are biblically correct on the subject of charity. On this subject:

1. Churches and families are the only place authorized by God to administer ANY system of charity. Not government. We call that charity “grace”. Governments are in charge of law/force/justice and churches and families are in charge of grace. The following scripture is an indirect reference to this requirement:

   “But if anyone does not provide for his own, and especially for those of his household, he has denied the faith and is worse than an unbeliever.”

   [1 Tim. 5:8, NKJV; http://www.biblegateway.com/passage/?search=1%20Timothy+5:8&version=NKJV]

2. The ministry to people in need is a Christian duty that must be pursued WITH JOY. The Israelites were punished by God because they refused to approach this ministry with joy. By “joy” we believe is meant that they shouldn’t grumble about volunteering, tithing, or free will offerings that facilitate the VOLUNTARY system of charity. See:

   http://nikeinsights.famguardian.org/forums/topic/joy-going-for-an-oscar/
   http://sedm.org/why-be-happy/

3. If churches and families REFUSE their duty to God to provide charity/grace to their members, then socialism will inevitably result. See:

   Socialism: The New American Civil Religion, Form #05.016, Section 5.3
   FORMS PAGE: http://sedm.org/Forms/FormIndex.htm
   DIRECT LINK: http://sedm.org/Forms/05-MemLaw/SocialismCivilReligion.pdf

4. When people refuse their duty to God to provide charity to families and churches, the government inevitably takes over this exclusive domain of families and churches and a totalitarian state will inevitably ensue. Licensure and franchises are the legal vehicles to create the totalitarianism. Social Security, FICA, etc., currently UNLAWFULLY fulfill this role in states of the Union, even though they cannot lawfully be offered there. These programs are supposed to be voluntary and no person in their right mind should volunteer because it will interfere with the exclusive domain of churches and families by STEALING the revenue that would fund this charity within families and churches. Tacitus, Roman historian 55-117 A.D., said on this subject:

   “The more corrupt the state, the more numerous the laws.”
   [Tacitus, Roman historian 55-117 A.D.; http://famguardian.org/taxfreedom/CitesByTopic/law.htm]

   The laws must become numerous because the people are corrupt, and the main type of corruption we are talking about here is selfishness and narcissism.

5. The democratic process under a government mandated charity system funded by taxation then becomes the means of control over charity and/or wealth redistribution. Political debates become needlessly polarized in this environment because people are fighting over the economic “benefits” and who should receive them. This corrupts the system because:

   5.1. It violates the purpose of government to use the taxing power to pay private people or redistribute wealth.

   5.2. It is a crime to bribe a jurist or voter, and therefore those who receive these economic benefits should not be allowed to serve as a jurist or vote.

   5.3. Judges become criminals, because their pay is derived from these "benefits" and therefore they have an economic, personal, and financial conflict of interest that prevents them from judging righteously.

   6. Even if people are willing to leave the franchise system and implement private charity, there is still much resistance that will inevitably come from those in government who lust for power. Putting all charity into the exclusive hands of families and churches takes SIGNIFICANT political and economic power away from civil rulers. They are not likely to give up that power without significant resistance.

   7. We tell people that when they leave the franchise and public charity system, they should take the money they save from not paying taxes and use it to provide charity within their own churches and families, just as the bible requires. However,
since the tax rates are higher than the ten percent tithe rates in the Bible, they would see a significant increase in disposable income by switching to God’s mandates for charity.

“We of this mighty western Republic have to grapple with the dangers that spring from popular self-government tried on a scale incomparably vaster than ever before in the history of mankind, and from an abounding material prosperity greater also than anything which the world has hitherto seen.

As regards the first set of dangers, it behooves us to remember that men can never escape being governed. Either they must govern themselves or they must submit to being governed by others. If from lawlessness or fickleness, from folly or self-indulgence, they refuse to govern themselves then most assuredly in the end they will have to be governed from the outside. They can prevent the need of government from without only by showing they possess the power of government from within. A sovereign cannot make excuses for his failures; a sovereign must accept the responsibility for the exercise of power that inheres in him; and where, as is true in our Republic, the people are sovereign, then the people must show a sober understanding and a sane and steadfast purpose if they are to preserve that orderly liberty upon which as a foundation every republic must rest.”

[President Theodore Roosevelt; Opening of the Jamestown Exposition; Norfolk, VA, April 26, 1907]

8. We are not a church and we are not intended to take over the system of charity mandated by God for families and churches.

9. Our ministry operates consistent with the above premises because we tell people that if they pursue government charity or “benefits” or refuse to quit those systems, then they:

9.1. Should PAY for those benefits. If they don’t, they are stealing, which makes them just as bad as the government.

9.2. Should not seek to avoid paying the “taxes” that pay for those benefits, but ONLY if they have not left the system and committed to NOT receiving said benefits.

10. Governments know the above. In fact, the Social Security System was modeled after a similar system of charity set up by the Mormons. The main difference between the government system and the Mormon system is that although both are SUPPOSED to be voluntary by law, the Social Security system for all intents and purposes is compelled because of the way that payroll deductions are forced through PRACTICE rather than law. That is why the current Social Security system and the tax system that piggy backs it is “de facto” rather than “de jure”: because it uses force to turn something VOLUNTARY into something COMPELLED. See De Facto Government Scam, Form #05.043.

This FAQ section also helps deflect the main criticism against those who want to leave the franchise system, which is that they are selfish, anarchistic “pay-tri-ots for profit”. In fact, the money saved by leaving the system STILL does not benefit those who do so personally, because MOST of the money saved must be diverted to family and church charity as required by God’s law. There would furthermore be strong motivation for people to contribute to private charity, because all such charities would be likely to scrutinize all those who come to them for help, and require that they must demonstrate a history of donation before they can receive the “benefits” of the donations as a needy person.

Lastly, we tell all those who have quit the system and then later decide to go back INTO it the following message, which is a compilation of what God says on this subject from the Bible:

**Policy Document: Members Who Reenter the Franchise System**, Form #08.017
FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
DIRECT LINK: [http://sedm.org/Forms/08-PolicyDocs/MbrsWhoReenterSyst.pdf](http://sedm.org/Forms/08-PolicyDocs/MbrsWhoReenterSyst.pdf)

**THEIR RESPONSE:**
Below the following line is their response to our ANSWER to their question.

I think this is an issue that eludes a great many people and it has eluded me for a long time. I also think that people need to do what Moses, Abraham, and the early Church did. People will need to return to the “old paths wherein is the good way”.

I see the people will need to have an alternative when the “ship sinks” and it will sink. So what did Moses and Abraham do and know? They had set up an alternative social welfare system based on sacrifice and “burnt offerings” (tithes). The
Levites administered these offerings according to the needs of the people just like the governments of men do except they are not forced contributions. Everyone was required to give as he was able (tithe) as it is written;

"Every man shall give as he is able, according to the blessing of the LORD thy God which he hath given thee."
[Deuteronomy 16:17]

In socialist systems men elect benefactors to exercise authority over their neighbor, benefactors like Caesar’s, Nimrod’s and Obama’s. These benefactors take and take and take to give to those that covet what belongs to their neighbor just like we are told in 1 Samuel.

One key element that I think is being overlooked is that there is no daily ministration to which there needs to be. There has to be people willing to serve to administer the tithes. We see this taking place with Moses and this same Spirit doing likewise in Acts:

“And in those days, when the number of the disciples was multiplied, there arose a murmuring of the Grecians against the Hebrews, because their widows were neglected in the daily ministration. Then the twelve called the multitude of the disciples unto them, and said, It is not reason that we should leave the word of God, and serve tables.”
[Acts 6:1-2, Bible]

We see here that there was an issue with the daily ministration (welfare) in caring for the “widows”. We also see that the Apostles could not leave the Word of God, they had to continue setting up the network of charity. It goes on to say:

Wherefore, brethren, look ye out among you seven men of honest report, full of the Holy Ghost and wisdom, whom we may appoint over this business. But we will give ourselves continually to prayer, and to the ministry of the word.

And the saying pleased the whole multitude: and they chose Stephen, a man full of faith and of the Holy Ghost, and Philip, and Prochorus, and Nicanor, and Timon, and Parmenas, and Nicolas a proselyte of Antioch: Whom they set before the apostles: and when they had prayed, they laid their hands on them.
[Acts 6:3-6, Bible, NKJV]

We also see here that the people chose those they thought who would serve best or “full of the Holy Ghost”. Men of Honest report. So how did the ones they chose handle the daily ministration or “social security” funds/items that came through free will offerings to care for those widows who had need? What was this daily ministration?

I’ll type boldly here. If we are not coming together to learn to be the welfare for one another, gathering in a network of free assemblies with hearts to serve and GIVE to ministers of God (social security agents in God’s government) then we might not be doing what Jesus said to do. People will have to learn how to love and care for one another so that people DO NOT have to go to authoritarian benefactors that exercise authority one over the other. This will require that people GIVE. This will require a network of ministers who come to serve, just like Jesus says.

You see, religion is and always has been how we care for one another;

Pure religion and undefiled before God and the Father is this, To visit the fatherless and widows in their affliction, and to keep himself unspotted from the world.
[James 1:27, Bible, NKJV]

There is a system in which to do this and it is called the Kingdom of God. This social welfare system of charity works as shown by God through Moses. It is when people began to care more about their own security as opposed to their neighbors liberty did they begin to ask for a king in 1 Samuel. It was up and running. It required a diligent minority of un-slothful people. People who were willing to sacrifice for one another. “Lay down their lives” for one another. It is a workable doable thing and we see it through the scriptures.

By the way, Tally of brings and the gleaning of straw are metaphors for taxes and benefits.

The "golden statute" they made....they deposited all their wealth into it. Kingdoms use to do this. It bound people not by faith, hope, charity, and love. It bound them by force....if they ever fell under attack and a family sought to flee, they had to flee their wealth also....and I quote:

"It was not mere superstition that motivated them, but a practicality stimulated by fear and a lack of faith. The people literally deposited their gold, as well as other goods, sacrificed the right to it, and took, in turn, some
sort of exchangeable token. The gold was poured into a large statue for all to see. The wealth of the community was melted together. No one person could leave in the face of an enemy or trouble without leaving behind the golden idol (THEIR WEALTH). His scarabs or tokens were worthless except at his community. The priests of the temple kept track of all the complexities of this monetary system and, of course, the profits from interest and usury.

This was a common plan found in many governments of that day and this (FEDERAL RESERVE modern day calf). They deposited their family wealth in a central vault controlled by trusted men of government, in this case the golden calf was their ‘reserve fund’. Moses understood how it was a wicked thing to bind the people by anything more than love for one another, a passion for mercy and justice and the way of God the Father.

Greek geographer Strabo wrote of a 40-foot-high, gold-and-ivory, statue of the ruler of the gods seated on a throne.

“It seems that if Zeus were to stand up, he would unroof the temple.”

![Image](https://www.hisholychurch.org/study/gods/cog11movma.php)

[Money v. Mammon; His Holy Church; SOURCE: http://www.hisholychurch.org/study/gods/cog11movma.php]

Here is a footnote from the same writing:

80 Athens, under the leadership of Pericles, was driven to her golden goddess, their reserve fund, and compelled to melt it down and coin it into money Peloponnesian Wars. They eventually minted a plated bronze tetradrachms in Athens during the hard times which followed the Athenian collapse, viz. from B.C. 406-393. “In 393 the wretched bronze money of necessity was cried down, the Town Crier being sent round to proclaim that silver was once more to be the only legal tender.” ARIST. Eccl. 8:19.

“Aerarium” (from Lat. aes, in its derived sense of `money”) the name (in full, aerarium stabulam, treasure-house) given in ancient [[Rome]] to the public treasury, and in a secondary sense to the public finances. The treasury contained the moneys and accounts of the state, and also the standards of the legions; the public laws engraved on brass, the decrees of the senate and other papers and registers of importance. These public treasures were deposited in the temple of Saturn, on the eastern slope of the Capitoline hill... In addition to the common treasury, supported by the general taxes and charged with the ordinary expenditure, there was a special reserve fund, also in the temple of [[Saturn]], the aerarium sanctum (or sanctius), probably originally consisting of the spoils of war, afterwards maintained chiefly by a 5% tax... The later emperors had a separate aerarium privatum, containing the moneys allotted for their own use, distinct from the fiscus, which they administered in the interests of the empire. “From a 1911 Encyclopedia [Money v. Mammon; His Holy Church; SOURCE: http://www.hisholychurch.org/study/gods/cog11movma.php#sdfootnote80xvm]

Here is the link which has some amazing history in it.

They would actually, in times of war, cut and melt off pieces of the statue as said in the above reference to fund the war and purchase weapons and such. They returned to the ways of Egypt with the “molten image”.

“It is historical naivety to imagine that this calf of gold was anything more than a depository of wealth, designed to bind the people together into a loyal community of contributors and investors. By depositing all
their wealth in the Golden Calf, they were assured that no one would desert without departing destitute. Gates were set up and men and wealth were kept in as well as out.

This practice was used in city-states in order to protect them against trade deficits and to guarantee loyalty. It also secured the power of the ruling elite. The walls served the purpose of keeping the people in as well as intruders out. The king of Sodom had put more value on the human resources than the treasure of his city. They had a system of accounting for the contributions and deposits of the enfranchised citizenry, and some form of exchange amongst the persons of the city was provided, but regulated in value."

[The Kingdom Comes, Chapter 9: Temples and Churches; His Holy Church]
SOURCE: http://www.hushabychurch.org/media/books/TKC/TKC09-4TempleArts.php#sdfootnote4anc

I figured everyone could benefit from the last part.

5.6 Communism and socialism defined in the law

The U.S. Congress defined the essence of socialism, which is the worship of the “state”, in 50 U.S.C. §841. The essence of “socialism” and its evil twin, communism, is a failure to recognize or respect the lawful limits upon the authority of anyone, and especially “public servants”. Read it for

**TITLE 50 > CHAPTER 23 > SUBCHAPTER IV > Sec. 841.**

Sec. 841. — Findings and declarations of fact

The Congress finds and declares that the Communist Party of the United States [consisting of the IRS, DOJ, and a corrupted federal judiciary], although purportedly a political party, is in fact an instrumentality of a conspiracy to overthrow the [de jure] Government of the United States [and replace it with a de facto government ruled by the judiciary]. It constitutes an authoritarian dictatorship [IRS, DOJ, and corrupted federal judiciary in collusion] within a [constitutional] republic, demanding for itself the rights and privileges [including immunity from prosecution for their wrongdoing in violation of Article 1, Section 9, Clause 8 of the Constitution] accorded to political parties, but denying to all others the liberties [Bill of Rights] guaranteed by the Constitution [Form §10.002]. Unlike political parties, which evolve their policies and programs through public means, by the reconciliation of a wide variety of individual views, and submit those policies and programs to the electorate at large for approval or disapproval, the policies and programs of the Communist Party are secretly [by corrupt judges and the IRS in complete disregard of Form §05.014, the tax franchise “codes”, Form §05.001] prescribed for it by the foreign leaders of the world Communist movement [the IRS and Federal Reserve]. Its members [the Congress, which was terrorized to do IRS hiding by the framing of Congressman Traficant] have no part in determining its goals, and are not permitted to voice dissent to party objectives. Unlike members of political parties, members of the Communist Party are recruited for indoctrination [in the public FOOL system by homosexuals, liberals, and socialists] with respect to its objectives and methods, and are organized, instructed, and disciplined [by the IRS and a corrupted judiciary] to carry into action slavishly the assignments given them by their hierarchical chieftains. Unlike political parties, the Communist Party [thanks to a corrupted federal judiciary] acknowledges no constitutional or statutory limitations upon its conduct or upon that of its members [ANARCHISTS!, Form §08.020]. The Communist Party is relatively small numerically, and gives scant indication of capacity ever to attain its ends by lawful political means. The peril inherent in its operation arises not from its numbers, but from its failure to acknowledge any limitation as to the nature of its activities, and its dedication to the proposition that the present constitutional Government of the United States ultimately must be brought to ruin by any available means, including resort to: force and violence [or using income taxes]. Holding that doctrine, its role as the agency of the people’s revolution is equivalent to an American Bar Association (ABA) renders its existence a clear present and continuing danger to the security of the United States. It is the means whereby individuals are seduced [illegally KIDNAPPED via identity theft]. Form §05.046) into the service of the world Communist movement [using FALSE information returns and other PERJURIOUS government forms. Form §04.001], trained to do its bidding [by FALSE government publications and statements that the government is not accountable for the accuracy of, Form §05.007], and directed and controlled [using FRANCHISES illegally enforced upon NONRESIDENTS, Form §05.030] in the conspiratorial performance of their revolutionary services. Therefore, the Communist Party should be outlawed.

For emphasis, look at the essence of communism again:

“Unlike political parties, the Communist Party [thanks to a corrupted federal judiciary] acknowledges no constitutional or statutory limitations upon its conduct or upon that of its members. [. . .] The peril inherent in its operation arises not from its numbers, but from its failure to acknowledge any limitation as to the nature of its activities.”

As you will find out later, socialism is the deification and worship of the “state” as a false “god” and “unquestioned authority”. The essence of what it means to be a “god” is to have no limits upon one’s activities, including those imposed by law. The essence of “communism” as described above is similarly, to acknowledge no lawful limits upon one’s activities. Therefore, communism and socialism and the deification of government are synonymous. Since the purpose of
law is to define and limit the authority of government so as to maximize liberty for everyone, then the essence of socialism is public servants who do not read, obey, and respect all of the limits imposed by law upon their authority by the Constitution and enacted law. That is why the U.S. Supreme Court held:

“The government of the United States has been emphatically termed a government of laws, and not of men. It will certainly cease to deserve that high appellation, if the laws furnish no remedy for the violation of a vested legal right.”
[Marbury v. Madison, 5 U.S. 137; 1 Cranch 137, 2 L.Ed. 60 (1803)]

“Every citizen of the United States is supposed to know the law”,
[Floyd Acceptances, 7 Wall (74 U.S. 169) 666 (1869)]

In America, we cannot erect a “society of law” unless every citizen learns and obeys the law and knows enough about the law to recognize when a public servant has exceeded his lawful authority and must be disciplined. All civil law is essentially a contract whereby those subject to it consented at some point to be subject to it by choosing a domicile within the jurisdiction of the government or by electing to sign a contract to become a public servant.

“The citizen cannot complain, because he has voluntarily submitted himself to such a form of government. He owes allegiance to the two departments, so to speak, and within their respective spheres must pay the penalties which each exacts for disobedience to its laws. In return, he can demand protection from each within its own jurisdiction.”
[United States v. Cruikshank, 92 U.S. 542 (1875) [emphasis added]

A public servant is party to the contract to provide “protection” to the masses described in the law. You as a responsible jurist and voter and citizen cannot supervise the execution of a contract by your public servant without first reading it and second obeying it so as to set a good example for your servant.

The U.S. Supreme Court echoed similar sentiments as follows:

“... the maxim that the King can do no wrong has no place in our system of government; yet it is also true, in respect to the State itself, that whatever wrong is attempted in its name is imputable to its government and not to the State, for, as it can speak and act only by law, whatever it does say and do must be lawful. That which therefore is unlawful because made so by the supreme law, the Constitution of the United States, is not the word or deed of the State, but is the mere wrong and trespass of those individual persons who falsely spread and act in its name.”

“This distinction is essential to the idea of constitutional government. To deny it or blot it out obliterates the line of demarcation that separates constitutional government from absolutism, free self-governed government based on the sovereignty of the people from that despotism, whether of the one or the many, which enables the agent of the state to declare and decree that he is the state; to say ‘L’Etat, c’est moi.’ Of what avail are written constitutions, whose bills of rights, for the security of individual liberty, have been written too often with the blood of martyrs shed upon the battle-field and the scaffold, if their limitations and restraints upon power may be overpassed with impunity by the very agencies created and appointed to guard, defend, and enforce them; and that, too, with the sacred authority of law, not only compelling obedience, but entitled to respect? And how else can these principles of individual liberty and right be maintained, if, when violated, the judicial tribunals are forbidden to visit penalties upon individual offenders, who are the instruments of wrong, whenever they interpose the shield of the state? The doctrine is not to be tolerated. The whole frame and scheme of the political institutions of this country, state and federal, protest against it. Their continued existence is not compatible with it. It is the doctrine of absolutism, pure, simple, and naked, of communism which is its twin, the double progeny of the same evil birth.”
[Poindexter v. Greenhow, 114 U.S. 270, 5 S.Ct. 903 (1885)]

I bet they never taught you this in “public”/government school, now did they? The reason is that the public schools have become prisons and “fool factories” which manufacture legally ignorant and compliant “sheep” that the government wolf may devour and enslave. They are the big bad wolf dressed up as the protector for Little Red Riding Hood.

Now let's investigate the ways that socialism and communism as described above are manifested by our “public servants” in contemporary society. All of the activities listed below result from a failure or refusal of public servants to respect the limits of law upon their authority, and therefore amount to communism and socialism.

Socialism: The New American Civil Religion
1. A public servant who prevents the study of law in a public school so that the sovereign people are deprived of the ability to supervise their servants in government is encouraging a lawless, unaccountable government with effectively no lawful restraints upon their authority. (see above)

2. If a public servant acts “presumptuously” about his authority, or “assumes” he has authority where the law conveys none, or if he makes presumptions about your status without supporting evidence and which prejudice your rights then he is a communist and a socialist and is also violating the Bible. All unchallenged “presumption” in the legal field operates as the equivalent of “faith” in the religious realm. Since the First Amendment prohibits the government from establishing or disestablishing a religion, then it similarly is prohibited from engaging in any presumption which prejudices constitutionally guaranteed rights. The purpose of “due process of law”, in fact, is to entirely remove prejudicial presumption from all legal process.

(1) [8:4993] Conclusive presumptions affecting protected interests:

A conclusive presumption may be defeated where its application would impair a party's constitutionally-protected liberty or property interests. In such cases, conclusive presumptions have been held to violate a party's due process and equal protection rights. [Vlandis v. Kline (1973) 412 U.S. 441, 449, 93 S.Ct. 2230, 2235; Cleveland Bed. of Ed. v. LaFleur (1974) 414 U.S. 632, 639-640, 94 S.Ct. 1208, 1215-preservation under Illinois law that unmarried fathers are unfit violates process] [Federal Civil Trials and Evidence, Rutter Group, paragraph 8:4993, p. 8K-34]

“The power to create presumptions is not a means of escape from constitutional restrictions,”

“If you would like to learn more about how presumption is abused by public servants to prejudice your constitutional rights and make government into a false pagan god, see:

Presumption: Chief Weapon for Unlawfully Enlarging Federal Jurisdiction, Form #05.017
http://sedm.org/Forms/FormIndex.htm

3. A legislator who writes laws in such a complicated fashion that the average citizen cannot read it and understand it and therefore must hire or consult an “expert” to interpret it who is regulated and censored by the government has encouraged an unaccountable government with no lawful limits upon its authority. It has also created a state-sponsored religion and priesthood out of the legal profession. All law is religious in nature and for the state to prevent the study of law is to remove all forms of religion from society EXCEPT that towards government as a false god.

Law is in every culture religious in origin. Because law governs man and society, because it establishes and declares the meaning of justice and righteousness, law is inescapably religious, in that it establishes in practical fashion the ultimate concerns of a culture. Accordingly, a fundamental and necessary premise in any and every study of law must be, first, a recognition of this religious nature of law.

Second, it must be recognized that in any culture the source of law is the god of that society. If law has its source in man’s reason, then reason is the god of that society. If the source is an oligarchy, or in a court, senate, or ruler, then that source is the god of that system.
[The Institutes of Biblical Law, Rousas John Rushdoony, 1973, pp. 4-5, Emphasis added]

“The government that robs Peter to pay Paul [the lawyer, accountant, or CPA, all of whom are regulated activities] can always depend on the support of Paul.”
[George Bernard Shaw]

4. If a judge neglects or ignores the demands placed by enacted law upon either his authority or a litigant who is a public servant, then he is a communist.

“Our government is the potent, omnipresent teacher. For good or for ill, it teaches the whole people by example. Crime is contagious. If the government becomes a lawbreaker, it breeds contempt for law; it invites every man to become a law unto himself; it invites anarchy. To declare that in the administration of the criminal law the end justifies the means...would bring terrible retribution. Against that pernicious doctrine this Court should resolutely set its face.”
[Justice Brandeis, Olmstead v. United States, 277 U.S. 438, 485 (1928)]
7. If the IRS or state revenue agency has violated the law in its collection procedures and is informed of that fact in writing by the victim and completely ignores either the entire correspondence or any part thereof, then he or she by their willful act of omission is a communist or a socialist.

8. When a public servant sanctions or penalizes or fires a whistleblower who is bringing up violations of law within the government, then he or she is a communist and a socialist.

### 5.7 Socialism is based on collective rather than individual sovereignty and is perpetuated through democracy

“The very purpose of a Bill of Rights was to withdraw certain subjects from the vicissitudes of political controversy, to place them beyond the reach of majorities and officials and to establish them as legal principles to be applied by the courts. One’s right to life, liberty, and property, to free speech, a free press, freedom of worship and assembly, and other fundamental rights may not be submitted to vote; they depend on the outcome of no elections.”


The foundation of the authority of a socialist government is a totalitarian democracy based not on inalienable rights, but on the will of the sovereign “collective”. Each individual is but a cog in the machinery of an overarching and omnipotent “state”. Within this style of political organization, the “state” must be worshipped and “political correctness” becomes the code of conduct. Individual thought, achievement, and opinion become irrelevant under socialism. Everything is run by “opinion polls”. The will of the majority is “king”.

34 Adapted from [Great IRS Hoax](http://famguardian.org/Publications/GreatIRSHoax/GreatIRSHoax.htm), section 4.5.10, ver. 4.11. See: [http://famguardian.org/Subjects/Taxes/LegalEthics/RightToPet-031002.pdf](http://famguardian.org/Subjects/Taxes/LegalEthics/RightToPet-031002.pdf)
A “Republican Form of Government”, on the other hand, is the opposite of socialism. For example, in a republic, you can only be charged with a crime if you injure the person or property of another sovereign individual. So long as you don’t injure, rob or kill another sovereign (and thereby violate his God-given, unalienable Rights), there is no crime. In a republic, there can be no crimes “against the state” (the collective)—only against God. Likewise, except for certain biblical prohibitions (like working on the Sabbath), there are no “victimless crimes” in a republic. However, in a socialist democracy, the majority (or their presumed agent, the government) can vote that any act is a crime (hate speech, for example) even if no individual’s life, person or property is damaged. Thus, “victimless crimes” and “crimes against the state” (which are almost impossible in a true republic) are common under socialist democracy. Why? Because there are no legitimate victims in a socialist democracy. Why? Because, in a socialist democracy, no individual has any unalienable Rights.

Without rights, you can’t be a victim; there’s nothing to damage. For example, to shoot a homo sapiens without unalienable Rights is legally indistinguishable from killing a cow. Without God-given, unalienable Rights, there’s nothing intrinsic to violate. Sure, the democracy may vote that murder is wrong (at least when committed against the majority). But that democratic collective can likewise vote that murdering Jews, Blacks, homosexuals, patriots—or even specific individuals like Jesus Christ—is quite alright. As citizens of a democracy, we each have no more individual rights than cows. Without individually-held, God-given rights “secured” by a “Republican Form of Government,” we have no intrinsic value and may be fairly characterized as “human resources”. In a democracy, we have no individually-held, unalienable Rights to shield us against the arbitrary will of the majority or their agent: government.

Black’s Law Dictionary, Seventh Edition defines “democracy” as a system of government in which, “the people or community as an organized whole wield the sovereign power”—but do so in the capacity of a single, artificial collective—not as an association of individual “sovereigns”. Thus, democracy is a collectivist political philosophy characterized by a lack of individually-held, God given, “unalienable Rights”. In other words, it is socialism or worst yet communism, at its extreme. Also note that the logical correlative of the collective rights of the “group” is the absence of rights for each individual. This absence of individually-held, God-given rights is the central feature of all collectivist philosophies (communism, socialism, etc.) since these systems presume that “sovereign power” is held by the collective, but not by any individuals. Therefore, by definition, no citizen of a democracy can hold God-given, “unalienable Rights” to Life, Liberty and the pursuit of Happiness” as an individual. Why? Because if a democracy recognized the legitimacy of individual rights as God-given and thus superior to any claim of “collective” rights, the power of the democracy and majority rule over specific individuals or minorities would disappear. By simply invoking his God-given, unalienable Rights, any individual could thumb his nose at virtually any vote by the democratic majority. So long as I have an unalienable Right to Life, it matters not if 250 million Americans all vote to hang me. So long as I am individually “endowed by my Creator with certain unalienable Rights,” I can tell the whole world to “stuff it” by simply invoking my individually-held, unalienable Rights.

The implications of who holds sovereignty within our system of republican government forms the basis for our system of jurisprudence. Because individuals rather than collective groups or the government, are the holders of divinely endowed rights, then they are the only ones who can have a legal remedy in the courts for an invasion or injury of those rights. Groups and government cannot be identified in a republic as an “injured party”. This is why you can go into court in our country and demand a verified affidavit from an injured party, and if the state cannot produce one, then they cannot prosecute you for a crime. Stated another way, there must be a real, flesh and blood victim of a crime in order for the state to prosecute for a violation of a criminal law. If the state prosecutes someone for any other type of crime, it is called a malum prohibitum:

Malum prohibitum. A wrong prohibited; a thing which is wrong because prohibited; an act which is not inherently immoral, but becomes so because its commission is expressly forbidden by positive law; an act involving an illegality resulting from positive law. Compare Malum in se.


As was explained in section 4.8 of the Great IRS Hoax, Form #11.302, the Supreme Court has ruled in the case of Downes v. Bidwell, 182 U.S. 244 (1902) that Constitutional rights (the Bill of Rights) and direct taxes on natural people are mutually exclusive and cannot coexist. We believe this is because the entire Bill of Rights would have to be destroyed to eliminate all the conflicts of law that would result. On the other hand, ask yourself if a tax crime can have a real, flesh and blood individual victim for a tax that is voluntary to begin with? The answer is no, and that is one of many reasons why income tax laws consistent with the Constitution and the Bill of Rights can never be lawfully imposed against real flesh and blood people, who are the sovereigns within a Republican Form of Government. Furthermore, citizens simply can’t be the sovereigns unless they have individual rights. Consequently, public servants in our government simply can never be
greater than the sovereigns they serve because that would turn the bedrock of our political system upside down. The Federalist Paper No. 78 written by Alexander Hamilton, one of our founding fathers, clearly explains these observations:

“No legislative act contrary to the Constitution can be valid. To deny this would be to affirm that the deputy (agent) is greater than his principal; that the servant is above the master; that the representatives of the people are superior to the people; that men, acting by virtue of powers may do not only what their powers do not authorize, but what they forbid...[text omitted] It is not otherwise to be supposed that the Constitution could intend to enable the representatives of the people to substitute their will to that of their constituents. It is far more rational to suppose, that the courts were designed to be an intermediate body between the people and the legislature, in order, among other things, to keep the latter within the limits assigned to their authority. The interpretation of the laws is the proper and peculiar province of the courts. A Constitution is, in fact, and must be regarded by judges, as fundamental law. If there should happen to be an irreconcilable variance between the two, the Constitution is to be preferred to the statute.”

[Alexander Hamilton (Federalist Paper # 78)]

Do you now see our point about the implications of who holds sovereign power? By definition, a democracy can’t work—can’t exercise the arbitrary authority of the majority over the minority—can’t even exist where unalienable Rights are granted to individuals by the supreme authority of God. And at least coincidentally, according to Brock Chisholm, former Director of the UN’s World Health Organization,

“To achieve world government, it is necessary to remove from the minds of men, their individualism, loyalty to family traditions, national patriotism and religious dogmas.”

Do you see how a democracy—which denies both individual rights and the God that granted them—could diminish the republican forces of individualism and faith that would naturally resist one world government? Do you see how a “democratic form of government” might be ideal for implementing a Civil Religion of Socialism and a New World Order? In fact, if you’ll read the United Nation’s “Universal Declaration of Human Rights” (adopted Dec. 10, 1948), you’ll see that Article 21(b) explains the basis of the U.N.’s one-world government:

“The will of the people shall be the basis of the authority of government; this shall be expressed in periodic and genuine elections which shall be by universal and equal suffrage and shall be held by secret vote or by equivalent free voting procedures.” [Emph. added]

The basis for the authority of all U.N. governments isn’t God, but the “will of the people” as expressed in “periodic elections” (rather than fixed constitutions). That’s democracy, folks. And that 1948 U.S. “Declaration” is probably the political foundation for the world’s 20th century march toward our “beloved” democracy. Think not? Read Article 29(2) of the same U.N. “Declaration”:

“In the exercise of his rights and freedoms, everyone shall be subject only to...the rights and freedoms of others...in a democratic society.”

In other words, despite the considerable list of rights which the U.N.’s “Declaration” claims to provide for all individuals, those individually-held “human rights” are absolutely subject to the “rights and freedoms of others”. Note that “others” is plural. Thus, the individual’s rights are always subject to that of the group, of the collective. In other words, whenever two or more are gathered in the U.N.’s name, a single person’s claim to “individual rights” is meaningless.

A collectivist form of government, the U.N. democracy is fundamentally indistinguishable from communism and socialism. More importantly, by rejecting the concept of individually-held, unalienable Rights, every democracy (including the U.N., the New World Order and/ or the United States) must likewise reject the source of those unalienable Rights: God.

Like all collectivist political systems, democracies must be atheistic. Although a particular democracy may allow its subjects to engage in some religious activity, none of those religious principles can be officially recognized or given any authority by the collectivist state. (Can you say “separation of church and state,” boys and girls?). A socialist democracy MUST be atheistic, because it is “god”, and no one can serve to gods or two masters:

35 If you read Article 22 of the U.N.’s “Declaration”: “Everyone, as a member of society, has the right to social security...” Does this imply that modern “social security” is a U.N. program? Is it possible that mere possession of a Social Security card is construed as evidence of your status as subject in an international democracy?
“No servant can serve two masters: for either he will hate the one and love the other, or else he will be loyal to the one and despise the other. You cannot serve God and mammon [government].”

[Jesus (God) speaking in the Bible, Luke 16:13]

When government is god, it can’t have any competitors or persons it is accountable to, and therefore it must remove the true and living God from schools, libraries, courts, and all public buildings, as it is doing now with school prayer, our pledge of allegiance, and maybe even next our money (“In God We Trust”).

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 constitutional Republic, everyone has rights. Your Constitution guaranteed a republican 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 [the Priest within a theocracy] said unto Samuel [the King who he surrendered his power to], 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."

The Bible:

"But the chief priests and elders persuaded the multitude that they should ask Barabbas, 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: se 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. Here is what the U.S. Supreme Court said on this subject:

"It must be conceded that there are rights in every free government beyond the control of the State [or a covenent jury or majority of electors]. A government which recognized no such rights, which held the lives, liberty and property of its citizens, subject at all times to the disposition and unlimited control of even the most democratic depository of power, is after all a despotism. It is true that it is a despotism of the many--of the majority, if you choose to call it so--but it is not the less a despotism."
[Lown Ass'n v. Topeka, 87 U.S. (20 Wall) 655, 665 (1874)]

The U.S. Supreme Court also said that those who are subject to the arbitrary will of another are slave! The Thirteenth Amendment outlawed slavery. We are a society of laws and not of men.

"But the fundamental rights to life, liberty, and the pursuit of happiness, considered as individual possessions, are secured by those maxims of constitutional law which are the monuments showing the victorious progress of the race in securing to men the blessings of civilization under the reign of just and equal laws, so that, in the famous language of the Massachusetts bill of rights, the government of the commonwealth 'may be a government of laws and not of men.' For the very idea that one man may be compelled to hold his life, or the means of living, or any material right essential to the enjoyment of life, at the mere will of another, seems to be intolerable in any country where freedom prevails, as being the essence of slavery itself."
[Vick Wo v. Hopkins, 118 U.S. 356 (1886)]

Unreasoning mobs do not have any lawful 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:

"You shall not add to the word which I command you, nor take from it, that you may keep the commandments of the LORD your God which I command you." [Deut. 4:2, Bible, NKJV]

Every word of God is pure:
He is a shield to those who put their trust in Him.
Do not add to His words,
Lest He rebuke you, and you be found a liar.
[Prov. 30:5-6, Bible, NKJV]

We get the word “republic” from the shortened Latin idiom Libera Res Publica, which means free from things public.

Bouvier’s Law Dictionary (1870), Vol 1. p. 13:

"The term republic, res publica, signifies the state independently of its form of government."

The sovereign people are independent of the administrating 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. This is the chief legacy left to us by Franklin Delano Roosevelt (FDR) and the New Deal: A republic without rights. An economic utopia free of personal responsibility. In short, a LIE. The New Deal is a complete repudiation of the Republican principles of government:

"The very purpose of the Bill of Rights was to withdraw certain subjects from the vicissitudes of political controversy, to place them beyond the reach of majorities and officials and to establish them as legal principles to be applied by the courts. One's right to life, liberty, and property, to free speech, a free press, freedom of worship and assembly, and other fundamental rights may not be submitted to vote; they depend on the outcome of no elections [by jury or otherwise]."


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. A person who consents to be governed cannot govern themselves and must let the state govern them. 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 (Malachi 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.
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).]

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 Section 7.2 of Social Security: Mark of the Beast, Form #11.407, 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, 526 F.2d 139 and Greidinger v. Davis, 988 F.2d. 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? 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.

For further information read:

- Republic v. Democracy, by Gregory Williams, PO Box 10, Summer Lake, Oregon

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.

And the University of Michigan’s collection called The Making of America.

5.8 **Socialism is based on the Power to Destroy, not the Power to Create**

There are only two types of governments:

1. Government by consent. Republican form of Government is one example.
2. Government by force. Political models such as communism, socialism, fascism, oligarchy, etc. all follow this model.

The latter is based on the Power to Destroy and the former is based on the Power to Create. Our American government was originally based on the Power to Create, and therefore upon the “consent of the governed”, as the Declaration of Independence indicates. In fact, the U.S. Supreme Court has said that the Constitution actually *forbids* the exercise by the state of the Power to Destroy:

> "The great principle is this: because the constitution will not permit a state to destroy, it will not permit a law involving the power to destroy. In order to show that the case turned entirely on that point, let us suppose that the court had arrived to the conclusion that the bank [The Bank of the United States located in the state of Maryland] was an authorised instrument of government; but that it was not the intention of the constitution to prohibit the states from interfering with those instruments: would it not have been necessary to have decided that the Maryland act was constitutional? Of what importance was it that the bank was an authorized means of power, other than this, that it afforded a key to the meaning of the constitution? If the bank was a legitimate and proper instrument of power, then the constitution intended to protect it. If not, then no protection was intended. The question, whether it was a necessary and proper means, was auxiliary to the great question, whether the constitution intended to shelter it; and when the court arrived to the conclusion that such protection was intended, they interfered not in behalf of the bank, but in behalf of the sanctuary to which it had fled. They decided against the tax; because the subject had been placed beyond the power of the states, by the
constitution. They decided, not on account of the subject, but on account of the power that protected it; they
decided that a prohibition against destruction was a prohibition against a law involving the power of
destruction.”
[Providence Bank v. Billings, 29 U.S. 514 (1830)]

The Civil Religion of Socialism, on the other hand, is based on the Power to Destroy. People participate in socialism
mainly out of fear, and not out of enlightened or informed choice. In other words, they participate because of the threat by
a corrupted totalitarian government to destroy them if they don’t. The Bible says that anything originating from or done out
of fear or doubt or ignorance is sinful and evil.

“But he who doubts [fears] is condemned if he eats, because he does not eat from faith; for whatever is not
from faith [in God] is sin.”
[Romans 14:23, Bible, NKJV]

“My people are destroyed for lack of knowledge. Because you have rejected knowledge, I also will reject you
from being priest for Me; Because you have forgotten the law of your God, I also will forget your children.”
[ Hosea 4:6, Bible, NKJV]

The Bible also says that those who do not read and learn and obey the law are an abomination.

“One who turns away his ear from hearing the law, Even his prayer is an abomination.”
[Prov. 28:9, Bible, NKJV]

We would argue that it is ignorance of law and of history by the average American that is most responsible for the spread of
socialism in this country, in fact. If Americans were educated in the public schools about the law, socialism would not long
survive here at all. Socialism persists here only because the government has become expert at corrupting and promoting the
weaknesses of the people to make them easy prey for political and financial exploitation. Ironically, this is precisely the
opposite behavior for which governments are established to begin with, which is to protect and not to harm. The very
foundation of the government’s “police powers”, in fact, originate out of its solemn duty to protect the “public health,
safety, and morals”. In short, because of covetousness, our political leaders have transformed the apparatus of government
from “protector” to “predator”. The weaknesses that this predator has learned to exploit in order to preserve its existence include:

1. Fear.
2. Ignorance.
3. Laziness.
4. Insecurity.
5. Irresponsibility.

You will find out later in section 11.1 that the chief means the government uses to expand and spread socialism, in fact, is
to reward and encourage irresponsibility and avoidance of personal liability.

God’s design for government, on the other hand, is the opposite of socialism. In fact, God’s government is based on
anarchism. We will discuss this subject in detail later in section 17.4, in fact. God’s design for earthly government is
based on the Power to Create, and not the Power to Destroy. Throughout the Bible, repeated references to God describe
Him as the Creator of all:

The heavens are Yours, the earth also is Yours; The world and all its fullness, You have founded them.”
[Psalm 89:11, Bible, NKJV]

By the word of the LORD the heavens were made,
And all the host of them by the breath of His mouth,
He gathers the waters of the sea together as a heap;[a]
He lays up the deep in storehouses.
Let all the earth fear the LORD;
Let all the inhabitants of the world stand in awe of Him.
For He spoke, and it was done;
He commanded, and it stood fast.
[Psalm 33:6-9, Bible, NKJV]
Thus says God the LORD, Who created the heavens and stretched them out, Who spread forth the earth and that which comes from it, Who gives breath to the people on it.

[Isaiah 42:5, NKJV]

“Everyone who is called by My name, Whom I have created for My glory; I have formed him, yes, I have made him.”

[Isaiah 43:7, NKJV]

“For thus says the LORD, Who created the heavens, Who is God, Who formed the earth and made it, Who has established it, Who did not create it in vain, Who formed it to be inhabited: “I am the LORD, and there is no other.”

[Isaiah 45:18, NKJV]

Scripture also describes God as the Creator of “the spoiler”. That would be Satan:

“Behold, I have created the blacksmith Who blows the coals in the fire, Who brings forth an instrument for his work; And I have created the spoiler to destroy. No weapon formed against you shall prosper, And every tongue which rises against you in judgment You shall condemn. This is the heritage of the servants of the LORD, And their righteousness is from Me,” Says the LORD.

[Isaiah 54:16-17, NKJV]

When we, God’s children and His family, are disobedient, He withdraws His sovereign protection and allows us to be destroyed by our own sin:

“And the complacency of fools will destroy them;”

[Prov. 1:32, Bible, NKJV]

“Whoever commits adultery with a woman lacks understanding; He who does so destroys his own soul.”

[Prov. 6:32, Bible, NKJV]

“But the perversity of the unfaithful will destroy them.”

[Prov. 11:3, Bible, NKJV]

“But the companion of fools will be destroyed.”

[Prov. 13:20, Bible, NKJV]

“He who is slothful in his work Is a brother to him who is a great destroyer.”

[Prov. 18:9, Bible, NKJV]

“Wisdom is better than weapons of war; But one sinner destroys much good.”

[Eccl. 9:18, Bible, NKJV]

When we succumb to the exploitation of wicked rulers or commit idolatry toward government, God gives Satan free reign to deceive, abuse, and destroy a disobedient and idolatrous people. All of Satan’s power is based on the Power to Destroy. Satan’s power is primarily over those in government, and when an unrighteous or wicked or tyrannical leader assumes office, he destroys everyone underneath him or her and becomes God’s avenging instrument of justice:

“For the leaders of this people cause them to err, And those who are led by them are destroyed.”

[Isaiah 9:16, Bible, NKJV]

The above is exactly the type of leaders we have today. Exposing this problem is the purpose of this document, in fact.
5.9 Under socialism, all property is “public” property owned by the collective majority

All collectivist philosophies, including socialism and communism, presuppose that the all property is owned by the collective and that individual, PRIVATE ownership or the PRIVATE rights that make that ownership possible are nonexistent. In support of the thesis of this section, we offer the following definitions of “socialism”:

“Socialism n (1839) 1: any of various economic and political theories advocating collective or governmental ownership and administration of the means of production and distribution of goods 2 a: a system of society or group living in which there is no private property b: a system or condition of society in which the means of production are owned and controlled by the state 3: a stage of society in Marxist theory transitional between capitalism and communism and distinguished by unequal distribution of goods and pay according to work done.”


“Socialism, reduced to its simplest legal and practical expression, means the complete discarding of the institution of private property by transforming it into public property and the division of the resultant income equally and indiscriminately among the entire population.”


When socialism began to take its roots in the 1930’s under Franklin Delano Roosevelt (FDR), gold and silver had to be outlawed so that money could transform from a physical commodity that you could own by having physical possession of into a piece of fiat paper whose worth was regulated by making human labor into surety for its value through the individual income tax. The reasoning behind the outlawing of gold was explained during debates about the bill that outlawed gold as follows:

"The ultimate ownership of all property is in the State; individual so-called "ownership" is only by virtue of Government, i.e., law, amounting to mere usu.; and use must be in accordance with law and subordinate to the necessities of the State."

[Senate Document #43, Senate Resolution No. 62, p. 9, paragraph 2, 1933]

SOURCE: [http://www.famguardian.org/Subjects/MoneyBanking/History/SenateDoc43.pdf]

So the central tenet of socialism is government ownership and control of all property and transforming all private property into public property. Now let’s analyze whether that condition exists in American Society and to what extent it exists. In the United States, all property owned or controlled by the government is called any of the following:

1. Property devoted to the “public interest”:

"Public interest. Something in which the public, the community at large, has some pecuniary interest, or some interest by which their legal rights or liabilities are affected. It does not mean anything so narrow as mere curiosity, or as the interests of the particular localities, which may be affected by the matters in question. Interest shared by citizens generally in affairs of local, state or national government. Russell v. Wheeler, 165 Colo. 296, 439 P.2d. 43, 46.

If by public permission one is making use of public property and he chances to be the only one with whom the public can deal with respect to the use of that property, his business is affected with a public interest which requires him to deal with the public on reasonable terms. The circumstances which clothe a particular kind of business with a “public interest,” as to be subject to regulation, must be such as to create a peculiarly close relation between the public and those engaged in it and raise implications of an affirmative obligation on their part to be reasonable in dealing with the public. One does not devote his property or business to a public use, or clothe it with a public interest, merely because he makes commodities for and sells to the public in common callings such as those of the butcher, baker, tailor, etc. Chas. Wolff Packing Co. v. Court of Industrial Relations of State of Kansas, 262 U.S. 522, 43 S.Ct. 630, 633, 67 L.Ed. 1103. A business is not affected with a public interest merely because it is large, or because the public has concern in respect of its maintenance, or derives benefit, accommodation, ease, or enjoyment from it. Tyson & Bro.-United Theatre Ticket Offices v. Banton, 273 U.S. 418, 47 S.Ct. 426, 71 L.Ed. 718.


2. Property devoted to a “public purpose”

"Public purpose. In the law of taxation, eminent domain, etc., this is a term of classification to distinguish the objects for which, according to settled usage, the government is to provide, from those which, by the like usage, are left to private interest, inclination, or liberality. The constitutional requirement that the purpose of any tax, police regulation, or particular exertion of the power of eminent domain shall be the convenience, safety, or welfare of the entire community and not the welfare of a specific individual or class of persons (such as, for
instance, federal benefit recipients as individuals). “Public purpose” that will justify expenditure of public money generally means such an activity as will serve as benefit to the community as a whole and which at some time is directly related function of government. Pack v. Southwestern Bell Tel. & Tel. Co., 215 Tenn. 503, 387 S.W.2d. 789, 794.

The term is synonymous with governmental purpose. As employed to denote the objects for which taxes may be levied, it has no relation to the urgency of the public need or to the extent of the public benefit which is to follow; the essential requisite being that a public service or use shall affect the inhabitants as a community, and not merely as individuals. A public purpose or public business has for its objective the promotion of the public health, safety, morals, general welfare, security, prosperity, and contentment of all the inhabitants or residents within a given political division, as, for example, a state, the sovereign powers of which are exercised to promote such public purpose or public business.”


3. Property devoted to “public use”:

Public use. Eminent domain. The constitutional and statutory basis for taking property by eminent domain. For condemnation purposes, "public use" is one which confers some benefit or advantage to the public; it is not confined to actual use by public. It is measured in terms of right of public to use proposed facilities for which condemnation is sought and, as long as public has right of use, whether exercised by one or many members of public, a "public advantage" or "public benefit" accrues sufficient to constitute a public use. Montana Power Co. v. Bokma, Mont., 457 P.2d. 769, 772, 773.

Public use, in constitutional provisions restricting the exercise of the right to take property in virtue of eminent domain, means a use concerning the whole community distinguished from particular individuals. But each and every member of society need not be equally interested in such use, or be personally and directly affected by it; if the object is to satisfy a great public want or exigency, that is sufficient. Ringe v. Los Angeles County, 262 U.S. 700, 43 S.Ct. 689, 692, 67 L.Ed. 1186. The term may be said to mean public usefulness, utility, or advantage, or what is productive of general benefit. It may be limited to the inhabitants of a small or restricted locality, but must be in common, and not for a particular individual. The use must be a needful one for the public, which cannot be surrendered without obvious general loss and inconvenience. A "public use" for which land may be taken defies absolute definition for it changes with varying conditions of society, new appliances in the sciences, changing conceptions of scope and functions of government, and other differing circumstances brought about by an increase in population and new modes of communication and transportation. Katz v. Brandon, 156 Conn. 521, 245 A.2d. 579, 586.

See also Condemnation; Eminent domain.

So in order to see the extent of socialism in America, we need to examine the extent to which property is devoted to a “public use” or a “public purpose”, both in the law and in the ownership records of the property as well.

Next, we must examine the nature of those who devote their time and labor to a “public purpose” and how they do this. A person who manages “public property” or property devoted to a “public use” is referred to as a person who is exercising a “public office”. Below is the definition of this term:

Public office. Essential characteristics of “public office” are: (1) authority conferred by law, (2) fixed tenure of office, and (3) power to exercise some portion of the sovereign functions of government; key element of such test is that “office” is carrying out sovereign function. Spring v. Constantino, 168 Conn. 563, 362 A.2d. 871, 875. Essential elements to establish public position as “public office” are: position must be created by constitution, legislature, or through authority conferred by legislature, portion of sovereign power of government must be delegated to position, duties and powers must be defined, directly or impliedly, by legislature or through legislative authority, duties must be performed independently without control of superior power other than law, and position must have some permanency and continuity. State ex rel. Eli Lilly and Co. v. Gaertner, Mo.App., 619 S.W.2d. 761, 764.


The U.S. Supreme Court also defined what a “public office” is in the case of Osborn v. United States, 22 U.S. 738 (1824):

“All the powers of the government must be carried into operation by individual agency, either through the medium of public officers, or contracts made with individuals. Can any public office be created, or does one exist, the performance of which may, with propriety, be assigned to this association [or trust], when incorporated? If such office exist, or can be created, then the company may be incorporated, that they may be appointed to execute such office. Is there any portion of the public business performed by individuals upon contracts, that this association could be employed to perform, with greater advantage and more safety to the public, than an individual contractor? If there be an employment of this nature, then may this company be incorporated to undertake it.
There is an employment of this nature. Nothing can be more essential to the fiscal concerns of the nation, than an agent of undoubted integrity and established credit, with whom the public moneys can, at all times, be safely deposited. Nothing can be of more importance to a government, than that there should be some capitalists in the country, who possesses the means of making advances of money to the government upon any exigency, and who is under a legal obligation to make such advances. For these purposes the association would be an agent peculiarly suitable and appropriate. [. . .]

The mere creation of a corporation, does not confer political power or political character. So this Court decided in Dartmouth College v. Woodward, already referred to. If I may be allowed to paraphrase the language of the Chief Justice, I would say, a bank incorporated, is no more a State instrument, than a natural person performing the same business would be. If, then, a natural person, engaged in the trade of banking, should contract with the government to receive the public money upon deposit, to transmit it from place to place, without charging for commission or difference of exchange, and to perform, when called upon, the duties of commissioner of loans, would not thereby become a public officer, how is it that this artificial being, created by law for the purpose of being employed by the government for the same purposes, should become a part of the civil government of the country? Is it because its existence, its capacities, its powers, are given by law? because the government has given it power to take and hold property in a particular form, and to employ that property for particular purposes, and in the disposition of it to use a particular name? because the government has sold it a privilege [22 U.S. 738, 774] for a large sum of money, and has bargained with it to do certain things; is it, therefore, a part of the very government with which the contract is made?

If the Bank be constituted a public office, by the connexion between it and the government, it cannot be the mere legal franchise in which the office is vested; the individual stockholders must be the officers. Their character is not merged in the charter. This is the strong point of the Mayor and Commonalty v. Wood, upon which this Court ground their decision in the Bank v. Deseaux, and from which they say, that cause could not be distinguished. Thus, aliens may become public officers, and public duties are confided to those who owe no allegiance to the government, and who are even beyond its territorial limits.

With the privileges and perquisites of office, all individuals holding offices, ought to be subject to the disabilities of office. But if the Bank be a public office, and the individual stockholders public officers, this principle does not have a fair and just operation. The disabilities of office do not attach to the stockholders; for we find them every where holding public offices, even in the national Legislature, from which, if they be public officers, they are excluded by the constitution in express terms.

If the Bank be a public institution of such character as to be justly assimilated to the mint and the post office, then its charter may be amended, altered, or even abolished, at the discretion of the National Legislature. All public offices are created [22 U.S. 738, 775] purely for public purposes, and may, at any time, be modified in such manner as the public interest may require. Public corporations partake of the same character. So it is distinctly adjudged in Dartmouth College v. Woodward. In this point, each Judge who delivered an opinion concurred. By one of the Judges it is said, that "public corporations are generally esteemed such as exist for public political purposes only, as towns, cities, parishes and counties; and in many respects they are so, although they involve some private interests; but, strictly speaking, public corporations are such only as are founded by the government for public purposes, where the whole interest belongs also to the government. If, therefore, the foundation be private, though under the charter of the government, the corporation is private, however extensive the uses may be to which it is devoted, either by the bounty of the founder, or the nature and objects of the institution. For instance, a bank, created by the government for its own uses, whose stock is exclusively owned by the government, is, in the strictest sense, a public corporation. So, a hospital created and endowed by the government for general charity. But a bank, whose stock is owned by private persons, is a private corporation, although it is erected by the government, and its objects and operations partake of a public nature. The same doctrine may be affirmed of insurance, canal, bridge, and turnpike companies. In all these cases, the uses may, in a certain sense, be called public, but the corporations are private; as much [22 U.S. 738, 776] so, indeed, as if the franchises were vested in a single person. [. . .]

In what sense is it an instrument of the government? and in what character is it employed as such? Do the government employ the faculty, the legal franchise, or do they employ the individuals upon whom it is conferred? and what is the nature of that employment? does it resemble the post office, or the mint, or the custom house, or the process of the federal Courts?

The post office is established by the general government. It is a public institution. The persons who perform its duties are public officers. No individual has, or can acquire, any property in it. For all the services performed, a compensation is paid out of the national treasury; and all the money received upon account of its operations, is public property. Surely there is no similitude between this institution, and an association who trade upon their own capital, for their own profit, and who have paid the government a million and a half of dollars for a legal character and name, in which to conduct their trade.

Again: the business conducted through the agency of the post office, is not in its nature a private business. It is of a public character, and the [22 U.S. 738, 786] charge of it is expressly conferred upon Congress by the constitution. The business is created by law, and is annihilated when the law is repealed. But the trade of banking is strictly a private concern. It exists and can be carried on without the aid of the national Legislature.
Nay, it is only under very special circumstances, that the national Legislature can so far interfere with it, as to facilitate its operations.

The post office executes the various duties assigned to it, by means of subordinate agents. The mails are opened and closed by persons invested with the character of public officers. But they are transported by individuals employed for that purpose, in their individual character, which employment is created by and founded in contract. To such contractors no official character is attached. These contractors supply horses, carriages, and whatever else is necessary for the transportation of the mails, upon their own account. The whole is engaged in the public service. The contractor, his horses, his carriage, his driver, are all in public employ. But this does not change their character. All that was private property before the contract was made, and before they were engaged in public employ, remain private property still. The horses and the carriages are liable to be taxed as other property, for every purpose for which property of the same character is taxed in the place where they are employed. The reason is plain: the contractor is employing his own means to promote his own private profit, and the tax collected is from the individual, though assessed upon the [22 U.S. 738, 787] means he uses to perform the public service. To tax the transportation of the mails, as such, would be taxing the operations of the government, which could not be allowed. But to tax the means by which this transportation is effected, so far as those means are private property, is allowable; because it abstracts nothing from the government; and because, the fact that an individual employs his private means in the service of the government, attaches to them no immunity whatever."


Based on the foregoing, a person who manages property devoted to a public use holds a “public office”. A “public office” is a type of government employment which is created by the authority of law. In the United States, all public employees are required to take an oath, under 5 U.S.C. §3331:

TITLE 5 > PART III > Subpart B > CHAPTER 33 > SUBCHAPTER II > § 3331

§3331. Oath of office

An individual, except the President, elected or appointed to an office of honor or profit in the civil service or uniformed services, shall take the following oath: “I, AB, do solemnly swear (or affirm) that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office on which I am about to enter. So help me God.” This section does not affect other oaths required by law.

The oath taken by public employees or “public officers” creates a “fiduciary duty” as a “trustee” over the “public trust”. President Bush said in his Executive Order on this subject:

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**Code of Ethics for Government Employees**

Public Law 96-303.

Passed June 27, 1980 unanimously by Congress.

Signed into law July 3, 1980 by President.

I. Put loyalty to the highest moral principles and to country above loyalty to persons, party, or Government department.

II. Uphold the Constitution, laws, and regulations of the United States and of all governments therein and never be a party to their evasion.

III. Give a full day’s labor for a full day’s pay; giving earnest effort and best thought to the performance of duties.

IV. Seek to find and employ more efficient and economical ways of getting tasks done.

V. Never discriminate unfairly by the dispensing of special favors or privileges to anyone, whether for remuneration or not; and never accept, for himself or herself or for family members, favors or benefits under circumstances which might be construed by reasonable persons as influencing the performance of governmental duties.

VI. Make no private promises of any kind binding upon the duties of office, since a Government employee has no private word which can be binding on public duty.

VII. Engage in no business with the Government, either directly or indirectly, which is inconsistent with the conscientious performance of governmental duties.

VIII. Never use any information gained confidentially in the performance of governmental duties as a means of making private profit.

IX. Expose corruption whenever discovered.

X. Uphold these principles, ever conscious that public office is a public trust.
Notice paragraph X above, which says: “public office is a public trust”. Those who act as government employees therefore function as “trustees” over the “public trust”. In law, holding the position of “trustee” creates what is called a “fiduciary duty”.

“Fiduciary duty. A duty to act for someone else’s benefit, while subordinating one’s personal interests to that of the other person. It is the highest standard of duty implied by law (e.g. trustee, guardian).” [Black’s Law Dictionary, Sixth Edition, p. 625]

Therefore, the oath of office for public officers creates a fiduciary duty. The purpose of all oaths is to voluntarily express and to create a duty of “allegiance” to some one or some thing. In this case, the oath creates a duty of allegiance to the “public”, who are the sovereigns in our system of government. Here is what the U.S. Supreme Court said on this subject:

Juilliard v. Greenman, 110 U.S. 421 (1884): “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.”

Hale v. Henkel, 201 U.S. 43 (1906): “His [the individual’s] 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.”

Perry v. U.S., 294 U.S. 330 (1935): “In the United States, sovereignty resides in the people... the Congress cannot invoke sovereign power of the People to override their will as thus declared.”

Yick Wo v. Hopkins, 118 U.S. 356 (1886): “Sovereignty itself is, of course, not subject to law, for it is the author and source of law... While sovereign powers are delegated to... the government, sovereignty itself remains with the people.”

That allegiance of public officers expresses itself as a type of “fiduciary relation”:

Fiduciary or confidential relation. A very broad term embracing both technical and fiduciary relations and those informal relations which exist wherever one person trusts in or relies upon another. One founded on trust or confidence reposed by one person in the integrity and fidelity of another. Such relationship arises whenever confidence is reposed on one side, and domination and influence result on the other; the relation can be legal, social, domestic, or merely personal. Heilman’s Estate, Matter of, 37 Ill.App.3d. 390, 345 N.E.2d. 536, 540.

A relation subsisting between two persons in regard to a business, contract, or piece of property, or in regard to the general business or estate of one of them, of such a character that each must repose trust and confidence in the other and must exercise a corresponding degree of fairness and good faith. Out of such a relation, the law raises the rule that neither party may exert influence or pressure upon the other, take selfish advantage of his trust, or deal with the subject-matter of the trust in such a way as to benefit himself or prejudice the other except in the exercise of the utmost good faith and with the full knowledge and consent of that other, business shrewdness, hard bargaining, and astuteness to take advantage of the forgetfulness or negligence of another being totally prohibited as between persons standing in such a relation to each other. Examples of fiduciary relations are those existing between attorney and client, guardian and ward, principal and agent, executor and heir, trustee and cestui que trust, landlord and tenant, etc.


The fiduciary duty of public employees is what creates the affirmative obligation to do certain things for or on behalf of the public. When these employment obligations are not satisfied, then the trustee or “public officer” becomes personally liable for the harm caused by that omission. That liability is defined under his employment contract, which in the case of federal employees is found in Title 5 of the U.S. Code and Subtitle A of the Internal Revenue Code. The creation and existence of fiduciary duty is the only lawful way whereby persons can be prosecuted for NOT doing something. Every other type of crime under any state or federal penal or criminal code can only describe a punishment for things that are done. There is no lawful way to make it a crime to NOT do something without the existence of fiduciary duty or a contractual obligation of some kind.

The Supreme Court helped clarify what happens when a man devotes his property to a “public use”, when it said:

“Surely the matters in which the public has the most interest are the supplies of food and clothing; yet can it be that by reason of this interest the state may fix the price at which the butcher must sell his meat, or the vendor of boots and shoes his goods? Men are endowed by their Creator with certain unalienable rights—life, liberty, and the pursuit of happiness; and to ‘secure,’ not grant or create, these rights, governments are instituted. That

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property which a man has honestly acquired he retains full control of, subject to these limitations: First, that he shall not use it to his neighbor's injury, and that does not mean that he must use it for his neighbor's benefit; second, that if he devotes it to a public use, he gives to the public a right to control that use; and third, that whenever the public needs require, the public may take it upon payment of due compensation."

[Budd v. People of State of New York, 143 U.S. 517 (1892)]

Notice the rules they defined for using “private property” and converting of private property into “public property”, which we summarize below:

1. People retain full and exclusive control over their private property at all times, subject to the exceptions below.
2. No person may use his property to hurt his neighbor. If he does hurt his neighbor, he must assume legal liability to compensate his neighbor for any injury he inflicts.
3. No person may be compelled by the state to use his property to help or benefit his neighbor. This implies that the government has no authority to compel anyone to participate in any social welfare program or insurance program, including Social Security, Medicare, FICA, or any other government program. All monies paid into these programs are immediately paid right back out to someone else, and are not returned directly to the person who paid them.
4. If a person devotes his private property to a public use, he gives the public the right to control that use.
5. Whenever the public needs require, the public may take it only upon payment of due compensation. This is a requirement of the Fifth Amendment to the United States Constitution.

Next, we must look at how the government identifies those who are its “employees” or “personnel”. It turns out that the Social Security Number, in fact, is the vehicle used to establish who a person is acting as a federal “employee”. 20 C.F.R. §422.104 says that Social Security Numbers can only be issued to federal “employees”:

Title 20: Employees’ Benefits
PART 422—ORGANIZATION AND PROCEDURES
Subpart B—General Procedures
§ 422.104 Who can be assigned a social security number.

(a) Persons eligible for SSN assignment. We can assign you a social security number if you meet the evidence requirements in §422.107 and you are:

(1) A United States citizen; or

(2) An alien lawfully admitted to the United States for permanent residence or under other authority of law permitting you to work in the United States (§422.105 describes how we determine if a nonimmigrant alien is permitted to work in the United States); or

(3) An alien who cannot provide evidence of alien status showing lawful admission to the U.S., or an alien with evidence of lawful admission but without authority to work in the U.S., if the evidence described in §422.107(e) does not exist, but only for a valid nonwork reason. We consider you to have a valid nonwork reason if:

(i) You need a social security number to satisfy a Federal statute or regulation that requires you to have a social security number in order to receive a Federally-funded benefit to which you have otherwise established entitlement and you reside either in or outside the U.S.; or

(ii) You need a social security number to satisfy a State or local law that requires you to have a social security number in order to receive public assistance benefits to which you have otherwise established entitlement, and you are legally in the United States.

Notice that the above regulation has the following requirements for the issuance of Social Security Numbers:

1. Person must be a statutory but not constitutional “U.S. citizen” pursuant to 8 U.S.C. §1401 or a lawful permanent “resident”. What both of these statuses have in common is a “domicile” within the District of Columbia and not in a state of the Union.
2. The person must be a federal “employee”. Note that the regulation falls under 20 CFR, which is entitled “Employee’s Benefits”. Those who are not federal “employees” may not be issued a Social Security Number. The Privacy Act 5 U.S.C. §552a(a)(13) confirms that all those either receiving or entitled to receive any deferred federal benefit are “federal personnel”:

TITLE 5 > PART I > CHAPTER 5 > SUBCHAPTER II > § 552a
§ 552a. Records maintained on individuals.
(a) Definitions.—For purposes of this section—

(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 (including survivor benefits).

The regulations governing federal employees also confirm that the Social Security Number and card are the property of the United States government, and NOT the person who it was issued to:

Title 20: Employees' Benefits
PART 422—ORGANIZATION AND PROCEDURES
Subpart B—General Procedures
§ 422.103 Social security numbers.

(d) Social security number cards.

A person who is assigned a social security number will receive a social security number card from SSA within a reasonable time after the number has been assigned. (See §422.104 regarding the assignment of social security number cards to aliens.) Social security number cards are the property of SSA and must be returned upon request.

Therefore, the number issued to you is not YOUR number. It is “public property” in your temporary custody. The only people who can hold or use public property are federal “employees” on official government business. It is a crime to use public property for a “private use”. That, in fact, is what the Code of Ethics said above for federal employees, now isn’t it? Consequently:

1. Anything you put the Social Security Number on becomes private property devoted to a “public purpose”.
2. Those who manage property devoted to a “public use” give the right to the public to control that use, according to the U.S. Supreme Court. That use is controlled through Title 42 of the U.S. Code and Subtitle A of the Internal Revenue Code.
3. You, as the only person who have control over this property which has been devoted to a “public use” become a “public officer” in the context of the management of that property.
4. The only way you can remove the property from the status being “public property” is to remove the number from being associated with it.

Based on the foregoing analysis, we have therefore arrived at a means to measure the extent of socialism within the American economy. Socialism is measured by:

1. The number of people who have and use Social Security Numbers in the management and control of their property, including both real and financial property. Everyone who uses such a number is a federal “employee” acting in their official capacity as “public officers”.
2. The tax rate that people are paying on their earnings from labor. A person who pays 40% tax on their earnings basically has devoted his labor, which is property, to “public use” for 40% of the year. He in effect is a voluntary federal “employee” for the first 4.8 months of the year. Here is what the U.S. Supreme Court said about the authority of the government to tax the labor of a human being. Therefore, you must have volunteered to be a federal “employee”, because they can’t force you to, now can they?

“Every man has a natural right to the fruits of his own labor, is generally admitted; and no other person can rightfully deprive him of those fruits, and appropriate them against his will...”
[The Antelope, 23 U.S. 66, 10 Wheat. 66, 6 L.Ed. 268 (1825)]

3. The extent to which people in society are exercising the duties of a “public office”. Nearly all liabilities a person can have under the Internal Revenue Code, Subtitle A, arise from use of private property in connection with a “trade or business”, which is defined in 26 U.S.C. §7701(a)(26) as “the functions of a public office”. For details, see:

The “Trade or Business” Scam, Form #05.001
http://sedm.org/Forms/FormInIndex.htm

4. The number of people who are acting as government “employees” of one kind or another. Nearly every liability a person can have under Subtitle A of the Internal Revenue Code arises exclusively from one’s status as a federal “employee”. For details, see:
5. The extent of regulation of people’s private lives. People ordinarily can only be subject to government regulation to the extent to which they devote their private lives and private property to a “public use”. Otherwise, they are free to use their property, which includes their labor, their families, and their real property, however they choose.

6. The amount of land and chattel property which is under the control or ownership of the government.

This is getting pretty interesting, now isn’t it? There is a whole invisible world of things that you never even thought about that are going on right in front of your eyes, if you would just start reading the law and watching what your government is doing, now isn’t there? Do you think your government wants you to know about this? Does the “servant” want the “master” to know who is boss?

5.10 Under socialism, the state has the right of “eminent domain” over all property

Socialism presupposes that all property is “public property” of the “collective”, as we showed earlier in section 5.9. In addition, it presupposes that all property not under the direct control of the government at any time is subject to what is called “eminent domain” and the whims of whatever the government chooses to do with it.

Eminent domain. The power to take private property for public use by the state, municipalities, and private persons or corporations authorized to exercise functions of public character. Housing Authority of Cherokee National of Oklahoma v. Langley, Okl., 555 P.2d. 1025, 1028. Fifth Amendment, U.S. Constitution.

In the United States, the power of eminent domain is founded in both the federal (Fifth Amend.) and state constitutions. The Constitution limits the power to taking for a public purpose and prohibits the exercise of the power of eminent domain without just compensation to the owners of the property which is taken. The process of exercising the power of eminent domain is commonly referred to as “condemnation”, or, “expropriation”.

The right of eminent domain is the right of the state, through its regular organization, to reassert, either temporarily or permanently, its dominion over any portion of the soil of the state on account of public exigency and for the public good. Thus, in time of war or insurrection, the proper authorities may possess and hold any part of the territory of the state for the common safety; and in time of peace the legislature may authorize the appropriation of the same to public purposes, such as the opening of roads, construction of defenses, or providing channels for trade or travel. Eminent domain is the highest and most exact idea of property remaining in the government, or in the aggregate body of the people in their sovereign capacity. It gives a right to resume the possession of the property in the manner directed by the constitution and the laws of the state, wherever the public interest requires it. [Black’s Law Dictionary, Sixth Edition, p. 523]

The concept of eminent domain is at odds with the whole purpose for the establishment of government to begin with, as shown in our declaration of independence:

“That to secure these rights, governments are instituted among men, deriving their just powers from the consent of the governed.”

[Declaration of Independence]

People associate to form governments to protect their private property, not to give it away to the government and make it into “public property”. The U.S. Supreme Court has also said that those who own “private property” have a constitutional right to exclude others from having or using it:

“It is true that one of the essential sticks in the bundle of property rights is the right to exclude others from having or using it:

Kaiser Aetna v. United States, 444 U.S. 164, 179 (1979). And here there has literally been a “taking” of that right to the extent that the California Supreme Court has interpreted the State constitution to entitle its citizens to exercise free expression and petition rights on shopping center property. But it is well established that “not every destruction or injury to property by governmental action has been held to be a ‘taking’ in the constitutional sense.” Armstrong v. United States, 364 U.S. 40, (1960). Rather, the determination whether a state law unlawfully infringes a landowner's property in [447 U.S. 83] violation of the Taking Clause requires an examination of whether the restriction on private property “fore[es] some people alone to bear public burdens which, in all fairness and justice, should be borne by the public as a whole.” Id. at 49. This examination entails inquiry into such factors as the character of the governmental action, its economic impact, and its interference with reasonable investment-backed expectations. Kaiser Aetna v. United States, supra, at

36 Adapted from The Institutes of Biblical Law, Rousas John Rushdoony, 1973, pp. 499-504.
Eminent domain is the claim to sovereignty by the state over all or any property within the state, and it is the assertion of the right to appropriate all or any part thereof to any arbitrary public or state use deemed necessary by the state. Compensation for the appropriated property is normally given, but it is not regarded as a binding limitation on the state.\textsuperscript{37}

Eminent domain is an assertion of sovereignty, and in Scripture is ascribed to God alone. Because of His right of eminent domain, God brought judgment upon Egypt (Ex. 9:29). Because of His right of eminent domain, God moreover gave the law of the domain to Israel and declared it to be for all the earth and to all people, “for all the earth is mine” (Ex. 19:5). This affirmation is again stated in Deuteronomy 10:12-14:

\begin{quote}
And now, Israel, what doth the LORD thy God require of thee, but to fear the LORD, thy God, t walk in all his ways, and to love him, and to serve the LORD thy God with all thy heart and with all thy soul,
\end{quote}

\begin{quote}
To keep the commandments of the LORD, and his statutes, which I command thee this day for thy good?
\end{quote}

\begin{quote}
Behold, the heaven and the heavens of heavens is the LORD’s thy God, the earth also, with all that therein is.
\end{quote}

[Deuteronomy 10:12-14, Bible, NKJV]

This fact of God’s eminent domain is celebrated in Scripture as the ground for the confidence of His people (Ps. 24:1; 50:12; 1 Cor. 10:26, 28, etc.). The eminent domain of the state was not recognized in Israel, as the incident of Naboth’s vineyard makes clear (1 Kings 20), although it is prophesied as one of the consequences of apostasy from God the King (1 Sam. 8:14). It is specifically forbidden in Ezekiel 46:18.

The origins of eminent domain are in pagan kingship. The term eminent domain, may originate in Grotius in 1625. Since then, it has had a significant development. More important, the concept did not originate with Grotius, and it became significant in Christendom only as natural law thinking was developed. Because the philosophy of natural law locates the ultimate law within nature, it therefore locates the sovereign power within nature also, with the result that sovereignty is ascribed to a temporal power. “Sovereignty (‘majesty,’ supremacy,’ etc.), in the theory of Natural Law, not only means a particular form or quality of political authority; it also means political authority itself, in its own essential substance.”\textsuperscript{38}

According to Cochran and Andrews, “The power of eminent domain is a sovereign, inherent power which cannot be contracted away or separated from the state”.\textsuperscript{39} This power was not claimed by the original colonies and states but did grow as a consequence of the natural law philosophy and the influences of English law. With respect to the theory of eminent domain in American law, a paragraph in William M. McKinney and Burdett A. Rich, Ruling Case Law (1915), gives an excellent summary of the concept as it developed in the 19th century in the United States:

\begin{quote}
10. Eminent Domain as Exercise of Sovereignty.—It was the theory of Grotius that the power of eminent domain was based on the principle that the state had an original and absolute ownership of the whole property possessed by the individual members of it, antecedent to their possession, and that their possession and enjoyment of it being subsequently derived from a grant by the sovereign, it was held subject to a tacit agreement or implied reservation that it might be resumed and all individual rights to it extinguished by a rightful exertion of this ultimate ownership by the state. This explanation of the basis of the power of eminent domain was adopted by several of the state courts in their earlier decisions. Grotius’ philosophers, Heineccius quoting Seneca to the effect that to kings belongs the control of things, to individuals the ownership of them. It was objected by some of the judges of this country, imbued with the spirit of individual liberty, that such a doctrine is bringing the principles of the social system back to the slavish theory of Hobbes, which, however plausible it may be in regard to land once held in absolute ownership by the sovereign, and directly granted by it to individuals, is inconsistent with the fact that the securing of preexisting rights to their own property is the great motive and object of individuals for associating into governments. Besides, it will not apply at all to personal property, which in many cases is entirely the creation of individual owners; and yet the principle of appropriating private property to public use is fully as extensive in regard to personal as to real property. Accordingly it is now generally considered that the power of eminent domain is not a property right or an exercise by the state of an ultimate ownership in the soil, but that it is based on the sovereignty of the states. As
\end{quote}

\textsuperscript{37} For an analysis of the concept of eminent domain, see R.J. Rushdoony: The Politics of Guilt and Pity, Section IV, Chapter 5. The discussion in that chapter is not repeated here.


that sovereignty includes the right to enact and enforce as law anything not physically impossible and not
forbidden by some clause of the constitution, and the taking of property within the jurisdiction of the state for
public use on payment of compensation is neither impossible nor prohibited by the constitution, a statute
authorizing the exercise of eminent domain needs no further justification. The question is largely academic, but
is of some practical importance in deciding whether the United States may exercise the right of eminent domain
within the District of Columbia, notwithstanding a provision in the act of cession that the property rights of the
inhabitants should remain unaffected. It was held that as eminent domain was a right of sovereignty, and not of
property, the provision had no application.

There are a number of interesting presuppositions in this paragraph but we shall confine ourselves to two. First, the natural
right of the state to eminent domain has been presupposed and the Tenth Amendment to the U.S. Constitution has been
over-ruled in terms of it. There is no express delegation of eminent domain to the federal government in the Constitution,
which means that it was prohibited to it, if the Tenth Amendment has any meaning. But a prior right, a law of nature, is
assumed, after Grotius, which grants to every state a supposed right which no law or constitution can alter. Thus, although
the U.S. Constitution does not grant eminent domain to the federal government, and although the act of cession of the
District of Columbia to the federal government specifically required “that the property rights of the inhabitants should
remain unaffected,” this provision was held to have no application because of an absolute right on the part of the state.
Second, this absolute right to eminent domain is derived from “the right of sovereignty.” Again, this is an amazing
assumption, in that the U.S. Constitution at no time uses the word “sovereignty,” and, in fact, avoids it. The Puritan
tradition reserved the word properly to God, and the separation of the United States from King George III made them
especially hostile to any political revival of the concept of sovereignty. There is thus no “right of sovereignty” envisioned
in the U.S. Constitution of 1787-1791.

In terms of this claim of sovereignty and to eminent domain, no constitution and no law has validity, in that all legislation
can be set aside by means of an assertion of a prior sovereign power in the state. No legislation can give citizens any
immunity against a state wherein the courts maintain a doctrine of eminent domain, whereby every law is subject to
rejection wherever the sovereign power of the state so decrees.

Quite logically, the federal income tax legislation calls what the taxpayer is allowed to keep an "exemption" by the state,
i.e., an act of grace. All a man’s property and income, his artistic and commercial products, are, in terms of this claim of
sovereignty and eminent domain, the property of the state, or at least under the control and use of the state.

Only as a sovereign power and saving grace of the triune God are asserted and accepted can the claims of the state be the
source of sovereignty and grace be undercut and nullified.

In the United States, George Mason, author of the Virginia Declaration of Rights, specifically excluded eminent domain in
that document. The Virginia Declaration states “That no part of a man’s property can be taken from him, or applied to
public uses, without his own consent or that of his legal representatives.” This principle, ostensibly restated in the Fifth
Amendment to the U.S. Constitution, was poorly worded and left grounds for the re-introduction of eminent domain.

Not surprisingly, the assertion of the sovereignty of the state, a humanistic concept, led in the 18th and 19th centuries to the
counter-assertion, the sovereignty of the individual, again a humanistic principle.

For Bakunin, the state was a sham god to be destroyed. Bakunin’s trust was in natural law, and he held that natural law
knows no state or a theory of state, but only man. “Man can never be altogether free in relation to natural and social laws.”
Freedom does not consist in revolting against all laws; “in so far as laws are natural, economic, and social laws, not
authoritatively imposed but inherent in things,” they are to be obeyed, said Bakunin. “If they are political and juridical
laws, imposed by men upon men,” whether by force, deceit, or universal suffrage, they are not to be obeyed.

Man Cannot Revolt Against Nor Escape from Nature. Against the laws of Nature no revolt is possible on the
part of man, the simple reason being that he himself is a product of Nature and that he exists only by virtue of
those laws. A rebellion on his part would be...a ridiculous attempt, it would be a revolt against himself, a
veritable suicide. And when man has a determination to destroy himself, or even when he carries out such a
design, he acts in accordance with those same natural laws, from which nothing can exempt him: neither
thought, nor will, nor despair, nor any other passion, nor life, nor death.

Man himself is nothing but Nature. His most sublime or most monstrous sentiments, the most perverted, the
most egoistic, or the most heroic resolves or manifestations of his will, his most abstract most theological or

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If man is “nothing but Nature” then man’s every impulse has the status of sovereign will. As against the sovereignty of the state and its right of eminent domain, anarchism holds to the sovereignty of the individual and the individual’s right of eminent domain.

Accordingly, Bakunin called for “The negation of God and the principle of authority, divine, and human, and also of any tutelage by a man over men,” and for “The negation of free will and the right of society to punish, --since every human individual, with no exception whatever, is but an involuntary product of natural and social environment.” Because “man is a social animal,” man is truly man only in society; therefore, “Social solidarity is the first human law; freedom is the second law.” How can man live in society, when every man is his own law? For Bakunin, nature being absolute, the natural order is of necessity the good and true order. It follows, then, that:

“VIII. The primitive, natural man becomes a free man, becomes humanized, a free and moral agent; in other words, he becomes aware of his humanity and realizes within himself and for himself his own human aspect and the rights of his fellow-beings. Consequently man should wish the freedom, morality, and humanity of all men in the interest of his own humanity, his own morality, and his personal freedom.

IX. Thus respect for the freedom of others is the highest duty of man. To love his freedom and to serve it—such is the only virtue. That is the basis of all morality; and there can be no other.”

If nature is the ultimate order, then Nature must also be the source of true order. Bakunin’s logic is sound, however false his premises. If the state is the true manifestation of natural law, then the state is that area where man will realize true life and true morality. If the individual is this true expression of Nature and of natural law, then the anarchism of the individual, and a society of anarchism, represents true order. Anarchism and statism thus have been two rival humanistic claimants to the right to represent natural law and to claim eminent domain. It should be added that anarchism does not give land to the individual but to “society,” to natural man as a social group, so that eminent domain in anarchism is usually exercised by the social group, not the individual.

As against the natural law philosophies, Biblical law declares the sovereignty of the triune God and His sole right to eminent domain. All property is held in trust under and in stewardship to God the King. No institution can exercise any prerogative of God unless specifically delegated to do so, within the specified area of God’s law. The state thus is the minister of justice, not the original property owner or the sovereign lord over the land. Accordingly, the state has no right of eminent domain.

The chronic humanistic quarrel between statism and anarchism cannot be resolved except by the rejection of both alternatives in favor of the triune God and His supernatural law.

One final point: many who grant the menace of statist and anarchist eminent domain still balk at rejecting the statist doctrine for technological reasons. How else, we are told, can roads be built and the air waves controlled? The answer to a technological problem must be technological, not a theological surrender. Technology can, if freed from statist controls, make possible the simultaneous use of various wave lengths and channels by radio and television. A different kind of society will develop without eminent domain. That development is a technology matter.

5.11 Under socialism, the “state” is “god”

“I am the LORD, that is My name; And My glory I will not give to another, [whether idol or government] Nor My praise to carved images [idolatry].” [Isaiah 42:8, Bible, NKJV]

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41 Ibid., p. 338.
42 Ibid., p. 339.
43 Ibid., p. 341.
Socialism is based on “humanism”.

“humanism. [..] 3: a doctrine, attitude, or way of life centered on human interests or values; esp.: a philosophy that esp. rejects supernaturalism and stresses an individual’s [or a society’s] dignity and worth and capacity for self-realization through reason”


Humanism is a worldly and man-centric rather than God-centric political system. It places man, rather than God, at the center of the universe. It is hostile to God and is a competitor against God, because the Bible says our sole purpose in life is to love God and obey His commandments, which implies that we must deny ourselves, who are men, and take up the cross to serve God:

“Let us hear the conclusion of the whole matter: Fear [respect] God and keep His commandments, for this is man’s all. For God will bring every work into judgment, including every secret thing, whether good or evil.”

[Eccl. 12:13-14]

Under socialism, the “state”, which is simply a collection of men, becomes a substitute “god” with all rights, power, and authority and individuals have no individual rights.

“The people of a state, in their collective capacity, considered as the party wronged by a criminal deed: the public; as in the title of a cause, “The State vs. A.B.”


Under the Civil Religion of Socialism, the state becomes a false “god” because:

1. Under the concept of “sovereign immunity”, it cannot be held accountable for any of its injuries. If you would like to learn more about sovereign immunity, we recommend the case of Alden v. Maine, 527 U.S. 706 (1999). Under the concept of “sovereign immunity”, the federal government is:
   1.1. Absolutely immune from accountability to be sued for any injury it inflicts upon anyone in any state court.
   1.2. May only be sued with its consent expressed in a law it passes.
   1.3. Can only be sued in its own courts. All of the District Courts we have now are Article IV legislative courts who congress has absolute, legislative authority over. They are not independent and they are not even part of the Judicial Branch of the government. They are an extension of the Executive branch. See: http://famguardian.org/Subjects/LawAndGovt/ChallJurisdiction/AuthoritiesArticle/AuthOnJurisdiction.htm

2. It cannot be made to answer in a public forum for its repeated injuries and usurpations. The First Amendment to the United States Constitution guarantees every American a right to petition our government for a redress of grievances, which are wrongs it has committed. The United States government, however, has no formal process in place by which members of Congress are required to either respond to or even remedy the wrongs that the federal government institutes against Americans all the time. At the founding of this country, the House devoted a time each week to read petitions for redress from constituents, and to discuss ways to fix them. This is not done any more because the government has become “god” under the socialist system we have now. See: http://famguardian.org/Subjects/Taxes/LegalEthics/RightToPet-031002.pdf

3. Those who speak out against this false god become the target of “selective enforcement” by the false god. The purpose of this “selective enforcement” is to discipline dissidents, who are simply those that do not want to join the collective socialist group.
God, on the other hand, thinks men and governments made up of men, are “worthless”. By implication, he is implying that the “state” is worthless:

Do not let man prevail;
Let the nations be judged in Your sight.
Put them in fear, O Lord,
That the nations may know themselves to be but men.”

[Psalm 9:19-20, Bible, NKJV]

“Behold, the nations are as a drop in the bucket, and are counted as the small dust on the scales.”

[Isaiah 40:15, Bible, NKJV]

“All nations before Him are as nothing, and they are counted by Him less than nothing and worthless.”

[Isaiah 40:17, Bible, NKJV]

“He brings the princes to nothing; He makes the judges of the earth useless.”

[Isaiah 40:23, Bible, NKJV]

“Indeed they are all worthless; their works are nothing; their molded images are wind and confusion.”

[Isaiah 41:29, Bible, NKJV]

The epic struggle documented in the Bible is really one of the competition between man and God for domination and control over the universe. This struggle began with Satan and continues to this day. In modern day America, God is losing and man is winning in influence over society. Socialism cannot justify its existence without denying God and elevating man and the “state” to the status of a false god. It cannot justify its own laws and the conflicts of those laws with God’s laws without denying and hating God and rebelling against His authority:

“Woe to the rebellious children,” says the Lord. “Who take counsel, but not of Me, and who devise plans, but not of My Spirit, that they may add sin to sin; who walk to go down to Egypt [the “state” or government], and have not asked My advice, to strengthen themselves in the strength of Pharaoh, and to trust in the shadow of Egypt. Therefore the strength of Pharaoh shall be your shame, and trust in the shadow of Egypt shall be your humiliation...

Now go, write it before them on a tablet, and note it on a scroll, that it may be forever and ever: that this is a rebellious people, lying children, children who will not hear the law of the Lord; who say to the seers, “Do not see,” and to the prophets, “Do not prophesy to us right things; Speak to us smooth [politically correct] things, prophesy deceits. Get out of the way, turn aside from the path, cause the Holy One of Israel to cease from before us.”

Therefore thus says the Holy One of Israel:

“Because you despise this word, and trust in oppression and perversity, and rely on them, therefore this iniquity shall be to you like a breach ready to fail, a bulge in a high wall, whose breaking comes suddenly, in an instant. And He shall break it like the breaking of the potter’s vessel, which is broken in pieces; He shall not spare. So there shall not be found among its fragments a shard to take fire from the hearth, or to take water from the cistern.”

[Isaiah 30:1-3, 8-14, Bible, NKJV]

You will find out later in section 11.1 that all law is religious in nature. The Civil Religion of Socialism has its own law system that competes with, conflicts with, and undermines God’s laws. You will find out later in section 11.2.9 that this law system turns God’s natural order completely upside down. This was predicted in the Bible, which said on the subject:

“He shall speak pompous words against the Most High.
Shall persecute the saints of the Most High.
And shall intend to change times and law.
Then the saints shall be given into his hand [for persecution and oppression].
For a time and times and half a time.”

[Dan. 7:25, Bible, NKJV]

The above predicts that The Beast will “intend to change times and law”. Both of these things have already happened. Our calendar was based on the birth of Jesus. Only very recently was the phrase “A.D.”, which stands for “After Death” (of Jesus) removed from references to the year and replaced with “C.E.”, which stands for common era. Section 11.2.9 also shows how the Socialists have changed the law system to remove God from the hierarchy of sovereignty and replace it with government. Both of these major moves are a fulfillment of Biblical prophecy, in which God is slowly but systematically...
removed from the public domain to be replaced by the new Sovereign, the “neo god”, which is a pagan, godless government/state. The Book of Revelation describes this pagan, atheistic government as “The Beast”:

“And I saw the beast, the kings of the earth, and their armies, gathered together to make war against Him who sat on the horse and against His army.”
[Rev. 19:19, Bible, NKJV]

These events also are a further fulfillment of prophesy from Scripture, which says that when God’s people rebel against Him, then he will “hide his face”, withdraw His protection, and bring famine, pestilence, and destruction against them:

Then My anger shall be aroused against them in that day, and I will forsake them, and I will hide My face from them, and they shall be devoured. And many evils and troubles shall befall them, so that they will say in that day, ‘Have not these evils come upon us because our God is not among us?’

“And I will surely hide My face in that day because of all the evil which they have done, in that they have turned to other gods [government/rulers, in this case].”
[Deut. 31:17-18, Bible, NKJV]

“...And He said: ‘I will hide My face from them, I will see what their end will be, For they are a perverse generation, Children in whom is no faith,’”
[Deut. 32:20, Bible, NKJV]

“Woe to the rebellious children,” says the Lord. “Who take counsel, but not of Me, and who devise plans, but not of My Spirit, that they may add sin to sin; who walk to go down to Egypt, and have not asked My advice, to strengthen themselves in the strength of Pharaoh, and to trust in the shadow of Egypt! Therefore the strength of Pharaoh [government] shall be your shame, and trust in the shadow of Egypt [government/state] shall be your humiliation...

Now go, write it before them on a tablet, and note it on a scroll, that it may be for time to come, forever and ever: that this is a rebellious people, lying children, children who will not hear the law of the Lord; who say to the seers, “Do not see,” and to the prophets, “Do not prophesy to us right things. Speak to us smooth [politically correct] things, prophesy deceits. Get out of the way, turn aside from the path, cause the Holy One of Israel to cease from before us.”

Therefore thus says the Holy One of Israel:

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[Isaiah 30:1-3, 8-14, Bible, NKJV]

The state-sponsored official Civil Religion of Socialism is being perpetuated by using the “alleged” (through lies and deception and propaganda) but not actual force of law to expel God from society, in what amounts essentially as an “immune response” that will cause the state to replace God slowly but eventually. The Bible says that Christians cannot participate in, subsidize, or partake of the economic benefits of what amounts to mutiny against God. You cannot love God and participate in his removal or destruction from society. To love God is to hate, fight, and not participate in evil of this kind:

“And I heard another voice from heaven [God] saying, ‘Come out of her [Babylon the Great Harlot, a democratic state fall of socialist non-believers], my people [Christians], lest you share in her sins, and lest you receive of her plagues.’”
[Revelation 18:4, Bible, NKJV]

5.12 Socialism and Religion: V.I. Lenin

By: V.I. Lenin
Present-day society is wholly based on the exploitation of the vast masses of the working class by a tiny minority of the population, the class of the landowners and that of the capitalists. It is a slave society, since the "free" workers, who all their life work for the capitalists, are "entitled" only to such means of subsistence as are essential for the maintenance of slaves who produce profit, for the safeguarding and perpetuation of capitalist slavery.

Religion is one of the forms of spiritual oppression which everywhere weighs down heavily upon the masses of the people, overburdened by their perpetual work for others, by want and isolation. Impotence of the exploited classes in their struggle against the exploiters just as inevitably gives rise to the belief in a better life after death as impotence of the savage in his battle with nature gives rise to belief in gods, devils, miracles, and the like. Those who toil and live in want all their lives are taught by religion to be submissive and patient while here on earth, and to take comfort in the hope of a heavenly reward. But those who live by the labor of others are taught by religion to practice charity while on earth, thus offering them a very cheap way of justifying their entire existence as exploiters and selling them at a moderate price tickets to well-being in heaven. Religion is opium for the people. Religion is a sort of spiritual booze, in which the slaves of capital drown their human image, their demand for a life more or less worthy of man.

But a slave who has become conscious of his slavery and has risen to struggle for his emancipation has already half ceased to be a slave. The modern class-conscious worker, reared by large-scale factory industry and enlightened by urban life, contemptuously casts aside religious prejudices, leaves heaven to the priests and bourgeois bigots, and tries to win a better life for himself here on earth. The proletariat of today takes the side of socialism, which enlists science in the battle against the fog of religion, and frees the workers from their belief in life after death by welding them together to fight in the present for a better life on earth.

Religion must be declared a private affair. In these words socialists usually express their attitude towards religion. But the meaning of these words should be accurately defined to prevent any misunderstanding. We demand that religion be held a private affair so far as the state is concerned. But by no means can we consider religion a private affair so far as our Party is concerned. Religion must be of no concern to the state, and religious societies must have no connection with governmental authority. Everyone must be absolutely free to profess any religion he pleases, or no religion whatever, i.e., to be an atheist, which every socialist is, as a rule. Discrimination among citizens on account of their religious convictions is wholly intolerable. Even the bare mention of a citizen's religion in official documents should unquestionably be eliminated. No subsidies should be granted to the established church nor state allowances made to ecclesiastical and religious societies. These should become absolutely free associations of likeminded citizens, associations independent of the state. Only the complete fulfillment of these demands can put an end to the shameful and accursed past when the church lived in feudal dependence on the state, and Russian citizens lived in feudal dependence on the established church, when medieval, inquisitorial laws (to this day remaining in our criminal codes and on our statute-books) were in existence and were applied, persecuting men for their belief or disbelief, violating men's consciences, and linking cozy government jobs and government-derived incomes with the dispensation of this or that dole by the established church. Complete separation of Church and State is what the socialist proletariat demands of the modern state and the modern church.
The Russian revolution must put this demand into effect as a necessary component of political freedom. In this respect, the Russian revolution is in a particularly favorable position, since the revolting officialism of the police-ridden feudal autocracy has called forth discontent, unrest and indignation even among the clergy. However abject, however ignorant Russian Orthodox clergymen may have been, even they have now been awakened by the thunder of the downfall of the old, medieval order in Russia. Even they are joining in the demand for freedom, are protesting against bureaucratic practices and officialism, against the spying for the police imposed on the "servants of God". We socialists must lend this movement our support, carrying the demands of honest and sincere members of the clergy to their conclusion, making them stick to their words about freedom, demanding that they should resolutely break all ties between religion and the police. **Either you are sincere, in which case you must stand for the complete separation of Church and State and of School and Church, for religion to be declared wholly and absolutely a private affair.** Or you do not accept these consistent demands for freedom, in which case you evidently are still held captive by the traditions of the inquisition, in which case you evidently still cling to your cozy government jobs and government-derived incomes, in which case you evidently do not believe in the spiritual power of your weapon and continue to take bribes from the state. And in that case the class-conscious workers of all Russia declare merciless war on you.

So far as the party of the socialist proletariat is concerned, religion is not a private affair. Our Party is an association of class-conscious, advanced fighters for the emancipation of the working class. Such an association cannot and must not be indifferent to lack of class-consciousness, ignorance or obscurantism in the shape of religious beliefs. We demand complete disestablishment of the Church so as to be able to combat the religious fog with purely ideological and solely ideological weapons, by means of our press and by word of mouth. But we founded our association, the Russian Social-Democratic Labour Party, precisely for such a struggle against every religious bamboozling of the workers. And to us the ideological struggle is not a private affair, but the affair of the whole Party, of the whole proletariat.

If that is so, why do we not declare in our Programme that we are atheists? Why do we not forbid Christians and other believers in God to join our Party?

The answer to this question will serve to explain the very important difference in the way the question of religion is presented by the bourgeois democrats and the Social-Democrats.

Our Programme is based entirely on the scientific, and moreover the materialist, world-outlook. An explanation of our Programme, therefore, necessarily includes an explanation of the true historical and economic roots of the religious fog. **Our propaganda necessarily includes the propaganda of atheism:** the publication of the appropriate scientific literature, which the autocratic feudal government has hitherto strictly forbidden and persecuted, must now form one of the fields of our Party work. We shall now probably have to follow the advice Engels once gave to the German Socialists: to translate and widely disseminate the literature of the eighteenth-century French Enlighteners and atheists.[36]

But under no circumstances ought we to fall into the error of posing the religious question in an abstract, idealistic fashion, as an "intellectual" question unconnected with the class struggle, as is not infrequently done by the radical-democrats from among the bourgeoisie. It would be stupid to think that, in a society based on the endless oppression and coarsening of the worker masses, religious prejudices could be dispelled by purely propaganda methods. It would be bourgeois narrow-mindedness to forget that the yoke of religion that weighs upon mankind is merely a product and reflection of the economic yoke within society. No number of pamphlets and no amount of preaching can enlighten the proletariat, if it is not enlightened by its own struggle against the dark forces of capitalism. Unity in this really revolutionary struggle of the oppressed class for the creation of a paradise on earth is more important to us than unity of proletarian opinion on paradise in heaven.

That is the reason why we do not and should not set forth our atheism in our Programme; that is why we do not and should not prohibit proletarians who still retain vestiges of their old prejudices from associating themselves with our Party. **We shall always preach the scientific world-outlook, and it is essential for us to combat the inconsistency of various "Christians".** But that does not mean in the least that the religious question ought to be advanced to first place, where it does not belong at all; nor does it mean that we should allow the forces of the really revolutionary economic and political struggle to be split up on account of third-rate opinions or senseless ideas, rapidly losing all political importance, rapidly being swept out as rubbish by the very course of economic development.

Everywhere the reactionary bourgeoisie has concerned itself, and is now beginning to concern itself in Russia, with the fomenting of religious strife -- in order thereby to divert the attention of the masses from the really important and
fundamental economic and political problems, now being solved in practice by the all-Russian proletariat uniting in revolutionary struggle. This reactionary policy of splitting up the proletarian forces, which today manifests itself mainly in Black-Hundred pogroms, may tomorrow conceive some more subtle forms. We, at any rate, shall oppose it by calmly, consistently and patiently preaching proletarian solidarity and the scientific world-outlook -- a preaching alien to any stirring up of secondary differences.

The revolutionary proletariat will succeed in making religion a really private affair, so far as the state is concerned. And in this political system, cleansed of medieval mold, the proletariat will wage a broad and open struggle for the elimination of economic slavery, the true source of the religious humbugging of mankind.

6 Socialist and Communist Propaganda

All systems of socialism and communism rely upon propaganda and deception as a way to:

1. Prevent the need for violence in perpetuating their domination.
2. Make their fleecing of the public economical and efficient.
3. Expand, consolidate, and centralize their power.
4. Remove all the checks and balances built into the design of our constitutional government under at least the “guise” that the parties cooperating with them illegally CONSENTED to the breakdown.

Propaganda needed to protect socialism is implemented mainly within and by the legal profession through the abuse of government forms, publications, and “words of art”. Communism, on the other hand, uses a much more virulent form of propaganda that invades every aspect of domestic and international relations.

We have assembled several resources extensively documenting how this LEGAL propaganda is abused to protect and perpetuates mainly socialism:

   http://sedm.org/Forms/FormIndex.htm
2. Legal Deception, Propaganda, and Fraud, Form #05.014
   http://sedm.org/Forms/FormIndex.htm
3. Government Identity Theft, Form #05.046
   http://sedm.org/Forms/FormIndex.htm
4. Avoiding Traps in Government Forms Course, Form #12.023
   http://sedm.org/Forms/FormIndex.htm

All governments essentially are a corporation and a business that delivers ONLY one product, which is “protection”. Those who are customers of this corporation are called by any one of the following names in the STATUTES published by the government:

1. “citizens”, if they were born somewhere within the country which the jurisdiction is a part.
2. “residents” (aliens) if they were born within the country in which the jurisdiction is a part.
3. “inhabitants”, which encompasses both “citizens”, and "residents” but excludes foreigners.
4. "persons”.
5. "individuals”.

Like any other business, government is a corporation that may not force or compel you to BUY its products. Since ALL are equal under our system of law, then governments can have no more authority than any of the corporation franchises it creates.

The Bible warns us not to contract with, associate with, choose a domicile within, or join the “collective” or “states”, and especially one that is doing evil in His sight:

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Adapted from: Why You are a “national”, “state national”, and Constitutional but not Statutory Citizen, Form #05.006, Section 12;
http://sedm.org/Forms/FormIndex.htm.
"And I heard another voice from heaven [God] saying, 'Come out of her [Babylon the Great Harlot, a democratic state full of socialist non-believers], my people [Christians], lest you share in her sins, and lest you receive of her plagues.'"

[Revelation 18:4, Bible, NKJV]

"Adulterers and adulteresses! Do you not know that friendship [allegiance] toward the world or the governments of the world is enmity with God? Whoever therefore wants to be a friend ["citizen", "resident", "taxpayer"] of the world [or the governments of the world] makes himself an enemy of God."

[James 4:4, Bible, NKJV]

"You shall make no covenant [contract or franchise] with them [foreigners, pagans], nor with their [pagan government] gods [laws or judges]. They shall not dwell in your land [and you shall not dwell in theirs by becoming a "resident" or domiciliary in the process of contracting with them], lest they make you sin against Me [God]. For if you serve their [government] gods [under contract or agreement or franchise], it will surely be a snare to you."

[Exodus 23:32-33, Bible, NKJV]

"I [God] brought you up from Egypt [slavery] and brought you to the land of which I swore to your fathers; and I said, 'I will never break My covenant with you. And you shall make no covenant [contract or franchise or agreement of ANY kind] with the inhabitants of this [corrupt pagan] land; you shall tear down their [man/government worshipping socialist] altars.' But you have not obeyed Me. Why have you done this?

"Therefore I also said, 'I will not drive them out before you; but they will become as thorns [terrorists and persecutors] in your side and their gods will be a snare [slavery?] to you.'"

So it was, when the Angel of the LORD spoke these words to all the children of Israel, that the people lifted up their voices and wept. [Judges 2:1-4, Bible, NKJV]

"For among My [God's] people are found wicked (covetous public servant) men; They lie in wait as one who sets snares; They set a trap; They catch men. As a cage is full of birds, So their houses are full of deceit. Therefore they have become great and grown rich. They have grown fat, they are sleek; Yes, they surpass the deeds of the wicked; They do not plead the cause, The cause of the fatherless [or the innocent, widows, or the non-taxpayer]; Yet they prosper, And the right of the needy they do not defend. Shall I not punish them for these things?" says the Lord. 'Shall I not avenge Myself on such a nation as this?'

"An astonishing and horrible thing Has been committed in the land: The prophets prophesy falsely, And the priests [judges in franchise courts that worship government as a pagan deity] rule by their own power; And My people love to have it so. But what will you do in the end?"

[Isa. 5:26-31, Bible, NKJV]

Hence, to abandon your position as a “customer” of their corrupt “protection racket”, you must “leave” Babylon in what we call a civil divorce. This means you must acquire any one or more of the following civil statuses within their void for vagueness “codes” and can consent to NO other without offending God:

1. “nonresidents”.
2. “transient foreigners”.
3. "stateless persons".
4. "in transitu".
5. "transient”.
6. “sojourner”.
7. “civilly dead”.

The process of civilly and legally divorcing Babylon the Great Harlot government is described in:

Why Domicile and Becoming a “Taxpayer” Require Your Consent, Form #05.002
http://sedm.org/Forms/FormIndex.htm
The following subsections will show you how corrupt governments and public servants fool you into either agreeing to become a “customer” of theirs called a “citizen” or “resident” or deceive you into at least LOOKING like one who has consented and who therefore indemnifies them against the damage caused by their otherwise illegal enforcement activities.


Consensus tollit errorem. Consent removes or obviates a mistake. Co. Litt. 126.

Melius est omnia mala pati quam mala concentire. It is better to suffer every wrong or ill, than to consent to it. 3 Co. Inst. 23.

Nemo videtur fraudare eos qui sciant, et consentiant. One cannot complain of having been deceived when he knew the fact and gave his consent. Dig. 50, 17, 145.” [Bouvier’s Maxims of Law, 1856; SOURCE: http://famguardian.org/Publications/BouvierMaximsOfLaw/BouviersMaxims.htm]

6.1 The methods of deceit and coercion on the citizenship issue

Most people are ILLEGALLY and CRIMINALLY DECEIVED and COMPELLED by covetous public servants to become STATUTORY citizens or residents even though they are TECHNICALLY not allowed to and it is a CRIME to do so. This process is done by the following devious means:

1. Asking you if you are a “citizen” or “resident” on a government form or in person but not defining the context: CONSTITUTIONAL or STATUTORY.
2. When you hear their question about your STATUS, your ignorance of the law causes you to PRESUME they mean “citizen” or “resident” in a POLITICAL or CONSTITUTIONAL context.
3. When you say “yes”, they will self-servingly and ILLEGALLY PRESUME that the STATUTORY and CIVIL context applies rather than the POLITICAL or CONSTITUTIONAL context.
3.1. WARNING: The CONSTITUTIONAL/POLITICAL context and the STATUTORY/CIVIL contexts are MUTUALLY exclusive and NOT equivalent!
3.2. A CONSTITUTIONAL/POLITICAL “citizen of the United States” is a “national of the United States” per 8 U.S.C. §1101(a)(22) and NOT a STATUTORY/CIVIL “citizen”.
3.3. The term “citizen of the United States” used in 8 U.S.C. §1401 and 8 U.S.C. §1101(a)(22)(A) is a POLITICAL citizen because it relates to birth or naturalization and NOT domicile.
3.4. The term “citizen of the United States” used in other titles of the U.S. Code including Title 26 (income tax), Title 42 (Social Security and Medicare) relates to DOMICILE rather than NATIONALITY and is a CIVIL/STATUTORY status. Both of these titles are CIVIL franchises that have DOMICILE on federal territory not within a state as a prerequisite.
3.5. The U.S. Supreme Court held in the License Tax Cases that Congress cannot establish a “trade or business” in a constitutional state in order to tax it. Hence, Titles 26 and 42 do not relate to constitutional states and only relate to federal territory not within a constitutional state.

“Thus, Congress having power to regulate commerce with foreign nations, and among the several States, and with the Indian tribes, may, without doubt, provide for granting coasting licenses, licenses to pilots, licenses to trade with the Indians, and any other licenses necessary or proper for the exercise of that great and extensive power; and the same observation is applicable to every other power of Congress, to the exercise of which the granting of licenses may be incident. All such licenses confer authority, and give rights to the licensee.

But very different considerations apply to the internal commerce or domestic trade of the States. Over this commerce and trade Congress has no power of regulation nor any direct control. This power belongs exclusively to the States. No interference by Congress with the business of citizens transacted within a State is warranted by the Constitution, except such as is strictly incidental to the exercise of powers clearly granted to the legislature. The power to authorize a business within a State is plainly repugnant to the exclusive power of the State over the same subject. It is true that the power of Congress to tax is a very extensive power. It is given in the Constitution, with only one exception and only two qualifications. Congress cannot tax exports, and it must impose direct taxes by the rule of apportionment, and indirect taxes by the rule of uniformity. Thus limited, and thus only, it reaches every subject, and may be exercised at discretion. But, it reaches only existing subjects. Congress cannot authorize [LICENSE, using a Social Security Number] a trade or business within a State in order to tax it.” [License Tax Cases, 72 U.S. 462, 18 L.Ed. 497, 5 Wall. 462, 2 A.F.T.R. 2224 (1866)].
4. Hence, with a simple presumption fostered by legal ignorance on both YOUR part and on the part of the government clerk accepting your application or form, you have often UNWITTINGLY AND ILLEGALLY TRANSITIONED from being a CONSTITUTIONAL citizen to a STATUTORY citizen domiciled on federal territory! WATCH OUT!

5. The presumptions which foster this illegal transition are a CRIMINAL offence, because:

5.1. The civil status of “citizen” is an office in the U.S. government, as we will show.

5.2. It is a crime to impersonate a public officer in violation of 18 U.S.C. §911.

5.3. It is a crime to impersonate a “U.S. citizen” in violation of 18 U.S.C. §912.

6. The presumptions which foster this illegal transition are also a violation of due process of law, because conclusive presumptions undermine constitutional rights violate due process of law:

(1) [8:4993] Conclusive presumptions affecting protected interests:

A conclusive presumption may be defeated where its application would impair a party's constitutionally-protected liberty or property interests. In such cases, conclusive presumptions have been held to violate a party's due process and equal protection rights. [Vlandis v. Kline (1973) 412 U.S. 441, 449, 93 S.Ct. 2230, 2235; Cleveland Bd. of Ed. v. LaFleur (1974) 414 U.S. 632, 639-640, 94 S.Ct. 1208, 1215-presumption under Illinois law that unmarried fathers are unfit to violate process] [Federal Civil Trials and Evidence, Rutter Group, paragraph 8:4993, p. 8K-34]

7. This ILLEGAL and CRIMINAL tactic is abused in almost all government offices, including:

7.1. In federal court.

7.2. Department of Motor Vehicles on the application for a driver license.

7.3. Social Security Administration form SS-5.

7.4. Voter registration at the country registrar of voters.

7.5. Application for a United States of America Passport, Department of State form DS-11.


8. The reason they are using this deceptive and deceptive tactic is because they know that:

8.1. A “citizen” is defined as someone who has “voluntarily submitted himself” to the LAWS and thereby become a CIVIL “subject”. YOU HAVE TO VOLUNTEER AND CONSENT!

8.2. They know they need your CONSENT and PERMISSION to transition from a CONSTITUTIONAL citizen to a STATUTORY citizen and therefore “subject”.

8.3. They don’t want to ask for your consent DIRECTLY because that would imply that you have the right to NOT consent. If you said NO, their whole SCAM of ruling OVER you would be busted and people would quit in droves. They therefore have to be very INDIRECT about it.

8.4. CONSENT and PERMISSION is implied if they ask you your status AND you say you HAVE that STATUS. You cannot acquire or maintain ANY civil status without your at least IMPLIED consent. See:

Your Exclusive Right to Declare or Establish Your Civil Status, Form #13.008 http://sedm.org/Forms/FormIndex.htm

9. We call this process what it is:


9.2. Criminal identity theft.

9.3. Criminal impersonating a public officer.

9.4. Constructive fraud.

“Fraud in its elementary common law sense of deceit -- and this is one of the meanings that fraud bears [483 U.S. 372] in the statute, see United States v. Dial, 757 F.2d. 163, 168 (7th Cir.1985) -- includes the deliberate concealment of material information in a setting of fiduciary obligation. A public official is a fiduciary toward the public, including, in the case of a judge, the litigants who appear before him, and if he deliberately conceals material information from them, he is guilty of fraud. When a judge is busily soliciting loans from counsel to one party, and not telling the opposing counsel (let alone the public), he is concealing material information in violation of his fiduciary obligations.” [McNally v. United States, 483 U.S. 359 (1987)]

10. Government agencies: They abuse these ILLEGAL and CRIMINAL tactics as well. They do so by the following means:

10.1. Ensure that their employees are not schooled in the law so that they will not realize that they are PAWNS in a game to enslave all Americans, and that “compartmentalization” is being used to ensure they don’t know more than they need to know to do their job.
10.2. Dismiss or FIRE employees who read the law and discover these tactics. Case in point is IRS criminal investigator Joe Banister, who discovered these tactics, exposed them and asked the agency to STOP them. He was asked to resign rather than the IRS fixing this criminal activity.

10.3. PRESUME that ALL of the four contexts for "United States" are equivalent.

10.4. Tell the public that their publications are “general” in nature and should not be relied upon. Keep in mind that a FRAUDSTER always deals in GENERALS, and the “general” context is the CONSTITUTIONAL context. Yet, even though you ASSUME the government is ALSO using the CONSTITUTIONAL context, they do the SWITCHEROO and ASSUME the OPPOSITE, which is the STATUTORY context when processing the form they handed you.

10.5. Publish deceptive government publications that are in deliberate conflict with what the statutes define "United States" as and then tell the public that they CANNOT rely on the publication. The IRS does this with ALL of their publications and it is FRAUD. See:

Reasonable Belief About Income Tax Liability, Form #05.007
FORMS PAGE: http://sedm.org/Forms/FormIndex.htm
DIRECT LINK: http://sedm.org/Forms/05-MemLaw/ReasonableBelief.pdf

10.6. Using the word “United States” as meaning the government, as in the Internal Revenue Code, Subtitle A, but deceiving the reader into thinking that it REALLY means the CONSTITUTIONAL United States. See:

Non-Resident Non-Person Position, Form #05.020, Section 4
http://sedm.org/Forms/FormIndex.htm

10.7. Not explaining WHICH of the two contexts apply on government forms but presuming the Statutory context ONLY.

10.8. Refusing to accept attachments to government forms that clarify the meaning of all terms on forms so as to:

10.8.1. Delegate undue discretion to judges and bureaucrats to PRESUME the statutory context.

10.8.2. Add things to the meaning of words that do not expressly appear in the law.

10.9. Refusing to define the LEGAL meaning of the terms used on government forms.

10.10. Confusing a “federal government” with a “national government”, removing the definitions of these two words entirely from the dictionary, or refusing in a court setting to discuss the differences.

“NATIONAL GOVERNMENT. The government of a whole nation, as distinguished from that of a local or territorial division of the nation, and also as distinguished from that of a league or confederation.

“A national government is a government of the people of a single state or nation, united as a community by what is termed the “social compact,” and possessing complete and perfect supremacy over persons and things, so far as they can be made the lawful objects of civil government. A federal government is distinguished from a national government by its being the government of a community of independent and sovereign states, united by compact.” Piqua Branch Bank v. Knopf, 6 Ohio St. 393.

“FEDERAL GOVERNMENT. The system of government administered in a state formed by the union or confederation of several independent or quasi independent states; also the composite state so formed.

In strict usage, there is a distinction between a confederation and a federal government. The former term denotes a league or permanent alliance between several states, each of which is fully sovereign and independent, and each of which retains its full dignity, organization, and sovereignty, though yielding to the central authority a controlling power for a few limited purposes, such as external and diplomatic relations. In this case, the component states are the units, with respect to the confederation, and the central government acts upon them, not upon the individual citizens. In a federal government, on the other hand, the allied states form a union—not, indeed, to such an extent as to destroy their separate organization or deprive them of quasi sovereignty with respect to the administration of their purely local concerns, but so that the central power is erected into a true state or nation, possessing sovereignty both external and internal, while the administration of national affairs is directed, and its effects felt, not by the separate states deliberating as units, but by the people of all, in their collective capacity, as citizens of the nation. The distinction is expressed, by the German writers, by the use of the two words “Staatenbund” and “Bundesstaat;” the former denoting a league or confederation of states, and the latter a federal government, or state formed by means of a league or confederation.”

10.11. Making unconstitutional and prejudicial presumptions about the status of people that connects them with government franchises without their consent or even their knowledge, in some cases. See:

Presumption: Chief Weapon for Unlawfully Enlarging Federal Jurisdiction, Form #05.017
http://sedm.org/Forms/FormIndex.htm

Socialism: The New American Civil Religion
Copyright Sovereignty Education and Defense Ministry, http://sedm.org
Form 05.016, Rev. 6-2-2014, ver. 1.12
EXHIBIT:_______
11. Courts and lawyers: Courts and lawyers ESPECIALLY have refined this process to a fine art by abusing “legalese” an
terms of art. They do this through the following very specific tactics in the courtroom.
11.1. Prevent jurists from reading the law to discover these tactics. Most federal courthouses forbid jurors serving on
duty to enter their law libraries if they have one. Thus, the judge is enabled to insist that HE is the “source of
law” and that what he says is law. He therefore substitutes his will for what the law says, and prevents anyone
from knowing that what he SAYS the law requires is DIFFERENT from what it ACTUALLY says.
11.2. PRESUME that ALL of the four contexts for "United States" are equivalent.
11.3. Confusing the Statutory context with the Constitutional context for geographical words of art when these two
contexts are NOT equivalent and in fact are mutually exclusive contexts. Terms this trick is applied to include:
11.3.4. “U.S. citizen” or “citizen of the United States” in 8 U.S.C. §1401, 26 U.S.C. §3121(e), and 26 C.F.R.
§1.1-1.
11.4. PRESUME that CONSTITUTIONAL citizens and STATUTORY citizens are EQUIVALENT under federal law.
They are NOT. A CONSTITUTIONAL citizen is a "non-citizen national" under federal law and NOT a "citizen
of the United States":

| Why You are a "national", "state national", and Constitutional but not Statutory Citizen, Form #05.006 |
| FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm) |
| DIRECT LINK: [http://sedm.org/Forms/05-MemLaw/WhyANational.pdf](http://sedm.org/Forms/05-MemLaw/WhyANational.pdf) |

11.5. PRESUME that "nationality" and "domicile" are equivalent. They are NOT. See:

| Why Domicile and Becoming a "Taxpayer" Require Your Consent, Form #05.002 |
| FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm) |

11.6. Use the word "citizenship" in place of "nationality" OR "domicile", and refuse to disclose WHICH of the two
they mean in EVERY context.
11.7. Confuse the POLITICAL/CONSTITUTIONAL meaning of words with the civil STATUTORY context. For
instance, asking on government forms whether you are a POLITICAL/CONSTITUTIONAL citizen and then
FALSELY PRESUMING that you are a STATUTORY citizen under 8 U.S.C. §1401.
11.8. Confuse the words "domicile" and "residence" or impute either to you without satisfying the burden of proving
that you EXPRESSLY CONSENTED to it and thereby illegally kidnap your civil legal identity against your will.
One can have only one "domicile" but many "residences" and BOTH require your consent. See:

| Why Domicile and Becoming a "Taxpayer" Require Your Consent, Form #05.002 |
| FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm) |

12. Abusing the words “includes” and “including” as a means of unlawfully adding things to the meanings of words
that do not expressly appear and are therefore purposefully excluded per the rules of statutory construction. Such
words include:
activities of PRIVATE human beings or private entities.
12.3. “State”
12.4. “Employer” in 26 U.S.C. §3401(d). Means a government agency which a public officer works for, and not a
private company.
private human beings per 5 U.S.C. §2105(a).
For details on the unconstitutional and criminal abuse of language by the government, judges, and
prosecutors, see:

| Legal Deception, Propaganda, and Fraud, Form #05.014 |
| [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm) |

12.6. Refusing to allow the jury to read the definitions in the law and then give them a definition that is in conflict with
the statutory definition. This substitutes the JUDGES will for what the law expressly says and thereby substitutes
PUBLIC POLICY for the written law.
12.7. Deliberately omitting or refusing to discuss or address any of the above types of abuses in litigation raised against
the government in any court, or even penalizing those who raise these issues, and thereby:
12.7.2. Engaging in organized crime and racketeering, which is committed daily by most federal judges.
12.7.3. Engaging in criminal witness tampering against those who want to stop criminal activities by public

13. When the above criminal tactics of public dis-servants are exposed as the FRAUD and CRIME that they are, the only
thing the de facto thieves in government can do is:
13.1. Try to ignore the issue raised like you never said it.
13.2. Hope you don’t approach the grand jury and get them indicted for their crime.
13.3. If you do, go after you with what we call “selective enforcement” as a way to defend themselves illegally.

6.2 Purpose for the confusion in laws and forms

The purpose for the deliberate obfuscation of citizenship terms is to accomplish a complete breakdown of the separation of
powers between the constitutional states of the Union and the national government, and thus, to compress us all into one
mass under a national government just like the rest of the nations of the world. This form of corruption was predicted by
Thomas Jefferson, one of our most revered Founding Fathers, when he said:

“When all government, domestic and foreign, in little as in great things, shall be drawn to Washington as the
center of all power, it will render powerless the checks provided of one government on another and will
become as venal and oppressive as the government from which we separated.”
[Thomas Jefferson to Charles Hammond, 1821. ME 15:332 ]

“What an augmentation of the field for jobbing, speculating, plundering, office-building and office-hunting
would be produced by an assumption of all the State powers into the hands of the General Government!”
[Thomas Jefferson to Gideon Granger, 1800. ME 10:168]

The great object of my fear is the Federal Judiciary. That body, like gravity, ever acting with noiseless foot and
un alarming advance, gaining ground step by step and holding what it gains, is engulfing insidiously the special
governments into the jaws of that which feeds them.”
[Thomas Jefferson to Spencer Roane, 1821. ME 15:326 ]

“The judiciary of the United States is the subtle corps of sappers and miners constantly working under ground
to undermine the foundations of our confederated fabric. They are constraining our Constitution from a co-
ordination of a general and special government to a general and supreme one alone. This will lay all things at
their feet, and they are too well versed in English law to forget the maxim, ‘boni judicis est ampliare
jurisdictionem.’”
[Thomas Jefferson to Thomas Ritchie, 1820. ME 15:297 ]

“It has long been my opinion, and I have never shrunk from its expression, that the germ of dissolution of our
Federal Government is in the constitution of the Federal Judiciary—an irresponsible body (for impeachment is
scarcely a scare-crow), working like gravity by night and by day, gaining a little today and a little tomorrow,
and advancing its noiseless step like a thief over the field of jurisdiction until all shall be usurped from the
States and the government be consolidated into one. To this I am opposed.”
[Thomas Jefferson to Charles Hammond, 1821. ME 15:331]

“Contrary to all correct example, [the Federal judiciary] are in the habit of going out of the question before them,
to throw an anchor ahead and grapple further hold for future advances of power. They are then in fact
the corps of sappers and miners, steadily working to undermine the independent rights of the States and to
consolidate all power in the hands of that government in which they have so important a freehold estate.”
[Thomas Jefferson: Autobiography, 1821. ME 1:121 ]

The systematic and diabolical plan to destroy the separation of powers and all the efforts to implement it are described in:

Government Conspiracy to Destroy the Separation of Powers, Form #05.023
http://sedm.org/Forms/FormIndex.htm

The purpose of abusing this confusion of contexts between CONSTITUTIONAL and STATUTORY “citizens” and
residents” is to:

1. Avoid having to admit that YOU and not THEM are in charge, and that THEY are the SERVANT and seller and you
are the SOVEREIGN and buyer. The customer is always right in a free market.

“In United States, sovereignty resides in people... the Congress cannot invoke the sovereign power of the
People to override their will as thus declared.”

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"Strictly speaking, in our republican form of government, the absolute sovereignty of the nation is in the people of the nation: and the residuary sovereignty of each state, not granted to any of its public functionaries, is in the people of the state. 2 Dall. 471

Bouv. Law Dict (1870)

"The ultimate authority ... resides in the people alone."

[The Federalist, No. 46, James Madison]

"... a very great lawyer, who wrote but a few years before the American revolution, seems to doubt whether the original contract of society had in any one instance been formally expressed at the first institution of a state. The American revolution seems to have given birth to this new political phenomenon: in every state a written constitution was framed, and adopted by the people, both in their individual and sovereign capacity, and character. By this means, the just distinction between the sovereignty, and the government, was rendered familiar to every intelligent mind; the former was found to reside in the people, and to be unalienable from them; the latter in their servants and agents; by this means, also, government was reduced to its elements; its object was defined, its principles ascertained; its powers limited, and fixed; its structure organized; and the functions of every part of the machine so clearly designated, as to prevent any interference, so long as the limits of each were observed...

Blackstone's Commentaries. "View of the Constitution of the United States, Section 2 - Nature of U.S. Constitution; manner of its adoption; as annotated by St. George Tucker, William Young Birch and Abraham Small. c1803"

2. Make the consent to become a STATUTORY citizen "invisible", so you aren’t informed that you can withdraw it and thereby obligate them to PROTECT your right to NOT consent and not be a "subject" under their void for vagueness franchise "codes". See:

Requirement for Consent, Form #05.003
http://sedm.org/Forms/FormIndex.htm

3. Remove your ability to CIVILLY, POLITICALLY, and LEGALLY disassociate with them peacefully and thereby abolish your sponsorship of them. Thus, indirectly they are advocating lawlessness, violence, and anarchy, because these VIOLENT forces are the only thing left to remove their control over you. See:

4. Avoiding to be competitive and efficient like any other corporate business. Government is just a business, and the only thing it sells is "protection". You aren’t required to “buy” their product or be a “customer”.

4.1. In their language, civil STATUTORY “citizens” and “residents” are “customers”.

4.2. You have a right NOT to contract with them for protection under the social compact.

4.3. You have a First Amendment right to NOT associate with them and not be compelled to associate with them civilly.

4.4. If you don’t like their “product” you have a right FIRE them:

"To secure these [inalienable] rights [to life, liberty, and the pursuit of happiness], governments are instituted among men, deriving their just powers from the consent of the governed... Whenever any form of government becomes destructive of these ends, it is the right of the people to alter or abolish it, and to institute new government, laying its foundation on such principles, and organizing its powers in such form, as to them shall seem most likely to effect their safety and happiness."

Thomas Jefferson: Declaration of Independence, 1776. ME 1:29, Papers 1:429

4.5. The ONLY peaceful means to “alter or abolish” them is to STOP subsidizing them and thereby take away ALL the power they have, which is primarily commercial. Any other means requires violence.

5. Make everything they do into essentially an adhesion contract, where the civil statutory law is the contract.

"Adhesion contract. Standardized contract form offered to consumers of [government] goods and services on essentially “take it or leave it” basis without affording consumer realistic opportunity to bargain and under such conditions that consumer cannot obtain desired product or services except by acquiescing in form contract. Distinctive features of adhesion contract is that weaker party has no realistic choice as to its terms. Cubic Corp. v. Marty, 4 Dist., 185 C.A.3d. 438, 229 Cal.Rptr. 828, 833; Standard Oil Co. of Calif. v. Perkins, C.A.9, 347 F.2d. 379, 383. Recognizing that these contracts are not the result of traditionally “bargained” contracts, the trend is to relieve parties from onerous conditions imposed by such contracts. However, not every such contract is unconscionable. Lechmere Tire and Sales Co. v. Burwick, 360 Mass. 718, 720, 272 N.E.2d. 503.”


6. Replace the citizen/government relationship with the employee/employer relationship. All statutory “citizens” are public offices in the government. As Judge Napolitano likes to say in his Freedom Watch Show:
If you would like more details on how this transition from citizen/government to employee/employer happens, see:
6.1. *Ministry Introduction Course, Form #12.014*
6.2. *De Facto Government Scam, Form #05.043*
7. Destroy the separation between PRIVATE humans and PUBLIC offices, and thus to impose the DUTIES of a public office against the will of those who do not consent in violation of the Thirteenth Amendment. See: **Why Your Government is Either a Thief or You are a “Public Officer” for Income Tax Purposes, Form #05.008**
   http://sedm.org/Forms/FormIndex.htm
8. Destroy the separation of powers between the federal government and the states. See: **Government Conspiracy to Destroy the Separation of Powers, Form #05.023**
   http://sedm.org/Forms/FormIndex.htm
9. Undermine the very function of government, which is to protect PRIVATE, inalienable. Constitutional rights. The first step in that process is to prevent them from being converted to PUBLIC offices or PUBLIC rights with your EXPRESS, INFORMED consent. Hence, this is not GOVERNMENT activity, but PRIVATE activity of a PRIVATE corporation and mafia protection racket.
10. Protect the plausible deniability of those who engage in it by allowing them to disingenuously say that it was an innocent or ignorant mistake. Ignorance of the law is not an excuse in criminal violations of this kind.

### 6.3 How the deceit and compulsion is implemented in the courtroom

**“Shall the throne of iniquity [the judge’s bench], which devises evil by [obfuscating the] law, have fellowship with You [Christians]?”** They gather together against the life of the righteous, and condemn innocent blood. But the Lord has been my defense, and my God the rock of my refuge. He has brought on them their own iniquity, and shall cut them off in their own wickedness; the Lord our God shall cut them off.

[Psalm 94:20-23, Bible, NKJV]

The U.S. Supreme Court indirectly identified the distinctions between the CONSTITUTIONAL and the STATUTORY contexts and how one transitions from being a Constitutional to a Statutory citizen in the following holdings. These holdings are important so you will recognize what happens to your standing in court when you switch from a CONSTITUTIONAL to a STATUTORY “citizen”. That way you will recognize WHERE the court’s jurisdiction is coming from: the CONSTITUTION or the STATUTES. The CONSTITUTION only deals with HUMANS and LAND while the STATUTES deal almost entirely with FRANCHISES and ARTIFICIAL creations of CONGRESS.

1. First the U.S. Supreme Court held that a corporation is NOT a “citizen” as used in the CONSTITUTION:

   "That by no sound or reasonable interpretation, can a corporation—a mere faculty in law, be transformed into a citizen, or treated as a citizen [within the Constitution]," 2d. That the second section of the third article of the Constitution, investing the courts of the United States with jurisdiction in controversies between citizens of different States, cannot be made to embrace controversies to which corporations and not citizens are parties; and that the assumption, by those courts, of jurisdiction in such cases, must involve a palpable infraction of the article and section just referred to. 3d. That in the cause before us, the party defendant in the Circuit Court having been a corporation aggregate, created by the State of New Jersey, the Circuit Court could not properly take cognizance thereof; and, therefore, this cause should be remanded to the Circuit Court, with directions that it be dismissed for the want of jurisdiction."

[Rundle v. Delaware & Raritan Canal Co., 55 U.S. 80 (1852)]

2. But on the OTHER hand, they held that a corporation IS a “citizen” or “resident” under federal STATUTORY law.

   "...it is well settled that a corporation created by a state is a citizen of the state, within the meaning of those provisions of the constitution and statutes of the United States which define the jurisdiction of the federal courts, Railroad Co. v. Railroad Co., 172 U.S. 414., 5 Sup.Ct.Rep. 208; Paul v. Virginia, 8 Wall. 168, 178; Pennsylvania v. Bridge Co., 13 How. 518; State of Wisconsin v. Pelican Insurance Co., 127 U.S. 265 (1888)]

3. They also held that ONLY private HUMAN men and women can sue in a CONSTITUTIONAL court, not corporations:

   "Aliens, or citizens of different states, are not less susceptible of these apprehensions, nor can they be supposed to be less the objects of constitutional provision, because they are allowed to sue by a corporate name. That name, indeed, cannot be an alien or a citizen; but the persons whom it represents may be the one..."
or the other; and the controversy is, in fact and in law, between those persons suing in their corporate
character, by their corporate name, for a corporate right, and the individual against whom the suit may be
instituted. Substantially \(55^{1/2}\) and essentially, the parties in such a case, where the members of the corporation
are aliens, or citizens of a different state from the opposite party, come within the spirit and terms of the
jurisdiction conferred by the constitution on the national tribunals."

[...]

If the constitution would authorize congress to give the courts of the union jurisdiction in this case, in
consequence of the character of the members of the corporation, then the judicial act ought to be construed
to give it. For the term citizen ought to be understood as it is used in the constitution, and as it is used in
other laws. That is, to describe the real persons who come into court, in this case, under their corporate
name.

That corporations composed of citizens are considered by the legislature as citizens, under certain
[STATUTORY but not CONSTITUTIONAL] circumstances, is to be strongly inferred from the registering act. It
never could be intended that an American registered vessel, abandoned to an insurance company composed of
citizens, should lose her character as an American vessel; and yet this would be the consequence of declaring
that the members of the corporation were, to every intent and purpose, out of view, and merged in the
corporation.

The court feels itself authorized by the case in 12 Mod. on a question of jurisdiction, to look to 92*92 the
character of the individuals who compose the corporation, and they think that the precedents of this court,
though they were not decisions on argument, ought not to be absolutely disregarded."

[Bank of United States v. Deveaux, 9 U.S. 61(1809)]

4. They also held that when a HUMAN or CONSTITUTIONAL “citizen” or “person” sues a corporation, then they have
to sue SPECIFIC PEOPLE in the corporation instead of the whole corporation if the court is a CONSTITUTIONAL
court rather than a STATUTORY FRANCHISE court:

It is important that the style and character of this party litigant, as well as the source and manner of its
existence, be borne in mind, as both are deemed material in considering the question of the jurisdiction of this
court, and of the Circuit Court. It is important, too, to be remembered, that the question here raised stands
wholly unaffected by any legislation, competent or incompetent, which may have been attempted in the
organization of the courts of the United States; but depends exclusively upon the construction of the 2d
section of the 3d article of the Constitution, which defines the judicial power of the United States; first, with
respect to the subjects embraced within that power; and, secondly, with respect to those whose character may
give them access, as parties, to the courts of the United States. In the second branch of this definition, we find
the following enumeration, as descriptive of those whose position, as parties, will authorize their pleading or
being implored in those courts; and this position is limited to “controversies to which the United States are a
party; controversies 97*97 between two or more States, — between citizens of different States, — between
citizens of the same State, claiming lands under grants of different States, — and between the citizens of a State
and foreign citizens or subjects.”

Now, it has not been, and will not be, pretended, that this corporation can, in any sense, be identified with the
United States, or is endowed with the privileges of the latter; or if it could be, it would clearly be exempted from
all liability to be sued in the Federal courts. Nor is it pretended, that this corporation is a State of this Union;
nor, being created by, and situated within, the State of New Jersey, can it be held to be the citizen or subject of
a foreign State. It must be, then, under that part of the enumeration in the article quoted, which gives to the
courts of the United States jurisdiction in controversies between citizens of different States, that either the
Circuit Court or this court can take cognizance of the corporation as a party; and this is, in truth, the sole
foundation on which that cognizance has been assumed, or is attempted to be maintained. The proposition,
then, on which the authority of the Circuit Court and of this tribunal is based, is this: The Delaware and
Raritan Canal Company is either a citizen of the United States, or it is a citizen of the State of New Jersey.
This proposition, starting as its terms may appear, either to the legal or political apprehension, is undeniably
the basis of the jurisdiction asserted in this case, and in all others of a similar character, and must be
established, or that jurisdiction wholly fails. Let this proposition be examined a little more closely.

The term citizen will be found rarely occurring in the writers upon English law; those writers almost
universally adopting, as descriptive of those possessing rights or sustaining obligations, political or social, the
term subject, as more suited to their peculiar local institutions. But, in the writers of other nations, and under
systems of polity deemed less liberal than that of England, we find the term citizen familiarly revolving, and the
citizen and the rights and duties that term implies, particularly defined. Thus, Vattel, in his 4th book, has a
chapter, (cap. 6th,) the title of which is: "The concern a nation may have in the actions of her citizens." A few
words from the text of that chapter will show the apprehension of this author in relation to this term. "Private
persons," says he, "who are members of one nation, may offend and ill-treat the citizens of another; it remains
for us to examine what share a state may have in the actions of her citizens, and what are the rights and
obligations of sovereigns in that respect." And again: "Whoever uses a citizen ill, indirectly offends the state,
which is bound to protect this citizen. The meaning of the term citizen 98*98 or subject, in the apprehension
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of English jurists, as indicating persons in their natural character, in contradistinction to artificial or fictitious persons created by law, is further elucidated by those jurists, in their treatises upon the origin and capacities and objects of those artificial persons designated by the name of corporations. Thus, Mr. Justice Blackstone, in the 18th chapter of his 1st volume, holds this language: "We have hitherto considered persons in their natural capacities, and have treated of their rights and duties. But, as all personal rights die with the person; and, as the necessary forms of investing a series of individuals, one after another, with the same identical rights, would be inconvenient, if not impracticable; it has been found necessary, when it is for the advantage that such rights be kept on foot and continued, to invest particular rights in artificial persons, who maintain a perpetual succession, and enjoy a kind of legal immortality. These artificial persons are called corporations."

This same distinguished writer, in the first book of his Commentaries, p. 123, says, "The rights of persons are such as concern and are annexed to the persons of men, and when the person to whom they are due is regarded, are called simply rights; but when we consider the person from whom they are due, they are then denominated, duties." And again, cap. 10th of the same book, treating of the PEOPLE, he says, "The people are either aliens, that is, born out of the dominions or allegiance of the crown; or natives, that is, such as are born within it."

Under our own systems of polity, the term, citizen, implying the same or similar relations to the government and to society which appertain to the term, subject, in England, is familiar to all. Under either system, the term used is designed to apply to man in his individual character, and to his natural capacities; to a being, or agent, possessing social and political rights, and sustaining, social, political, and moral obligations. It is in this acceptation only, therefore, that the term, citizen, in the article of the Constitution, can be received and understood. When distributing the judicial power, that article extends it to controversies between citizens of different States. This must mean the natural physical beings composing those separate communities, and can, by no violence of interpretation, be made idolical, theoretical, and invisible creations. A corporation, therefore, being not a natural person, but a mere creature of the mind, invisible and intangible, cannot be a citizen of a State, or of the United States, and cannot fall within the terms or the power of the above-mentioned article, and can therefore neither plead nor be impleaded in the courts of the United States. Against this position it may be urged, that the 99th99 converse thereof has been ruled by this court, and that this matter is no longer open for question. In answer to such an argument, I would reply, that this is a matter involving a construction of the Constitution, and that wherever the construction or the integrity of that sacred instrument is involved, I can hold myself trammeled by no precedent or number of precedents. That instrument is above all precedents; and its integrity every one is bound to vindicate against any number of precedents, if believed to trench upon its supremacy. Let us examine into what this court has propounded in reference to its jurisdiction in cases in which corporations have been parties; and endeavor to ascertain the influence that may be claimed for what they have heretofore ruled in support of such jurisdiction. The first instance in which this question was brought directly before this court, was that of the Bank of the United States v. Deveaux, 5 Cranch, 61. An examination of this case will present a striking instance of the error into which the strongest minds may or shall depart from the plain, common acception of terms, or from well ascertained truths, for the attainment of conclusions, which the subtest ingenuity is incompetent to sustain. This criticism upon the decision in the case of the Bank v. Deveaux, may perhaps be shielded from the charge of presumptuousness, by a subsequent decision of this court, hereafter to be mentioned. In the former case, the Bank of the United States, a corporation created by Congress, was the party plaintiff, and upon the question of the capacity of such a party to sue in the courts of the United States, this court said, in reference to that question, "The jurisdiction of this court being limited, so far as respects the character of the parties in controversies between citizens of different States, the parties, to come within the description. That invisible, intangible, and artificial being, that mere legal entity, a corporation aggregate, is certainly not a citizen, and consequently cannot sue or be sued in the courts of the United States, unless the rights of the members in this respect can be exercised in their corporate name."

If the corporation be considered as a mere faculty, and not as a company of individuals, who, in transacting their business, may use a legal name, they must be excluded from the courts of the Union." The court having shown the necessity for citizenship in both parties, in order to give jurisdiction; having shown further, from the nature of corporations, their absolute incompatibility with citizenship, attempts some qualification of these indisputable and clearly stated positions, which, if intelligible at all, must be taken as wholly subversive of the positions so laid down. After stating the requisite of citizenship, and showing that a corporation 100*100 cannot be a citizen, "and consequently that it cannot sue or be sued in the courts of the United States," the court goes on to add, "unless the rights of the members can be exercised in their corporate name." Now, it is submitted that it is in this mode only, viz, in their corporate name, that the rights of the members can be exercised; that it is which constitutes the character, and being, and functions of a corporation. If it is meant beyond this, that each member, or the separate members, or a portion of them, can take to themselves the character and functions of the aggregate and merely legal being, then the corporation would be dissolved; its unity and perpetuity, the essential features of its nature, and the great objects of its existence, would be at an end. It would present the anomaly of a being existing and not existing at the same time. This strange and obscure qualification, attempted by the court, of the clear, legal principles previously announced by them, forms the introduction to, and apology for, the proceeding, adopted by them, by which they undertook to adjudicate upon the rights of the corporation, through the supposed citizenship of the individuals Interested in that corporation. The assert the power to look beyond the corporation, to presume or to ascertain the residence of the individuals composing it, and to model their decision upon that foundation. In other words, they affirm that in an action at law, the purely legal rights, asserted by one of the parties upon the record, may be maintained by showing or presuming that these rights are vested in some other person who is no party to the controversy before them.
Thus stood the decision of the Bank of the United States v. Deveaux, wholly irreconcilable with correct
definition, and a puzzle to professional apprehension, until it was encountered by this court, in the decision of
the Louisville and Cincinnati Railroad Company v. Letson, reported in 2 Howard, 497. In the latter decision,
the court, unable to unite the judicial entanglement of the Bank and Deveaux, seem to have applied to it the
sword of the conqueror; but, unfortunately, in the blow they have dealt at the ligature which perplexed them,
they have severed a portion of the temple itself. They have not only contravened all the known definitions and
adjudications with respect to thenature of corporations, but they have repudiated the doctrines of the civilians
as to what is imported by the term subject or citizen, and, repealed, at the same time, certain restriction in the
Constitution which limited the jurisdiction of the courts of the United States to controversies between “citizens
different States.” They have asserted that, “a corporation created by, and transacting business in a State, is
to be deemed an inhabitant of that State, capable of being treated 101*101 as a citizen, for all the purposes of
suing and being sued, and that an averment of the facts of its creation, and the place of transacting its business,
is sufficient to give the circuit court’s jurisdiction.”

The first thing which strikes attention, in the position thus affirmed, is the want of precision and perspicuity in
its terms. The court affirm that a corporation created by, and transacting business within a State, is to be
deemed an inhabitant of that State. But the article of the Constitution does not make inhabitancy a requisite
of the condition of suing or being sued; that requisite is citizenship. Moreover, although citizenship implies
the right of residence, the latter by no means implies citizenship. Again, it is said that these corporations may
be treated as citizens, for the purpose of suing or being sued. Even if the distinction here attempted were
comprehensible, it would be a sufficient reply to it, that the Constitution does not provide that those who may be
treated as citizens, may sue or be sued, but that the jurisdiction shall be limited to citizens only; citizens in right
and in fact. The distinction attempted seems to be without meaning, for the Constitution or the laws nowhere
define such a being as a quasi citizen, to be called a being without any of the attributes of citizenship, but the one for which he may be temporarily and arbitrarily created, and to be
dismissed from existence the moment the particular purposes of his creation shall have been answered. In a
political, or legal sense, none can be treated or dealt with by the government as citizens, but those who are
citizens in reality. It would follow, then, by necessary induction, from the argument of the court, that as a
 corporation must be treated as a citizen, it must be so treated to all intents and purposes, because it is a citizen.
Each citizen (if not under old governments) certainly does, under our system of polity, possess the same rights
and faculties, and sustain the same obligations, political, social, and moral, which appertain to each of his
fellow-citizens. As a citizen, then, of a State, or of the United States, a corporation would be eligible to the State
or Federal legislatures; and if created by either the State or Federal governments, might, as a native-born
citizen, aspire to the office of President of the United States — or to the command of armies, or fleets, in which
last example, so far as the character of the commander would form a part of it, we should have the poetical
romance of the spectre ship realized in our Republic. And should this incorporeal and invisible commander not
acquit himself in color or in conduct, we might see him, provided his arrest were practicable, sent to answer his
delinquencies before a court-martial, and subjected to the penalties 102*102 of the articles of war. Sir Edward
Coke has declared, that a corporation cannot commit treason, felony, or other crime; neither is it capable of
suffering a traitor’s or felon’s punishment; for it is not liable to corporeal penalties — that it can perform no
personal duties, for it cannot take an oath for the due execution of an office; neither can it be arrested or
committed to prison, for its existence being ideal, no man can arrest it; neither can it be excommunicated, for it
has no soul. But these doctrines of Lord Coke were founded upon an apprehension of the law now treated as
antiquated and obsolete. His lordship did not anticipate an improvement by which a corporation could be
transformed by revolution be given a physical existence, and by transformation be with soul and body too. The incongruities here attempted to be shown as necessarily deductible from the decisions of the cases
of the Bank of the United States v. Deveaux, and of the Cincinnati and Louisville Railroad Company v. Letson,
afford some illustration of the effects which must ever follow a departure from the settled principles of the law.
These principles are always traceable to a wise and deeply founded experience; they are, therefore, ever
consentaneous, and in harmony with themselves and with reason; and whenever abandoned as guides to the
judicial course, the aberration must lead to bewildering uncertainty and confusion. Conducted by these
principles, consecrated both by time and the obedience of sages, I am brought to the
following conclusions: 1st. That by no sound or reasonable interpretation, can a
corporation — a mere faculty in law, be transformed into a citizen, or treated as a
citizen. 2d. That the second section of the third article of the Constitution, investing the
courts of the United States with jurisdiction in controversies between citizens of
different States, cannot be made to embrace controversies to which corporations and
not citizens are parties; and that the assumption, by those courts, of jurisdiction in
such cases, must involve a palpable infraction of the article and section just referred to.
3d. That in the cause before us, the party defendant in the Circuit Court having been a
corporation aggregate, created by the State of New Jersey, the Circuit Court could not
properly take cognizance thereof; and, therefore, this cause should be remanded to the
Circuit Court, with directions that it be dismissed for the want of jurisdiction.

[Randall v. Delaware and Raritan Canal Company, 55 U.S. 80 (1852)]

So, in the CONSTITUTION, corporations or other artificial entities are NOT “citizens”, but under federal STATUTORY
law granting jurisdiction to federal courts, THEY ARE. And what statutory law is THAT? See 28 U.S.C. §1332:

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(a) The district courts shall have original jurisdiction of all civil actions where the matter in controversy exceeds the sum or value of $75,000, exclusive of interest and costs, and is between—

(1) citizens of different States;

(2) citizens of a State and citizens or subjects of a foreign state;

(3) citizens of different States and in which citizens or subjects of a foreign state are additional parties; and

(4) a foreign state, defined in section 1603 (a) of this title, as plaintiff and citizens of a State or of different States.

[. . .]

(e) The word “States”, as used in this section, includes the Territories, the District of Columbia, and the Commonwealth of Puerto Rico.

We can see from the above that the “State” they are talking about is NOT a constitutional state of the Union, but rather is identified in 28 U.S.C. §1332(e) as a federal territory NOT within any state of the Union. All such territories are in fact “corporations”:

At common law, a “corporation” was an "artificial person" endowed with the legal capacity of perpetual succession consisting either of a single individual (termed a “corporation sole”) or of a collection of several individuals (a "corporation aggregate"). 3 H. Stephen, Commentaries on the Laws of England 166, 168 (1st Am. ed. 1845). The sovereign was considered a corporation. See id., at 170; see also 1 W. Blackstone, Commentaries *467. Under the definitions supplied by contemporary law dictionaries, Territories would have been classified as "corporations" (and hence as "persons") at the time that 1983 was enacted and the Dictionary Act recodified. See W. Anderson, A Dictionary of Law 261 (1893) ("All corporations were originally modeled upon a state or nation"); 1 J. Bouvier, A Law Dictionary Adapted to the Constitution and Laws of the United States of America 318-319 (11th ed. 1866) ("In this extensive sense the United States may be termed a corporation"); Van Brocklin v. Tennessee, 117 U.S. 151, 154 (1886) ("The United States is a . . . great corporation . . . ordained and established by the American people") (quoting United [495 U.S. 182, 202] States v. Maurice, 26 F. Cas. 1211, 1216 (No. 15,747) (CC Va. 1823) (Marshall, C. J.)); Cotton v. United States, 11 How. 229, 231 (1851) (United States is "a corporation"). See generally Trustees of Dartmouth College v. Woodward, 4 Wheat. 518, 561-562 (1819) (explaining history of term "corporation"). [Ngringas v. Sanchez, 495 U.S. 182 (1990) ]

Hence, this STATUTORY “State” mentioned in 28 U.S.C. §1332 is obviously a STATUTORY rather than CONSTITUTIONAL “State”, and hence a STATUTORY and not CONSTITUTIONAL “citizen”. Therefore, a person who claims to be a constitutional citizen or a human being could not partake of the statutory “privilege” granted by the above franchise in 28 U.S.C. §1332. And YES, that is what it is: A franchise, “Congressionally created right”, or “public right”. All franchises presume that the actors, who are all public officers of “U.S. Inc.”, are domiciled upon and therefore citizens of federal territory and NOT a state of the Union. Those who are HUMANS don’t need franchises or privileges, and can instead invoke CONSTITUTIONAL diversity instead of STATUTORY diversity of citizenship under Article III, Section 2 to litigate in a CONSTITUTIONAL unenfranchised court.

The above analysis also clearly explains the following, because you can’t be a “citizen” under federal statutory law unless you are domiciled on federal territory not within a CONSTITUTIONAL state of the Union:


All federal District Courts are Article IV, Section 3, Clause 2 franchise courts that manage government territory, property, and franchises. Federal corporations are an example of such franchises. This is proven with thousands of pages of evidence in the following. Therefore, the ONLY type of “domicile” they could mean above is domicile on federal territory not within any state of the Union.
We also know based on the previous section that corporations are not constitutional citizens, so they can’t be “born or naturalized” like a human being. BUT they are “born or naturalized” by other methods to become STATUTORY “citizens” of a particular jurisdiction. For instance:

1. The act of FORMING a corporation gives it “birth”, in a legal sense.
2. The place or jurisdiction that the corporation is legally formed becomes the effective civil domicile of that corporation.

   "A corporation is a citizen, resident, or inhabitant of the state or country by or under the laws of which it was created, and of that state or country only.”
   [19 Corpus Juris Secundum, Corporations, §886]

3. A corporation can only be domiciled in ONE place at a time. Hence, it can only be a “citizen” of one jurisdiction at a time. The place where the corporate headquarters is located usually is treated as the effective domicile of the corporation.
4. If a corporation is formed in a specific state of the Union, then it is a statutory but not constitutional citizen in THAT state only and a statutory alien in every OTHER state AND also alien in respect to federal jurisdiction.

   "A foreign corporation is one that derives its existence solely from the laws of another state, government, or country, and the term is used indiscriminately, sometimes in statutes, to designate either a corporation created by or under the laws of another state or a corporation created by or under the laws of a foreign country."

   "A federal corporation operating within a state is considered a domestic corporation rather than a foreign corporation. The United States government is a foreign corporation with respect to a state."
   [19 Corpus Juris Secundum (C.J.S.), Corporations, §§883 (2003)]

Whenever you hear a judge or government prosecutor use the word “citizen” in federal court, they really are referring to civil domicile on federal territory not within any state of the Union. They are setting a trap to exploit your legal ignorance using “words of art”. If they are referring to your “nationality” rather than whether you are a “citizen”, they are referring to CONSTITUTIONAL citizenship and whether you are a “national” under 8 U.S.C. §1101(a)(21). If they ask you whether you are a “citizen” or a “citizen of the United States”, you should always respond by asking:

1. Which of the three “United States” defined by the U.S. Supreme Court in Hooven & Allison Co. v. Evatt, 324 U.S. 652 (1945) do you mean?
2. Do you mean my nationality or my domicile in that place?

..and then you should say you are:

1. Domiciled outside the statutory “United States” and therefore a statutory “non-resident non-person” in relation to federal jurisdiction.

2. A CONSTITUTIONAL citizen AT THE TIME OF BIRTH.
3. NOT a statutory “resident” or “resident alien” in relation to the national government as described in 26 U.S.C. §7701(b)(1)(A).
4. NOT a STATUTORY citizen under any federal statute or regulation, including but not limited to 8 U.S.C. §1401, 26 U.S.C. §3121(e) , and 26 C.F.R. §1.1-1(c), all of which are STATUTORY and not CONSTITUTIONAL citizens:

   TITLE 26 » Subtitle C » CHAPTER 21 » Subchapter C » § 3121
   § 3121. Definitions

   (e) State, United States, and citizen

   For purposes of this chapter—
(1) State

The term “State” includes the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, Guam, and American Samoa.

(2) United States [FEDERAL TERRITORY NOT PART OF ANY STATE]

The term “United States” when used in a geographical sense includes the Commonwealth of Puerto Rico, the Virgin Islands, Guam, and American Samoa.

5. You’re not “abroad” in a foreign country and therefore a statutory “individual” or “qualified individual” under 26 C.F.R. §1.1441-1(c)(3)(i) and 26 U.S.C. §911(d)(1) respectively. All aliens are privileged and subject to congressional regulation, but “nationals”, whether by the common law in the case of a constitutional state, or by statute in the case of federal possessions, are NOT so “privileged”:

The reasons for not allowing to other aliens exemption ‘from the jurisdiction of the country in which they are found’ were stated as follows: ‘When private individuals of one nation [states of the Unions are “nations” under the law of nations] spread themselves through another as business or caprice may direct, mingling indiscriminately with the inhabitants of that other, or when merchant vessels enter for the purposes of trade, it would be obviously inconvenient and dangerous to society, and would subject the laws to continual infraction, and the government to degradation, if such individuals or merchants did not owe temporary and local allegiance, and were not amenable to the jurisdiction of the country. Nor can the foreign sovereign have any motive for wishing such exemption. His subjects thus passing into foreign countries are not employed by him, nor are they engaged in national pursuits. Consequently, there are powerful motives for not exempting persons of this description from the jurisdiction of the country in which they are found, and no one motive for requiring it. The implied license, therefore, under which they enter, can never be construed to grant such exemption.’ 7 Cranch, 144.

In short, the judgment in the case of The Exchange declared, as incontrovertible principles, that the jurisdiction of every nation within its own territory is exclusive and absolute, and is susceptible of no limitation not imposed by the nation itself; that all exceptions to its full and absolute territorial jurisdiction must be traced up to its consent, express or implied; that upon its consent to cede, or to waive the exercise of, a part of its territorial jurisdiction, rest the exemptions from that jurisdiction of foreign sovereigns or their armies entering its territory with its permission, and of their foreign ministers and public ships of war: and that the implied license, under which private individuals of another nation enter the territory and mingle indiscriminately with its inhabitants, for purposes of business or pleasure, can never be construed to grant them an exemption from the jurisdiction of the country in which they are found. See, also, Carlisle v. U.S. (1872) 16 Wall. 147, 155; Radich v. Hutchins (1877) 95 U.S. 210; Wildenhus’ Case (1887) 120 U.S. 1, 7 Sup.Ct. 385; Chae Chun Ping v. U.S. (1889) 130 U.S. 581, 603, 604, 9 Sup.Ct. 623.

[United States v. Wong Kim Ark, 169 U.S. 649, 18 S.Ct. 456, 42 L.Ed. 890 (1898)]

6. You’re “foreign” in relation to federal territory and the civil jurisdiction of the national government, but not a statutory “alien”:

“Constitutionally, only those born or naturalized in the United States and subject to the jurisdiction thereof, are citizens. Const.Amdt. XIV. The power to fix and determine the rules of naturalization is vested in the Congress. Const. Art. I, sec. 8, cl. 4. Since all persons born outside of the [CONSTITUTIONAL] United States, are “foreigners,”[1] and not subject to the jurisdiction of the United States, the statutes, such as § 1993 and 8 U.S.C.A. §601 [currently 8 U.S.C. §1401], derive their validity from the naturalization power of the Congress. Elk v. Wilkins, 1884, 112 U.S. 84, 101, 5 S.Ct. 41, 28 L.Ed. 643; Wong Kim Ark v. U.S., 1898, 169 U.S. 649, 702, 18 S.Ct. 456, 42 L.Ed. 890. Persons in whom citizenship is vested by such statutes are naturalized citizens and not native-born citizens. Zimmer v. Acheson, 10 Cir. 1951, 191 F.2d 209, 211; Wong Kim Ark v. U.S., supra.”

[Ex. Shew v. Acheson, 110 F.Supp. 50 (N.D. Cal., 1953)]

FOOTNOTES:


We should also point out that 18 U.S.C. §911 makes it a CRIME for a constitutional citizen to claim to be the statutory citizen described in 8 U.S.C. §1401.

6.4 How you help the government terrorists kidnap your legal identity and transport it to “The District of Criminals”

People who begin as a “constitutional” citizen commonly commit this crime and unwittingly in most cases transform themselves into a privileged “statutory” citizen by performing any one of the following unlawful acts. These unlawful acts at least make them appear to be a legal “person” under federal law with an effective domicile in the District of Columbia/federal zone and a “SUBJECT citizen”:

1. Opening up bank or financial accounts WITHOUT using the proper form, which is an AMENDED IRS Form W-8BEN. If you don’t use this form or a derivative and invoke the protection of the law for your status as a nonresident alien not engaged in a “trade or business”, the financial institution will falsely and prejudicially “presume” that you are both a statutory “U.S. citizen” pursuant to 8 U.S.C. §1401 and a “U.S. person” pursuant to 26 U.S.C. §7701(a)(30). To prevent this problem, see the following article:

   About IRS Form W-8BEN, Form #04.202
   http://sedm.org/Forms/FormIndex.htm

2. Filing the WRONG tax form, the IRS Form 1040, rather than the correct 1040NR form. This constitutes an election to become a “resident alien” engaged in a “trade or business”, pursuant to 26 U.S.C. §7701(b)(4)(B) and 26 U.S.C. §6013(g) and (h). This can be prevented using the following form, for instance:

   Federal Nonresident Nonstatutory Claim for Return of Funds Unlawfully Paid to the Government-Long, Form #15.001
   http://sedm.org/Forms/FormIndex.htm

3. Applying for or accepting a government benefit, privilege, or license, such as Social Security, Medicare, or TANF. This would require them to fill out an SSA Form SS-5. 20 C.F.R. §422.104 requires that only those with a domicile on federal territory and who are therefore statutory “U.S. citizens” or “U.S. permanent residents”, may apply for Social Security. This causes a waiver of sovereign immunity under 28 U.S.C. §1605(a)(2) and makes you into a “resident alien” who is a “public officer” within the government granting the privilege or benefit. See:

   Government Instituted Slavery Using Franchises, Form #05.030
   http://sedm.org/Forms/FormIndex.htm

4. Filling out a federal or state government form incorrectly by describing yourself as a statutory “U.S. citizen” pursuant to 8 U.S.C. §1401 rather than a “national but not a citizen” pursuant to 8 U.S.C. §1101(a)(21) and/or 8 U.S.C. §1452. This can be prevented by attaching the following form:

   Affidavit of Citizenship, Domicile, and Tax Status, Form #02.001
   http://sedm.org/Forms/FormIndex.htm

5. Improperly declaring your citizenship status to a federal court or not declaring it at all. If you describe yourself as a “citizen” or a “U.S. citizen” without further clarification, or if you don’t describe your citizenship at all in court pleadings, then federal courts will self-servingly “presume” that you are a statutory rather than constitutional citizen pursuant to 8 U.S.C. §1401 who has a domicile on federal territory. This is also confirmed by the following authorities:

   "The term 'citizen', as used in the Judiciary Act with reference to the jurisdiction of the federal courts, is substantially synonymous with the term 'domicile'. Delaware, L. & W.R. Co. v. Petrowsky, 2 Cir., 250 F. 554, 557."


   To prevent this problem, use the following attachment to all the filings in the court:

   Federal Pleading/Motion/Petition Attachment, Litigation Tool #01.002
   http://sedm.org/Litigation/LitIndex.htm

6. Accepting public office within the federal government. This causes you to act in a representative capacity representing the federal corporation called the “United States” as defined in 28 U.S.C. §3002(15)(A). Pursuant to Federal Rule of Civil Procedure 17(b), you assume the same domicile and citizenship of the party you represent. All corporations are

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“citizens” with a domicile where they were created, which is the District of Columbia in the case of the federal United States.

“A corporation is a citizen, resident, or inhabitant of the state or country by or under the laws of which it was created, and of that state or country only.”
[19 Corpus Juris Secundum, Corporations, §886]

7. Failing to rebut false information returns filed against you reflecting nonzero earnings, such as any of the following forms:
   7.1. Correcting Erroneous IRS Form 1042’s, Form #04.003. See:
   [http://sedm.org/Forms/FormIndex.htm]
   7.2. Correcting Erroneous IRS Form 1098’s, Form #04.004. See:
   [http://sedm.org/Forms/FormIndex.htm]
   7.3. Correcting Erroneous IRS Form 1099’s, Form #04.005. See:
   [http://sedm.org/Forms/FormIndex.htm]
   7.4. Correcting Erroneous IRS Form W-2’s, Form #04.006. See:
   [http://sedm.org/Forms/FormIndex.htm]

All of the above information return forms connect you with the “trade or business” franchise pursuant to 26 U.S.C. §6041(a). A “trade or business” is defined in 26 U.S.C. §7701(1)(26) as “the functions of a public office”. Engaging in a “trade or business” makes you into a “resident alien” as defined in 26 U.S.C. §7701(b)(1)(A). See older versions of 26 C.F.R. §301.7701-5 for proof at the link below:

6.5 Questions you can ask that will expose their deceit and compulsion

“Be diligent to investigate and expose the truth for yourself and thereby present yourself [and the public servants who are your fiduciaries and stewards under the Constitution] approved to God, a worker who does not need to be ashamed, rightly dividing the word [and the deeds] of truth. But shun profane babblings [government propaganda, tyrannous, and assuring] for they will increase to more ungodliness. And their message [and their harmful effects] will spread like cancer [to destroy our society and great Republic].”
[2 Tim. 2:15-17, Bible, NKJV]

Our favorite tactic to silence legally ignorant and therefore presumptuous people in PRESUMING that we are incorrect is to simply ask them questions just like Jesus did that will expose their deceit and folly. Below are a few questions you can ask judges and attorneys that they can’t answer in their entirety without contradicting either themselves or the law itself. By forcing them to engage in these contradictions and “cognitive dissonance” you prove indirectly that they are lying, because anyone who contradicts their own testimony is a LIAR. There are many more questions like these at the end of the pamphlet, but these are high level enough to use on the average American to really get them thinking about the subject:

1. If the Declaration of Independence says that ALL just powers of government derive ONLY from our consent and we don’t consent to ANYTHING, then aren’t the criminal laws the ONLY thing that can be enforced against us, since they don’t require our consent to enforce?
2. Certainly, if we DO NOT want “protection” then there ought to be a way to abandon it and the obligation to pay for it, at least temporarily, right?
3. If the word “permanent” in the phrase “permanent allegiance” is in fact conditioned on our consent and is therefore technically NOT “permanent”, as revealed in 8 U.S.C. §1101(a)(31), can’t we revoke it either temporarily or conditionally as long as we specify the conditions in advance or the specific laws we have it for and those we don’t?

8 U.S.C. §1101 Definitions [for the purposes of citizenship]

(a) As used in this chapter—

(31) The term “permanent” means a relationship of continuing or lasting nature, as distinguished from temporary, but a relationship may be permanent even though it is one that may be dissolved eventually at the instance either of the United States[*] or of the individual, in accordance with law.

4. If the “citizen of the United States** at birth” under 8 U.S.C. §1401 involves TWO components, being “national” and “citizen”, can’t we just abandon the “citizen” part if we want to and wouldn’t we do that by simply changing our domicile to be outside of federal territory, since civil status is tied to domicile?
citizen. One who, under the Constitution and laws of the United States[***], or of a particular state, is a member of the political community, owing allegiance and being entitled to the enjoyment of full civil [STATUTORY] rights. All persons born or naturalized in the United States[***], and subject to the jurisdiction thereof, are citizens of the United States[***] and of the state wherein they reside. U.S. Const., 14th Amend. See Citizenship.

"Citizens" are members of a political community who, in their associated capacity, have established or submitted themselves to the dominion of a government [by giving up their right] for the promotion of their general welfare and the protection of their individual as well as collective rights. Herriott v. City of Seattle, 81 Wash.2d 48, 500 P.2d 101, 109; [Black’s Law Dictionary, Sixth Edition, p. 244]

5. If you can’t abandon the civil protection of Caesar and the obligation to pay for it, isn’t there an unconstitutional taking without compensation of all the PUBLIC rights attached to the statutory status of “citizen” if we do not consent to the status?

6. If the separation of powers does not permit federal civil jurisdiction within states, how could the statutory status of “citizen” carry any federal obligations whatsoever while in a constitutional state?

7. If domicile is what imparts the “force of law” to civil statutes per Federal Rule of Civil Procedure 17 and we don’t have a domicile on federal territory, then how could we in turn have any CIVIL status under the laws of Congress?

8. How can the government claim we have an obligation to pay for protection we don’t want if it is a maxim of the common law that we may REFUSE to accept a “benefit”?

“Invito beneficium non datur.
No one is obliged to accept a benefit against his consent. Dig. 50, 17, 69. But if he does not dissent he will be considered as assenting. Vide Assent. “

Potest quis renunciare pro se, et sui, juri quod pro se introductum est.
A man may relinquish, for himself and his heirs, a right which was introduced for his own benefit. See 1 Bouv. Inst. n. 83.

Quilibet potest renunciare juri pro se introducto.
Any one may renounce a law introduced for his own benefit. To this rule there are some exceptions. See 1 Bouv. Inst. n. 83.

[Bouvier’s Maxims of Law, 1856; SOURCE: http://famguardian.org/Publications/BouvierMaximsOfLaw/BouviersMaxims.htm]

9. What if I define what they call “protection” NOT as a “benefit” but an “injury”? Who is the customer here? The CUSTOMER should be the only one who defines what a “benefit” is and only has to pay for it if HE defines it as a “benefit”.

10. Is the “citizen” in Title 8 of the U.S. Code the same “citizen” that obligations attach to under Titles 26 and 31? Could Congress have instead created an office and a franchise with the same name of “citizen of the United States” under Title 26, imposed duties upon it, and fooled everyone into thinking it is the same “citizen” as the one in Title 8?

11. If the Bible says that Christians can’t consent to anything Caesar does or have contracts with him (Exodus 23:32-33, Judges 2:1-4), then how could I lawfully have any discretionary status under Caesar’s laws such as STATUTORY “citizen”? The Bible says I can’t have a king above me.

“Owe no one anything [including ALLEGIANCE], except to love one another; for he who loves his neighbor has fulfilled the law.”
[Romans 13:8, Bible, NKJV]

12. If the Bible says that GOD bought us for a price and therefore OWNS us, then by what authority does Caesar claim ownership or the right to extract “rent” called “income tax” upon what belongs to God? Isn’t Caesar therefore simply renting out STOLEN property and laundering money if he charges “taxes” on the use of that which belongs to God?

“For you were bought [by Christ] at a price [His blood]; therefore glorify God in your body and in your spirit, which are God’s [property].”
[1 Cor. 6:20, Bible, NKJV]

Anyone who can’t answer ALL the above questions with answers that don’t contradict themselves or the REST of the law is lying to you about citizenship, and probably because they covet your property and benefit commercially from the lie. Our research in answering the above very interesting questions reveals that there is a way to terminate our status as a
STATUTORY “citizen” and “customer” without terminating our nationality, but that it is carefully hidden. The results of our search will be of great interest to many. Enjoy.

6.6 How to prevent being deceived or compelled to assume the civil status of “citizen”

If you would like tools to prevent all of the above types of gamesmanship by corrupt judges and government prosecutors and bureaucrats, please see:

http://sedm.org/Forms/FormIndex.htm
2. Federal Pleading/Motion/Petition Attachment, Litigation Tool #01.002. Attach to pleadings filed in federal court.
http://sedm.org/Litigation/LitIndex.htm
3. Affidavit of Citizenship, Domicile, and Tax Status, Form #02.001. Attach to all government forms you are compelled to fill out.
http://sedm.org/Forms/FormIndex.htm
4. Tax Form Attachment, Form #04.201. Attach to all tax forms you are required to fill out.
http://sedm.org/Forms/FormIndex.htm

7 Church doctrines against Socialism and/or Communism

7.1 Official Proclamation and Warning of the Establishment of a Civil Religion by the United States Government

An Official Proclamation in Opposition and Warning of the Establishment of a Civic Religion by the United States.

The Following is an official Statement of Beliefs and Doctrines concerning the deceitful chicanery establishing the great and abominable church, which is the whore of all the earth, prophesied of in Revelation. It is a Religion, philosophy, ethical culture, civic/secular religion (whatever it may be called or whatever form it may adopt) that is being and has been established as the State religion of the United States and the United States of America. It is the anti-Christ Religion of the Beast, the great whore which does corrupt the earth with her fornications, and does shed the blood of Christ’s servants. It was created by Lucifer, himself, as the anti-Christ religion to deceive and enslave even the most righteous of men and women.

This Civic religion that has been established by the United States has no moral absolutes. It is nondenominational. It has its own orthodoxy. It is politically focused. It is antagonistic to all religions that believe in a deity OTHER than political rulers and the governments they serve in.

“Then all the elders of Israel gathered together and came to Samuel at Ramah, and said to him, ‘Look, you are old, and your sons do not walk in your ways. Now make us a king to judge us like all the nations [and be OVER them].’

“But the thing displeased Samuel when they said, ‘Give us a king to judge us,’ So Samuel prayed to the Lord. And the Lord said to Samuel, ‘Heed the voice of the people in all that they say to you; for they have rejected Me, that I should reign over them. According to all the works which they have done since the day that I brought them up out of Egypt, even to this day—with which they have forsaken Me and served other gods—so they are doing to you also [government becoming idolatry].’”
[1 Sam. 8:4-8, Bible, NKJV]

The civil religion rejects American historic religious traditions. If it continues to be forced upon we Christians, nonbelief will be more honored than belief and our religion will continue to be ground under the foot of this oppressive Satanic religion. Its unspoken yet clear motto is freedom FROM religion. Atheism, agnosticism, cynicism, and moral relativism have, in America, become safeguarded and valued while Christianity, and other faiths, which hold that there is a Supreme Being and that mortals are accountable to Him, are allowed to practice their faith only if followers of that Eternal Sovereign which directs the affairs of men, bow to this Government established Corporate supported Secular religion fabricated by the likes of Rousseau, Machiavelli, the Rothschilds, Marx, Hitler, Lenin, Woodrow Wilson, Franklin D. Roosevelt, Mao Tse-Tung, Richard Nixon, Bill Clinton and the Bush family. These and other prophets, practitioners and protagonists of this anti-Christ religion have worked to undermine the Gospel of Liberty and have, to a greater extent, succeeded in the United
States of America. Satan is still trying to force God and His children to bow down and worship him with our first fruit through hidden and withheld taxes (tithes) and offering.

This religion of the Beast is a subtle religion that:

1. Uses "presumption" as a substitute for faith. A presumption that is not based on evidence or which is not required in a court of law to be based on evidence is the equivalent of faith. All religion is simply a belief that cannot be directly proved with evidence or which has never been proved with evidence.46
2. Uses deception and "words of art" to induct new members into the state-sponsored church.47
3. Inducts persons into tithing to the state-sponsored church through "excise taxes", which are paid mainly because of willful deception and omission of the truth by public servants from government publications.48
4. Uses the hidden forces of economic law to compel participation:
   4.1. Through deception of private employers, forces workers to submit IRS Form W-4, which are contracts, and thereby compels them to contract with the government to become "public officers" of Lucifer's cult instead of public officers and fiduciaries of God's government on earth.

   "No one can serve two masters [two employers, for instance]: for either he will hate the one and love the other, or else he will be loyal to the one and despise the other. You cannot serve God and mammon [government]."
   [Luke 16:13, Bible, NKJV. Written by a tax collector]

4.2. Abuses the banking system to create false presumption that everyone is a "U.S. person"49 who works for the U.S. government as a "public officer" ("trade or business") subject to the sovereign will of Congress wherever he or she may be situated. In fact, the average American is a nonresident alien to this foreign jurisdiction whose legal ignorance and the indiscretion it produces is the mean method of inducting new cult members.50

4.3. Deprives men and women of the ability to function in the commercial market place who do not accept the Mark of the Beast, the Social Security Number or Taxpayer Identification Number:

   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, 17 and that no one may buy or sell except one who has the mark or[ff] the name of the beast, or the number of his name.
   [Rev. 16:17-17, Bible, NKJV]

5. Promotes and exploits the human weaknesses of hedonism and pursuit of irresponsibility to destroy the tranquility of nations by gradual and silent encroachments in a manner which not one man in a million is able to diagnose.

6. Turns the government into a liability insurance salesmen that encourages all through "social insurance" to abandon responsibility for their old age (Social Security), for being unemployed (unemployment insurance), and their responsibilities as parents (public schools). This is the same function that pagan I.R.C. 501(c)(3) churches do to Jesus: Make him into a liability insurance salesman against the wrath of hell but not a sovereign LORD or lawgiver. These churches emulate their parents patriae, the socialist cult, and become trustees of the government by pursuing government privileged I.R.C. 501(c)(3) status.

7. Through the Declaratory Judgments Act51, and the fact that judges are both "taxpayers" subject to IRS extortion and beneficiaries of the plunder it collects, it gags judges from exposing the abuses and usurpations of efforts to expand the pagan religion and unwittingly induct new members into the cult.

   "The mouth which eats does not talk."

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46 See: Presumption: Chief Weapon for Unlawfully Enlarging Federal Jurisdiction, Form #05.017 http://sedm.org/Forms/FormIndex.htm

47 See: Great IRS Hoax, Form #11.302 http://sedm.org/Forms/FormIndex.htm

48 See: Reasonable Belief About Income Tax Liability, Form #05.007 http://sedm.org/Forms/FormIndex.htm

49 As defined in 26 U.S.C. §7701(a)(30)

50 See: Non-Resident Non-Person Position, Form #05.020 http://sedm.org/Forms/FormIndex.htm

8. By and through the Anti Injunction Act\textsuperscript{52}, and its misapplication to “nontaxpayers” not subject to it, it makes government into a pagan deity to which no one may avoid making offerings and sacrifices to the Beast.

\begin{quote}
"He who sacrifices to any god, except to the LORD only, he shall be utterly destroyed."
\textsuperscript{[Exodus 22:20, Bible, NKJV]}
\end{quote}

\begin{quote}
“They shall no more offer their sacrifices to demons, after whom they have played the harlot. This shall be a statute forever for them throughout their generations.”
\textsuperscript{[Lev. 17:7, Bible, NKJV]}
\end{quote}

9. Violates the notion of equal protection, by denying essential government services to all but those who take the Mark of the Beast, the Socialist Security Number. In that sense, it makes EVERYTHING the government does into a franchise which transforms all rights into revocable privileges.

\begin{quote}
“No outsider [person who has not taken the Mark of the Beast] shall eat the holy offering [revenues collected from involuntary human sacrifices to the pagan cult by the IRS or the SSA]: one who dwells with the priest [judges are the priests of the civil religion], or a hired servant [licensed attorneys, who are the deacons of the church appointed by the chief priests at the Supreme Court], shall not eat the holy thing. But if the priest [the judge] buys a person with his money [his court order to induct a new cult member by compelling participation in excise taxable activities such as a “trade or business”], he may eat it; and one who is born in his [court] house [or is a fellow “public officer” of the government engaged in a “trade or business”] may eat his food.”
\textsuperscript{[Lev. 22:10-11, Bible, NKJV]}
\end{quote}

We do hereby call upon all practitioners of Christianity to petition the governments of the United States and the States of the Union to stop the establishment and enforcement of this subtle secular/civic religion and return to the mandates of the God given Constitution that was established by God inspired men for the benefit of mankind. That it must be the first duty of Citizens in remembrance of the noblest characteristics of the American Revolution, to take alarm against even the smallest experiments on our liberties. That we have a duty owed to our Creator, endower of our inalienable rights, in precedent both in order of time and degree of obligation, to the claims of Civil Society. That every man who is or becomes a member of this Civil Society must do it with a saving of his allegiance to the Universal Sovereign. We maintain, therefore, that in matters of Religion, no man's right to refuse to practice or support a Civic Religion can be lawfully abridged by the institution of Civil Society, and that Religion is wholly exempt from society’s cognizance. That when a legislative act, for we cannot call them law, or practices by the executive or judicial branches create a long train of abuses and usurpations, pursuing invariably the same object evinces a design to reduce We the People under absolute Despotism, it is our right, it is our duty, to throw off such Government through peaceful means, and to provide new Guards for our future security. That we must do this by peaceful means and refusal to obey legale legislative acts and executive and judicial usurpations that cannot be understood or are virtually impenetrable maze with so-called rules that are unintelligible to most Citizens including those who hold advanced degrees and include many who specialize in such so-called law. That laws must be made by men of their own choice and that regulations cannot be established by unelected Corporatists placed unconstitutionally in charge of authorities and duties, assigned by the Constitution upon Congress alone. That if the laws be so voluminous that they cannot be read, or so incoherent that they cannot be understood that they are not law but just a part of the deception of the used by the Beast, the Whore of the Earth, to confound and enslave Americans through Verbicide and incessant and unpublished changes so that that no man, who knows what the law is to-day, can guess what it will be to-morrow. That law is defined to be a rule of action; but that it cannot be a rule, which is little known, and less fixed.

That Christian Americans must peacefully demand that they are made able to know what words mean within the laws. That government must address petitions for redress of grievances or they are not a legitimate government. That when government officials cannot define the words used in legislative acts in clear and unequivocal terms that the law is necessarily void, even if the courts, that are filled with the followers of the Beast, tell Americans they are clear, when the fact is that all sane men of reason know in their hearts that nothing could be further from the truth.

That Christians must refuse to obey acts of Congress that are so voluminous that they cannot be read, or so filled with undefined or vague terms that they cannot be known, even if it causes our deaths or imprisonments. For we cannot follow laws that force us to commit perjury or swear before God that a Federal reserve note is a dollar when no government

\textsuperscript{52} Anti Injunction Act, 26 U.S.C. §7421.
Those rights, which God and the God of nature have established, such as life and liberty, are to be inviolate and no human legislature has power to abridge or destroy them. That all laws which are repugnant to the Constitution are null and void. That an unconstitutional act is not law; it confers no rights; it imposes no duties; affords no protection; it creates no office; it is in legal contemplation, as inoperative as though it had never been passed. That where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them. That all acts of the legislature apparently contrary to natural rights and justice are and must be in the nature of things be considered void and


54 Norton v. Shelby County, 118 U.S. 425 (1885).

we are in conscience bound to disobey. That when laws are so vague that the average man cannot understand them and the government is so corrupt that they will not even define the words in the laws then that government has become the Whore of the Earth. That government is no longer Republican but tyrannical. It is no longer a government but has become wholly religious in its adoration and worship of the Luciferian cult.

"What, then, is legislation?"

It is an assumption by one man, or body of men, of absolute, irresponsible dominion over all other men whom they can subject to their power.

It is an assumption by one man, or body of men, of a right to subject all other men to their will and their service.

It is an assumption by one man, or body of men, of a right to abolish outright all the natural rights, all the natural liberty of all other men; to make all other men their slaves; to arbitrarily dictate to all other men what they may, and may not do; what they may, and may not, have; what they may, and may not, be.

It is, in short, the assumption of a right to banish the principle of human rights, the principle of justice itself, from off the earth, and set up their own personal will, pleasure, and interest in its place.

All this, and nothing less, is involved in the very idea that there can be any such thing as legislation that is obligatory upon those upon whom it is imposed."

[Lyssander Spooner in 1882]

The United States Supreme Court, back in the days just after the birth of the United States of America, in its August Term of 1798 in a case entitled Calder v. Bull (3 U.S. 386) explained what a legitimate government can and cannot do. The United States has fully embraced all of those things that it cannot legitimately do and rejected its limitations. Here is what the Court ruled and which we embrace as our religious doctrine:

"I cannot subscribe to the omnipotence of a State Legislature, or that it is absolute and without control; although its authority should not be expressly restrained by the Constitution, or fundamental law, of the State. 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 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. There are acts which the Federal, or State, Legislature cannot do, without exceeding their authority. There are certain vital principles in our free Republican governments, which will determine and over-rule an apparent and flagrant abuse of legislative power; as to authorize manifest injustice by positive law; or to take away that security for personal liberty, or private property, for the protection whereof the government was established. An ACT of the Legislature (for I cannot call it a law) contrary to the great first principles of the social compact, cannot be considered a rightful exercise of legislative authority. The obligation of a law in governments established on express compact, and on republican principles, must be determined by the nature of the power, on which it is founded. A few instances will suffice to explain what I mean. A law that punished a citizen for an innocent action, or, in other words, for an act, which, when done, was in violation of no existing law; a law that destroys, or impairs, the lawful private contracts of citizens; a law that makes a man a Judge in his own case; or a law that takes property from A. and gives it to B: It is against all reason and justice, for a people to entrust a Legislature with SUCH powers; and, therefore, it cannot be presumed that they have done it. The genius, the nature, and the spirit, of our State Governments, amount to a prohibition of such acts of legislation; and the general principles of law and reason forbid them. The Legislature may enjoin, permit, forbid, and punish; they may declare new crimes; and establish rules of conduct for all its citizens in future cases; they may command what is right, and prohibit what is wrong; but they cannot change innocence into guilt; or punish innocence as a crime; or violate the right of an antecedent lawful private contract; or the right of private property. To maintain that our Federal, or State, Legislature possesses such powers, if they had not been expressly restrained, would, in my opinion, be a political heresy, altogether inadmissible in our free republican governments."

[Calder v. Bull, 3 U.S. 386 (1798)]

And yet our governments have passed acts (for we cannot call them law) that take property from A. and gives it to B. It is against ALL reason and justice. They have taken a power that was given by We the People, to Coin money and regulate the value thereof and given it first to the private bankers of the Federal Reserve and they have sold it to the International Monetary Fund. Such bills of credit are, according to George Read of Delaware and a Constitutional Convention delegate

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56 Stanley v. Colt, 72 U.S. 119, 133 (1866).
thought if allowed to the government in the Constitution, “would be as alarming as the mark of the Beast in Revelations.”

And yet these followers of the Beast demanded we Christians calculate the value of gold and silver coins, that are minted by this very government in compliance with the Constitution, in Federal reserve notes which cannot be redeemed and are in all effect worthless I.O.U.s and in doing so “violate the right of an antecedent lawful private contract; [and] the right of private property” and create a system of unequal weights and measures that are an abomination to God. Prov. 20:10 Divers weights, and divers measures, both of them are alike abomination to the LORD.

We have, within this Proclamation, defined the civic religion, established by the Federal legislature, upheld by the Courts and enforced by the Executive branch of this Luciferian cult. And now we must see if the government will enforce the Constitution as intended and the Religious Freedom Restoration Act that requires the government to demonstrate their compelling governmental interest in taking property from A and giving it to B. In having legislative acts that are so voluminous they cannot be read and that change incessantly. That are so vague on the most important of terms that not even government officials can or will clearly and unequivocally define them with any reasonable certainty. That make “a man a Judge in his own cause” by allowing judges that have a pecuniary interest in the conviction of anyone that dares to challenge the enforcement of this religion which takes property from A. and gives it to B and is obviously against ALL reason and justice.

But we must live free or die for we like our valiant ancestors have counted the cost of this contest, and find nothing so dreadful as voluntary slavery. – Honour, justice, and humanity, forbid us tamely to surrender that freedom which we received from our gallant ancestors, and which our innocent posterity has a right to receive from us. We cannot endure the infancy and guilt of resigning succeeding generations to that wretchedness which inevitably awaits them, if we basely entail hereditary bondage upon them.

And in the words of Thomas Jefferson we seek:

“the favor of that Being in whose hands we are, who led our fathers, as Israel of old, from their native land and planted them in a country flowing with all the necessaries and comforts of life; who has covered our infancy with His providence and our riper years with His wisdom and power, and to whose goodness I ask you to join in supplications with me that He will so enlighten the minds of your servants, guide their councils, and prosper their measures that whatsoever they do shall result in your good, and shall secure to you the peace, friendship, and approbation of all nations.”

In the name of Jesus Christ, Amen and Amen.

7.2 Virginia Church Service Economic Stimulus Sermon

VIRGINIA CHURCH SERVICE - STIMULUS SERMON

Very little has changed in 4,000 years.

Good morning, brothers and sisters; It's always a delight to see the pews crowded on Sunday morning, and so eager to get into God's Word. Turn with me in your Bibles, if you will to the 47th chapter of Genesis, we'll begin our reading at verse 13, and go through verse 27.

Brother Ray, would you stand and read that great passage for us? ......(reading)... Thank you for that fine reading, Brother Ray.

So we see that economic hard times fell upon Egypt, and the people turned to the government of Pharaoh to deal with this for them. And Pharaoh nationalized the grain harvest, and placed the grain in great storehouses that he had built. So the people brought their money to Pharaoh, like a great tax increase, and gave it all to him willingly in return for grain. And this went on until their money ran out, and they were hungry again.

So when they went to Pharaoh after that, they brought their livestock - their cattle, their horses, their sheep, and their donkey - to barter for grain, and verse 17 says that only took them through the end of that year. But the famine wasn't over, was it?

57 Debates of the Federal Convention of 1787, reported by James Madison, August 16, 1787.
So the next year, the people came before Pharaoh and admitted they had nothing left, except their land and their own lives. "There is nothing left in the sight of my lord but our bodies and our land. Why should we die before your eyes, both we and our land? Buy us and our land for food, and we with our land will be servants to Pharaoh." So they surrendered their homes, their land, and their real estate to Pharaoh's government, and then sold themselves into slavery to him in return for grain.

What can we learn from this, brothers and sisters? That turning to the government instead of to God to be our provider in hard times only leads to slavery? Yes! That the only reason government wants to be our provider is to also become our master? Yes!

But look how that passage ends, brothers and sisters! Thus Israel settled in the land of Egypt, in the land of Goshen. And they gained possessions in it, and were fruitful and multiplied greatly." God provided for His people, just as He always has! They didn't end up giving all their possessions to government, no, it says they gained possessions!

But I also tell you a great truth today, and an ominous one. We see the same thing happening today - the government today wants to "share the wealth" once again, to take it from us and redistribute it back to us. It wants to take control of healthcare, just as it has taken control of education, and ration it back to us, and when government rations it, then government decides who gets it, and how much, and what kind. And if we go along with it, and do it willingly, then we will wind up no differently than the people of Egypt did four thousand years ago - as slaves to the government, and as slaves to our leaders.

What Mr. Obama's government is doing now is no different from what Pharaoh's government did then and it will end the same. And a lot of people like to call Mr. Obama a "Messiah," don't they? Is he a Messiah? A savior? Didn't the Egyptians say, after Pharaoh made them his slaves, "You have saved our lives; may it please my lord, we will be servants to Pharaoh"? Well, I tell you this - I know the Messiah; the Messiah is a friend of mine; and Mr. OBAMA IS NO MESSIAH! No, brothers and sisters, if Mr. Obama is a character from the Bible, then he is Pharaoh.

Bow with me in prayer, if you will...

"Lord, You alone are worthy to be served, and we rely on You, and You alone. We confess that the government is not our deliverer, and never rightly will be. We read in the eighth chapter of 1 Samuel, when Samuel warned the people of what a ruler would do, where it says "And in that day you will cry out because of your king, whom you have chosen for yourselves, but the LORD will not answer you in that day,"

"And Lord, we acknowledge that day has come. We cry out to you because of the ruler that we have chosen for ourselves as a nation."

Lord, we pray for this nation. We pray for revival, and we pray for deliverance from those who would be our masters. Give us hearts to seek You and hands to serve You, and protect Your people from the atrocities of Pharaoh's government."

In God We Trust...Everyone from the government, legal, and political professions we distrust and investigate. Amen.

7.3 Catholic Doctrine on Socialism and Communism
PIUS IX (1846-1878)

The Overthrow of Order

“You are aware indeed, that the goal of this most iniquitous plot is to drive people to overthrow the entire order of human affairs and to draw them over to the wicked theories of this Socialism and Communism, by confusing them with perverted teachings.”
[Encyclical Nostis et Nobiscum, December 8, 1849]

LEO XIII (1878-1903)

Overthrow is Deliberately Planned

“... For, the fear of God and reverence for divine laws being taken away, the authority of rulers despised, sedition permitted and approved, and the popular passions urged on to lawlessness, with no restraint save that of punishment, a change and overthrow of all things will necessarily follow. Yea, this change and overthrow is deliberately planned and put forward by many associations of communists and socialists.”
[Encyclical Humanum Genus, April 20, 1884, n. 27]

Debasing the Natural Union of Man and Woman

“They [socialists, communists, or nihilists] debase the natural union of man and woman, which is held sacred even among barbarous peoples; and its bond, by which the family is chiefly held together, they weaken, or even deliver up to lust.
[Encyclical Quod Apostolici Muneris, December 28, 1878, n. 1]

The Harvest of Misery

“...there is need for a union of brave minds with all the resources they can command. The harvest of misery is before our eyes, and the dreadful projects of the most disastrous national upheavals are threatening us from the growing power of the socialistic movement.”
[Encyclical Graves de Communi Re, January 18, 1901, n. 21]
SAINT PIUS X (1903-1914)

The Dream of Re-Shaping Society will Bring Socialism

“But stranger still, alarming and saddening at the same time, are the audacity and frivolity of men who call themselves Catholics and dream of re-shaping society under such conditions, and of establishing on earth, over and beyond the pale of the Catholic Church, ‘the reign of love and justice’ ... What are they going to produce? ... A mere verbal and chimerical construction in which we shall see, glowing in a jumble, and in seductive confusion, the words Liberty, Justice, Fraternity, Love, Equality, and human exultation, all resting upon an ill-understood human dignity. It will be a tumultuous agitation, sterile for the end proposed, but which will benefit the less Utopian exploiters of the people. Yes, we can truly say that the Sillon, its eyes fixed on a chimera, brings Socialism in its train.”
[Apostolic Letter Notre Charge Apostolique (“Our Apostolic Mandate”) to the French Bishops, August 15, 1910, condemning the movement Le Sillon]

BENEDICT XV (1914-1922)

Never Forget the Condemnation of Socialism

“It is not our intention here to repeat the arguments which clearly expose the errors of Socialism and of similar doctrines. Our predecessor, Leo XIII, most wisely did so in truly memorable Encyclicals; and you, Venerable Brethren, will take the greatest care that those grave precepts are never forgotten, but that whenever circumstances call for it, they should be clearly expounded and inculcated in Catholic associations and congresses, in sermons and in the Catholic press.”
[Encyclical Ad Beatissimi Apostolorum, November 1, 1914, n. 13]

PIUS XI (1922-1939)

Socialism Cannot Be Reconciled with Catholic Doctrine

“We make this pronouncement: Whether considered as a doctrine, or an historical fact, or a movement, Socialism, if it remains truly Socialism, even after it has yielded to truth and justice on the points which we have mentioned, cannot be reconciled with the teachings of the Catholic Church because its concept of society itself is utterly foreign to Christian truth.”
[Encyclical Quadragesimo Anno, May 15, 1931, n. 117]

Catholic Socialism is a Contradiction

“[Socialism] is based nevertheless on a theory of human society peculiar to itself and irreconcilable with true Christianity. Religious socialism, Christian socialism, are contradictory terms; no one can be at the same time a good Catholic and a true socialist.” (Ibid. n. 120)
PIUS XII (1939-1958)

The Church Will Fight Socialism to the End

“[The Church undertook] the protection of the individual and the family against a current threatening to bring about a total socialization which in the end would make the specter of the ‘Leviathan’ become a shocking reality. The Church will fight this battle to the end, for it is a question of supreme values: the dignity of man and the salvation of souls.”

[“Radio message to the Katholikentag of Vienna,” September 14, 1952 in Discorsi e Radiomessaggi, vol. XIV, p. 314]

The All-Powerful State Harms True Prosperity

"To consider the State as something ultimate to which everything else should be subordinated and directed, cannot fail to harm the true and lasting prosperity of nations."

[Encyclical Summi Pontificatus, October 20, 1939, n. 60]

JOHN XXIII (1958-1963)

“No Catholic could subscribe even to moderate socialism”

“No Catholic could subscribe even to moderate socialism.”

Pope Pius XI further emphasized the fundamental opposition between Communism and Christianity, and made it clear that no Catholic could subscribe even to moderate Socialism. The reason is that Socialism is founded on a doctrine of human society which is bounded by time and takes no account of any objective other than that of material well-being. Since, therefore, it proposes a form of social organization which aims solely at production; it places too severe a restraint on human liberty, at the same time flouting the true notion of social authority.”

[Encyclical Mater et Magistra, May 15, 1961, n. 34]

PAUL VI (1963-1978)

Christians Tend to Idealize Socialism

“Too often Christians attracted by socialism tend to idealize it in terms which, apart from anything else, are very general: a will for justice, solidarity and equality. They refuse to recognize the limitations of the historical socialist movements, which remain conditioned by the ideologies from which they originated.”

[Apostolic Letter Octogesima Adveniens, May 14, 1971, n. 31]
JOHN PAUL II (1978-2005)

Socialism: Danger of a "simple and radical solution"

“It may seem surprising that ‘socialism’ appeared at the beginning of the Pope's critique of solutions to the ‘question of the working class’ at a time when ‘socialism’ was not yet in the form of a strong and powerful State, with all the resources which that implies, as was later to happen. However, he correctly judged the danger posed to the masses by the attractive presentation of this simple and radical solution to the ‘question of the working class.’”


BENEDICT XVI (2005-2013)

We do not Need a State which Controls Everything

“The State which would provide everything, absorbing everything into itself, would ultimately become a mere bureaucracy incapable of guaranteeing the very thing which the suffering person - every person - needs: namely, loving personal concern. We do not need a State which regulates and controls everything, but a State which, in accordance with the principle of subsidiarity, generously acknowledges and supports initiatives arising from the different social forces and combines spontaneity with closeness to those in need. … In the end, the claim that just social structures would make works of charity superfluous masks a materialist conception of man: the mistaken notion that man can live ‘by bread alone’ (Mt 4:4; cf. Dt 8:3) - a conviction that demeans man and ultimately disregards all that is specifically human.”

[Encyclical Deus Caritas Est, December 25, 2005, n. 28]

7.4 LDS Doctrine on Socialism and Communism

We at SEDM are Christians and not Latter Day Saints. However, the Latter Day Saints (LDS) faith has lots of church doctrine proving that socialism and communism are religions that may be useful to our members. We include it here for reference for those of our readers who are LDS.

The content of this section was presented to senior members of the LDS church by a concerned reader. In attendance was also a tax professional in private practice. Their response:

1. They could not disprove any of these authorities.
2. They could provide no proof or legal evidence proving that any of these church and scriptural authorities had been rescinded or repealed or superceded.
3. They absolutely refused to speak about these issues and implement them in their own local church, even though they are still valid doctrine.
4. They terminated excommunication proceedings against the member originated because they accused the member of establishing their own church in competition with the LDS church. In fact, it was THEY who were establishing and protecting and perpetuating a religion in contradiction to the teachings of their own church.
5. They told the member who revealed these authorities that they were not allowed to speak publicly in front of the church on any of these subjects, as if to censor the member and prevent the congregation from hearing about the misdeeds and violations of God’s laws by the local pastors. HYPOCRITES!

The following are selected quotes concerning the doctrine of The Church of Jesus Christ of Latter-day Saints concerning socialism, communism, fascism, Nazism, etc. are religions and that they are the counterfeit doctrine of Satan established for the purpose of conflicting with Christ’s work.

58 Written by Christopher Holloman Hansen, author of Testament of Sovereignty, Form #13.010; http://sedm.org/Forms/FormIndex.htm.
We heard Brother Taylor’s exposition of what is called Socialism this morning. What can they do? Live on each other and beg. It is a poor, unwise and very imbecile people who cannot take care of themselves.

President Brigham Young, Journal of Discourses, Vol. 14, p. 21

“One of the fundamental doctrines of revealed truth is that ... God endowed men with free agency (see Moses 7:32). The preservation of this free agency is more important than the preservation of life itself. ... Everything which mitigates against man’s enjoyment of this endowment persuades not to believe in Christ, for he is the author of free agency.

“Now the world today is in the throes of a great social and political revolution. In almost every department of society laws and practices are being daily proposed and adopted which greatly alter the course of our lives. Indeed, some of them are literally shaking the foundations of our political and social institutions. If you would know truth from error in this bitterly contested arena, apply Mormon’s test to these innovations [as recorded in Moro. 7:16-18]. Do they facilitate or restrict the exercise of man’s divine endowment of free agency? Tested by this standard, most of them will fall quickly into their proper category as between good and evil.”

[President Marion G. Romney, Council of the Twelve; (Speeches of the Year, Brigham Young University Press, 1957, pp. 10-11.)]

“Besides the preaching of the Gospel, we have another mission, namely, the perpetuation of the free agency of man and the maintenance of liberty, freedom, and the rights of man. ... We have a right to liberty—that was a right that God gave to all men; and if there has been oppression, fraud or tyranny in the earth, it has been the result of the wickedness and corruptions of men and has always been opposed to God and the principles of truth.”

[President John Taylor (Journal of Discourses, 23:63.)]

“May we take a moment from some of the side issues and from some of the irrelevant celebration, and clear our thoughts and humble our hearts and get down on our knees and simply, fervently, thank God for freedom—and then get on our feet with a firm resolve to preserve it against all who secretly or openly would set it aside.

“Thank God for freedom—and for the Founding Fathers who reaffirmed to a new nation, an eternal, timeless truth: that the right of choice—that the free agency of man—is a God-given inalienable right, and is essential to the peace and growth and progress and salvation of the very soul.

“This truth has been challenged again and again, and will yet be challenged again and again. It was challenged in the heavens before time began, by the brilliant but rebellious Lucifer. There was war in heaven—for freedom. And anyone who seeks to enslave men in any sense, in mind, in spirit, in thought—anyone who seeks to enslave the minds, the hearts, the spirits of men is essentially in league with Satan himself—for “where the Spirit of the Lord is, there is liberty” [2 Cor. 3:17].

“Thank God for the Constitution of our country, which was brought into being by the ‘hands of wise men whom [the Lord God] raised up unto this very purpose’ [D&C 101:80]. Thank God for the promise that in this choice land, men ‘shall be free from bondage, and from captivity, and from all other nations under heaven, if they will but serve’ God [Ether 2:12].

“Thank God for the right of choice, for the right to become whatever we can become in a free and provident land that, despite its imperfections, has proved to be more efficient for progress and human happiness than any society founded on the false philosophies that would seek to enslave the minds and souls of men.

“God grant that we may repent wherever we have departed from the principles of freedom—that we may preserve the right to fail and the incentive to succeed, and live, as did the Founding Fathers, knowing that there are no acceptable substitutes for freedom.”

Socialism: The New American Civil Religion
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Form 05.016, Rev. 6-2-2014, ver. 1.12
EXHIBIT:_______
Elder Richard L. Evans, Quorum of the Twelve Apostles that he gave in conjunction with an Independence Day celebration. The title of Elder Evans’s brief address is “Thank God for Freedom.” (From the Crossroads, New York: Harper & Brothers, 1955, p. 45.)

The plain and simple issue now facing us in America is freedom or slavery.

Our real enemies are communism and its running mate, socialism.

And never forget for one moment that communism and socialism are state slavery. World conquest has been, is now, and ever will be its ultimate goal.

One thing seems sure, we will not get out of our present difficulties without trouble, serious trouble. Indeed, it may well be that our government and its free institutions will not be preserved except at the price of life and blood.


Responding to your letter of July 24, may I suggest that you acquire a copy of Brother Cleon Skousen’s book The Naked Capitalist which treats much this same field. Also the book The Great and Abominable Church of the Devil by Verlan Anderson. Both of these are available at the Deseret Book Company, I believe, and seem to substantiate in large measure what Gary Allen has said in None Dare Call it Conspiracy.

Ezra Taft Benson, letter to Elder Bremer, 1 Aug. 1972

Of course, members of the dynastic banking families had been financing the Russian-oriented revolutionists for many years. Trotsky, in his biography, refers to some of these loans from British financiers going back as far as 1907. By 1917 the major subsidies for the revolution were being arranged by Sir George Buchanan and Lord Alfred Milner (of the Morgan-Rothschild-Rhodes confederacy). Milner, it will be recalled, was the founder of England’s secret “Round Table” group which started the Royal Institute for International Affairs in England and the Council on Foreign Relations in the United States. One American source gave Trotsky, Lenin and the other Communist leaders around twenty million dollars for the final triumph of Bolshevism in Russia. This was Jacob Schiff of Kuhn, Loeb and Company.

W. Cleon Skousen, The Naked Capitalist (Salt Lake City, 1970), pp. 40–41

I have talked face-to-face with the godless Communist leaders. It may surprise you to learn that I was host to Mr. Khrushchev for a half day, when he visited the United States. Not that I’m proud of it – I opposed his coming then and I still feel it was a mistake to welcome this atheistic murderer as a state visitor. But according to President Eisenhower, Khrushchev had expressed a desire to learn something of American agriculture, and after seeing Russian agriculture I can understand why.

As we talked face-to-face, he indicated that my grandchildren would live under Communism. After assuring him that I expected to do all in my power to assure that his, and all other grandchildren, would live under freedom, he arrogantly declared, in substance:

You Americans are so gullible. No you won’t accept Communism outright, but we’ll keep feeding you small doses of socialism until you’ll finally wake up and you find you already have Communism. We won’t have to fight you. We’ll so weaken your economy until you fall like over-ripe fruit into our hands.

And they are ahead of schedule in their devilish scheme.

For the entire speech go to: http://www.latterdayconservative.com/ezra-taft-benson/our-immediate-responsibility/.
Former Secretary of Agriculture Ezra Taft Benson at a BYU Devotional, October 25, 1966 entitled "Our Immediate Responsibility."

Our civilization and our people are seemingly afraid to be revolutionary. We are too 'broadminded' to challenge what we do not believe in. We are afraid of being thought intolerant, uncouth, ungentlemanly. We have become lukewarm in our beliefs. And for that we perhaps merit the bitter condemnation stated in Revelation 3:16: "So then because thou art lukewarm, and neither cold nor hot, I will spue thee out of my mouth."

This is a sad commentary on a civilization which has given to mankind the greatest achievements and progress ever known. But it is an even sadder commentary on those of us who call ourselves Christians, who thus betray the ideals given to us by the Son of God himself.

Ezra Taft Benson, former Secretary of Agriculture under Eisenhower, October 1960

We are placed on this earth to work and the earth will give us a living. . . . It is our duty to strive to till the earth, subdue matter, conquer the globe, take care of the flocks and the herds. It is the government's duty to see that you are protected in it, and no other man has the right to deprive you of any of your privileges. But it is not the government's duty to support you.

I shall raise my voice as long as God gives me sound or ability, against the communistic idea that the government will take care of us all, and that everything belongs to the government. . . .

It is wrong! No wonder in trying to perpetuate that idea, that men become anti-Christ, because those teachings strike directly at the doctrines of the Savior.

No government owes you a living. . . . You get it yourself by your own acts—never by trespassing upon the rights of your neighbor, never by cheating him. You put a blemish upon your character the moment you do.


I fear this, that under existing conditions we are gradually drifting toward a paternal government, a government which will so intrench itself that the people will become powerless to disrupt it, in which the lives and liberty of the people at large may be jeopardized. They are pouring millions of dollars in this time of need into sources for the benefit of the people and it is a great benefit and perhaps salvation, but it is going to result in this—I am going to make this statement— that if the present policy is continued it will not be long until the government will be in the banking business, it will be in the farming business, it will be in the cattle and sheep business, for many of these debts will never be paid. That will mean the appointment of innumerable agencies. The government now is overloaded with commissions and agencies, some of them administering the very laws that Congress itself has enacted. Someone else should be administering those laws. If you want to save yourselves from the bondage of debt and political influences which are not of your own choosing I ask you to think of what I have said.

President Anthony W. Ivins, General Conference, October 1932

In a despotism, an absolute monarchy, where the king rules, and the people only submit, great is the obligation of the king, but the individual citizen's obligation is correspondingly less. In our own government, where the people rule, each individual citizen is a ruler in the nation and great is his responsibility; great are the obligations that rest upon him by reason of that citizenship, for he himself is a ruler, a sovereign, and helps to form and fashion the government of which he is one of its rulers. If we have good government it is because the individual citizens are good. If we have a bad government it is because the individual citizens are bad. That applies not only to the nation at large, but to the state, to the county and to the city.

Elder Rulon S. Wells, General Conference, October 1921
Secularism also produced an artificial sense of security. A good example of this is what has happened to our Social Security system in America. Principles gave way to political promises, and the secular theology with its cast your care upon Social Security has now exposed its hollowness like the billboard outside Chicago ten years ago that read, Borrow enough from us to get completely out of debt. Sad as it is to say it, the hard choices ahead for the nation regarding our Social Security system could pit the young against the old and the middle class against the poor. The system is scarcely social in such a setting; likewise, the financial unsoundness of the system scarcely deserves the word Security. What we have is thus neither social nor security. Ahead of us are additional days of reckoning besides the one noted many times in the Bible.

Neal A. Maxwell, Ensign, October 1978; The Prohibitive Costs of a Value-free Society

"Teach them the beauty of freedoms - the marvelous freedoms established by the Bill of Rights, the first ten amendments to the Constitution of this nation.......In leadership, in standing for principle, there is loneliness. But men and women of integrity must live with their convictions. Unless they do so, they are miserable......Never in the history of the world has there been a more profound need for leaders of principle to step forward. Never before, at least not in our generation, have the forces of evil been so blatant, so brazen, so aggressive as they are at the present time.....We are involved in an intense battle. It is a battle between right and wrong, between truth and error, between the design of the Almighty on the one hand and that of Lucifer on the other. For that reason we desperately need men and women who, in their individual spheres of influence, will stand for truth in a world of sophistry. I have lived long enough to know that many political campaigns, for example, are the same. I have heard again and again the sweet talk that leads to victory but never seems to be realized thereafter. We need moral men and women, people who stand on principle, to be involved in the political process. Otherwise, we abdicate power to those whose designs are almost entirely selfish......We don't have the luxury of retreating to our private cloisters and pursing only our special private interests. Strong voices are needed. The weight of our stance may be enough to tip the scales in the direction of truth and right."

President Gordon B. Hinckley from his book "Standing for Something" (In the year 2000 written and published and soared to the top of the charts and even made it to the New York Times Bestseller list, it was titled, Standing for Something; 10 Neglected Virtues That Will Heal our Hearts and Homes. Gordon B. Hinckley, president of The Church of Jesus Christ of Latter Day Saints)

One of the surest and most certain signs of the times is the near-omnipresence of false prophets. "There shall also arise......false prophets," saith the holy word. (JS-M 1:22.) It is now almost as though every fool or near-fool, and every person filled with self-conceit and a desire to be in the spotlight of adulation, fancies himself a prophet of religion or politics, or what have you. On every hand there are those who suppose they know how to save society, to save nations, to save souls. They preach all sorts of gospels—a social gospel; a racial gospel; a gospel of freedom or communism, of socialism or free enterprise, of military preparedness or reliance upon the wispy promises of foreign foes; a gospel of salvation by grace alone, or of this or that doctrine.

Apostle Bruce R. McConkie, A NEW WITNESS FOR THE ARTICLES OF FAITH, p. 626, 1985

However, above all else, strive to support good and conscientious candidates of either party who are aware of the great dangers inherent in communism and who are truly dedicated to the Constitution in the tradition of our founding fathers. They should also pledge their sincere fealty to our way of liberty--a liberty which aims at the preservation of both personal and property rights. Study the issues, analyze the candidates on these grounds, and then exercise your franchise as free men and women. Never be found guilty of exchanging your birthright for a mess of pottage!

President David O. McKay, General Conference, October 1962

The position of this Church on the subject of Communism has never changed. We consider it the greatest satanical threat to peace, prosperity, and the spread of God's work among men that exists on the face of the earth. . . .

The entire concept and philosophy of Communism is diametrically opposed to everything for which the Church stands—belief in Deity, belief in the dignity and eternal nature of man, and the application of the gospel to...
efforts for peace in the world. Communism is militantly atheistic and is committed to the destruction of faith wherever it may be found.

The Russian Commissar of Education wrote: "We must hate Christians and Christianity. Even the best of them must be considered our worst enemies. Christian love is an obstacle to the development of the revolution. Down with love for one's neighbor. What we want is hate. Only then shall we conquer the universe."

On the other hand, the gospel teaches the existence of God as our Eternal and Heavenly Father and declares: ". . . him only shalt thou serve." (Matt. 4:10.)

Communism debases the individual and makes him the enslaved tool of the state, to which he must look for sustenance and religion. Communism destroys man's God-given free agency...


May I assure you that communism is not merely an economic program. It is a total philosophy of life, atheistic and utterly opposed to all we hold dear as a great Christian nation. While we might effectively bridle or destroy every so-called communist within our own borders, we shall not vanquish this political virus, and its common forerunner, state socialism, so long as people are determined to achieve security through state-imposed materialistic schemes rather than through righteous living and wholesome activity as free men.

Elder Ezra Taft Benson, So Shall Ye Reap. 361 pages of selected addresses from 1960 AD.

Sad as it may be, almost the entire history of mankind is an account of false worship, false gods, and all the ills that attend such a course. Communism is in reality a form of religion in which men deny the God of the Bible and worship the gods of compulsion and power and war. Philosophy in all its forms and varieties is a way of worship. It is an attempt by reason and without revelation to explain existence, ethical principles in general, and the whence, why, and whither of life.

Elder Bruce R. McConkie 1985, A New Witness for the Articles of Faith, p. 54

Atheism, like theism, is divided into many sects: communism, agnosticism, skepticism, humanism, pragmatism, and others.

The atheist proclaims his own dishonesty in accepting pay to teach psychology, sociology, history, or English, while he is indeed preaching his atheistic religious philosophy to his students.

Elder Boyd K. Packer, 1975, Teach Ye Diligently, p. 225

Communist leaders have steadily insisted that communism cannot live in just one country. Just as we fought to make 'the world safe for democracy,' so they are fighting to make the world safe for communism. They are fighting this fight today. Every country must become communist, according to their idea. So they have sent out missionaries...

Do not let advocates of communism mislead you in their attempt to denounce capitalism. Fundamental in the belief and promulgation of communism is the denial of the existence of God and the desire to substitute for the belief confidence in the state. The state is not an organization to suppress people. The state should have no power but that which the people give it; and when the state becomes a director, a controller of the individual, it becomes despotism; and human nature has fought that since man was created; and man will continue to fight that false ideal.

Individual freedom is innate in the human soul. God has given us our free agency, and next to life itself that is our greatest gift from heaven, and you red-blooded men and women know that is true because of your own love of liberty.
There are some who may regard the acknowledgment of spiritual power as a stigma of weakness, that the humility which is essential to the acceptance of divine power is incompatible with strength of manhood and self-determination. That was in large measure the doctrine of Hitler and is today the philosophy of communism. I hope there are not many who adopt such a philosophy of life.

Now I know that there are many in Christian nations and many in prominent places who accede to this taboo on religion in the consideration of national and world affairs. They seem to think that they can fight aggressive, atheistic communism without uttering a word in defense and exposition of divinely-given concepts, and without even seeking divine aid in the preservation of divine principles for the race. I do not pretend to qualify or speak as an expert on international affairs, but I am sure that I voice the sentiment and feeling of millions of God-loving people over the world when I assert that the sooner the issues now confronting the nations are recognized as a moral conflict between right and wrong, between truth and error, between Christ and anti-Christ, the sooner will come the solution and peace. I know that this is and has always been the position of this Church. There are prophecies, ancient and modern, statements and declarations, and experience to support this position.


For the entire talk go to http://scriptures.byu.edu/gettalk.php?ID=692

This message defines religion. It interprets all phases of a man's existence in terms of religion. There is no part of living not influenced by it. Our thoughts, our environment, our education, our companionships and associations, our health, our concepts of wealth, government, and society in the scope of this message are all religious considerations. Religion therefore becomes not a philosophy apart from life to be held up for scrutiny, criticism, and debate. Rather, it is an integrated way of life, a system and program of individual and community living under eternal law which man did not make and cannot change...

There are some who may regard the acknowledgment of spiritual power as a stigma of weakness, that the humility which is essential to the acceptance of divine power is incompatible with strength of manhood and self-determination. That was in large measure the doctrine of Hitler and is today the philosophy of Communism. I hope there are not many who adopt such a philosophy of life.

There are some who seem to feel that their liberties are circumscribed by the acceptance and acknowledgment of spiritual forces and that they are much freer and better off to make no profession of faith whatever. Considered in the light of a deterrent to wrongdoing, perhaps they are right, but such a concept is really an abandonment of the underlying principles of righteousness and good character.

Then there are those, constituting perhaps the largest portion of that group within the Church who seem ashamed of the gospel of Christ, who are just too weak to stand up under all circumstances and conditions for the right and the truth as they know it to be.


For the entire talk go to: http://scriptures.byu.edu/gettalk.php?ID=315

But as those affluent years slipped by, voices were heard in the land, singing the siren songs of socialism. And many Americans tapped their feet to the beat of the music. Politicians were already promising something for nothing, that elusive free lunch. Thus, gradually the people let the government infringe upon their precious freedoms, and the preliminary signs of decay began to appear in our young republic.

Ezra Taft Benson, This Nation Shall Endure, p. 93, published 1977 AD
As Americans, we have marched a long way down the soul-destroying road of socialism, atheism, and totalitarianism. It is the price we pay when we turn away from God and turn to government to do everything for us. It is the formula by which nations become enslaved by their own leaders.

As England's Lord Acton so succinctly put it, "Power tends to corrupt—and absolute power corrupts absolutely." (Essays on Freedom and Power, p. 364.)

Increasing numbers of Americans are subscribing to the myth that you can get something for nothing—as long as the government is footing the bill. In fact, they believe it is the duty of government to take care of them, from the womb to the tomb.

There is no such thing as a free lunch. Everything we get from the government, we pay for in debilitating taxes. Everything the government gives to the people, it must first take from the people. This is something few Americans appear to understand.

Ezra Taft Benson, This Nation Shall Endure, p. 94, published 1977 AD

Three of the major devices that have led men to reject the truth concerning God have been and still are
(1) apostate Christianity,
(2) the theory of biological evolution, and
(3) communism.


But whenever the God of heaven reveals His gospel to mankind, Satan, the archenemy to Christ, introduces a counterfeit.

Communism introduced into the world a substitute for true religion. It is a counterfeit of the gospel plan. The false prophets of Communism predict a utopian society. This, they proclaim, will only be brought about as capitalism and free enterprise are overthrown, private property abolished, the family as a social unit eliminated, all classes abolished, all governments overthrown, and a communal ownership of property in a classless, stateless society established.

President Marion G. Romney, in the First Presidency Message in the September 1979 Ensign, wrote: "Communism is Satan's counterfeit for the gospel plan, and ... it is an avowed enemy of the God of the land. Communism is the greatest anti-Christ power in the world today and therefore the greatest menace not only to our peace but to our preservation as a free people. By the extent to which we tolerate it, accommodate ourselves to it, permit ourselves to be encircled by its tentacles and drawn to it, to that extent we forfeit the protection of the God of this land" (p. 5).

President Ezra Taft Benson Of the Council of the Twelve, A Witness and a Warning

In distinguishing communism from the United Order, President David O. McKay said that communism is Satan's counterfeit for the gospel plan, and that it is an avowed enemy of the God of the land. Communism is the greatest anti-Christ power in the world today and therefore the greatest menace not only to our peace but to our preservation as a free people. By the extent to which we tolerate it, accommodate ourselves to it, permit ourselves to be encircled by its tentacles and drawn to it, to that extent we forfeit the protection of the God of this land.

Relying on that part of the First Amendment to the Constitution of the United States which reads, "Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof," the United States Supreme Court has ruled against Bible reading and prayer in public schools. By so doing, said President David O. McKay, "the Supreme Court of the United States severs the connecting cord between the public schools of the United States and the source of divine intelligence, the Creator himself," who, of course, is the God of this land (Relief Society Magazine, Dec. 1962, p. 878).

Now, of course, we all believe and wholeheartedly support the separation of church and state; but we must not let this wresting of the First Amendment, nor communism, nor atheism, nor any other anti-Christ influence, weaken our conviction that Jesus Christ is the God of this land nor diminish our determination to obey his laws.

“You were given a great message by Elder Marion G. Romney which was inspiring and profound. He compared socialism with the United Order. I encourage you to study carefully that message. He gave much of the basic theory, the principles, the similarities and the differences between these two basically conflicting systems. As I accept his premises, logic, and conclusions, with your permission, at this time, I would like to use his message as a springboard for my own. The basic principle in his message is the same principle in mine, as already discussed – the principle of the Law of the Harvest – As a Man Sows, So Shall He Reap.

“From my own experience in business and as a lawyer and church worker, and from my firsthand observations in this country and other countries of the world, there appears to me to be a trend to shift responsibility for life and its processes from the individual to the state. In this shift there is a basic violation of the law of the harvest, or the law of justice. The attitude of “something for nothing” is encouraged. The government is often looked to as the source of wealth. There is a feeling that the government should step in and take care of one’s needs, one’s emergencies, and one’s future. Just as my friend actually became a slave to his own ignorance and bad habits by refusing to accept the responsibility for his own education and moral growth, so, also, can an entire people be imperceptibly transferred from individuals, families, and communities to the federal government... Howard W. Hunter, Quorum of the Twelve Apostles, (Speeches of the Year 1965-1966, pp. 1-11, “The Law of the Harvest.” Devotional Address, Brigham Young University, 8 March 1966.)

“Wo unto you poor men, whose hearts are not broken, whose spirits are not contrite, and whose bellies are not satisfied, and whose hands are not stayed from laying hold upon other men’s goods, whose eyes are full of greediness, and who will not labor with your own hands!”

Doctrine and Covenants 56:17.

False Political Isms

We again warn our people in America of the constantly increasing threat against our inspired Constitution and our free institutions set up under it. The same political tenets and philosophies that have brought war and terror in other parts of the world are at work amongst us in America. The proponents thereof are seeking to undermine our own form of government and to set up instead one of the forms of dictatorships now flourishing in other lands. These revolutionists are using a technique that is as old as the human race—a fervid but false solicitude for the unfortunate over whom they thus gain mastery and then enslave them.

They suit their approaches to the particular group they seek to deceive. Among the Latter-day Saints they speak of their philosophy and their plans under it as an ushering in of the United Order. Communism and all other similar isms bear no relationship whatever to the United Order. They are merely the clumsy counterfeits which Satan always devises of the gospel plan. Communism debases the individual and makes him the enslaved tool of the state to whom he must look for sustenance and religion; the United Order exalts the individual, leaves him his property, “according to his family, according to his circumstances and his wants and needs,” (D&C 51:3) and provides a system by which he helps care for his less fortunate brethren; the United Order leaves every man free to choose his own religion as his conscience directs. Communism destroys man’s God-given free agency; the United Order glorifies it. Latter-day Saints can not be true to their faith and lend aid, encouragement, or sympathy to any of these false philosophies. They will prove snares to their feet.

First Presidency Message, in Conference Report, Apr. 1942 as found on LDS.org in 2012 AD.

...Assume that you become the world leader of Socialism and in it have marked success, but through your devotion to it you fail to live the gospel. Where are you then? Is anything worthwhile which will estrange you from your friends, your Church membership, your family, your eternal promises, your faith? You might say that such estrangement is not necessarily a result of your political views, but truthfully hasn’t your overpowering interest in your present views already started driving a wedge?

President Spencer W. Kimball, Teachings, pp. 408-409
No true Latter-day Saint and no true American can be a socialist or a communist or support programs leading in that direction.

President Ezra Taft Benson, Title of Liberty, p. 190

The gift of the Atonement of Jesus Christ provides us at all times and at all places with the blessings of repentance and forgiveness.

Satan tries to counterfeit the work of God, and by doing this he may deceive many. To make us lose hope, feel miserable like himself, and believe that we are beyond forgiveness, Satan might even misuse words from the scriptures that emphasize the justice of God, in order to imply that there is no mercy.


Some of Satan’s most appealing lines are “Everyone does it”; “If it doesn’t hurt anybody else, it’s all right”; “If you feel all right about it, it’s OK”; or “It’s the ‘in’ thing to do.” These subtle entreaties make Satan the great imitator, the master deceiver, the arch counterfeiter, and the great forger.

Agency—Our Alternative: Our agency, given us through the plan of our Father, is the great alternative to Satan’s plan of force. With this sublime gift, we can grow, improve, progress, and seek perfection. Without agency, none of us could grow and develop by learning from our mistakes and errors and those of others.


There seems to be developing a new civil religion. The civil religion I refer to is a secular religion. It has no moral absolutes. It is nondenominational. It is nontheistic. It is politically focused. It is antagonistic to religion. It rejects the historic religious traditions of America. It feels strange. If this trend continues, nonbelief will be more honored than belief. While all beliefs must be protected, are atheism, agnosticism, cynicism, and moral relativism to be more safeguarded and valued than Christianity, Judaism, and the tenets of Islam, which hold that there is a Supreme Being and that mortals are accountable to him? If so, this would, in my opinion, place America in great moral jeopardy.

For those who believe in God, this new civil religion fosters some of the same concerns as the state religions that prompted our forefathers to escape to the New World. Nonbelief is becoming more sponsored in the body politic than belief.


Elder Marion G. Romney of the Quorum of the Twelve taught: “Latter-day Saints know that there is a God. With like certainty, they know that Satan lives, that he is a powerful personage of spirit, the archenemy of God, of man, and of righteousness” (Ensign, June 1971, page 35). President Joseph F. Smith described one of Satan’s methods: “Satan is a skillful imitator, and as genuine gospel truth is given the world in ever-increasing abundance, so he spreads the counterfeit coin of false doctrine” (ibid., page 36).


“President Harold B. Lee said, ‘Today you are witnessing the fulfillment of a prophecy concerning Satan’s dominion. Today is the day when the devil has power over his own dominion.’ (Harold B. Lee, Decisions for Successful Living, Deseret Book Co., 1973, p. 221.) That is a prophetic statement from a prophet of God. He also said, ‘Satan is the master of deceit, adulteration and counterfeit.’”
Elder Bernard P. Brockbank Assistant to the Council of the Twelve, “Hearken Unto the Voice of God,” Ensign, May 1974, 11

We know that there is available to each of us the gift of the Holy Ghost—the power of revelation which embraces the gift of discernment by which we may unerringly detect the devil and the counterfeits he is so successfully foisting upon this gullible generation. Our course is clear and certain. It is to strictly obey the commandments of the Lord, as they are recorded in the scriptures and as they are being given by the living prophets.


If we really did our homework and approached the Book of Mormon doctrinally, we could expose the errors and find the truths to combat many of the current false theories and philosophies of men, including socialism, humanism, organic evolution, and others.

President Ezra Taft Benson, President of the Council of the Twelve “Jesus Christ—Gifts and Expectations,” New Era, May 1975, 16

We have accepted a frightening degree of socialism in our country. The question is, how much? The amount of freedom depends upon the amount of federal control and spending. A good measurement is to determine the amount, or percentage, of income of the people that is taken over and spent by the state.

Ezra Taft Benson, This Nation Shall Endure

The “communist manifesto” drafted by Karl Marx and Friedrich Engels, for the Communist League . . . in . . . 1848 is generally regarded as the starting point of modern socialism.

No, socialism is not the United Order. Distinguishing between these two systems need be no more difficult than solving the problem of the farmer who could not tell one of his horses from the other. They weighed the same, pulled the same load, ran at the same speed, from the looks of their teeth they were the same age. Finally, as a last resort, he measured them, and, sure enough, the white horse was six hands higher than the black one.

Now, not forgetting our duty to eschew socialism and support the just and holy principles of the Constitution, as directed by the Lord, I shall conclude these remarks with a few comments concerning what we should do about the United Order.

President Marion G. Romney, Socialism and the United Order Compared

Under Communism you lose your liberties immediately and perhaps your life. Under Socialism, you lose your liberties a little more slowly but just as surely.

Attributed to President David O. McKay… (Original source could not be found)

“I attended a second lecture on Socialism, by Mr. Finch; and after he got through, I made a few remarks… I said I did not believe the doctrine.”

The Prophet Joseph Smith (History of the Church 6:33)
"We believe that our real threat comes from within and not from without, and it comes from that underlying spirit common to Nazism, Fascism, and Communism, namely, the spirit which would array class against class, which would set up a socialistic state of some sort, which would rob the people of the liberties which we possess under the Constitution...

First Presidency 1941 (Heber J. Grant, J. Reuben Clark, Jr., David O. McKay in a Letter to the Treasury from the LDS First Presidency in 1941 AD)

Concerning the United States, the Lord revealed to his prophets that its greatest threat would be a vast, worldwide "secret combination" which would not only threaten the United States but also seek to "overthrow the freedom of all lands, nations, and countries." (Ether 8:25) . . .

In connection with attack on the United States, the Lord told the Prophet Joseph Smith there would be an attempt to overthrow the country by destroying the Constitution. Joseph Smith predicted that the time would come when the Constitution would hang, as it were, by a thread, and at that time "this people will step forth and save it from the threatened destruction." . . .

One of the most urgent, heart-stirring appeals made by Moroni as he closed the Book of Mormon was addressed to the gentle nations of the last days. He foresaw the rise of a great world-wide secret combination among the gentiles which "... seeketh to overthrow the freedom of all lands, nations, and countries; . . ." (Ether 8:25. Italics added.) He warned each gentle nation of the last days to purge itself of this gigantic criminal conspiracy which would seek to rule the world.

The prophets, in our day, have continually warned us of these internal threats in our midst—that our greatest threat from socialistic-communism lies within our country. Brethren and sisters, we don't need a prophet—we have one—we need a listening ear. And if we do not listen and heed, then, as the Doctrine and Covenants states, "... the day cometh that they who will not hear the voice of the Lord, neither the voice of his servants, neither give heed to the words of the prophets and apostles, shall be cut off from among the people." (D&C 1:14.)

The prophets have said that these threats are among us. The Prophet Moroni, viewing our day, said,

"Wherefore the Lord commandeth you, when ye shall see these things come among you that ye shall awake to a sense of your awful situation." (Ether 8:24)

Unfortunately our nation has not treated the socialistic-communist conspiracy as "treasonable to our free institutions," as the First Presidency pointed out in a signed 1936 statement. If we continue to uphold communism by not making it treasonable, our land shall be destroyed, for the Lord has said that "... whatsoever nation shall uphold such secret combinations, to get power and gain, until they shall spread over the nation, behold they shall be destroyed; . . ." (D&C 8:22.)...

The world-wide secret conspiracy which has risen up in our day to fulfill these prophecies is easily identified. President McKay has left no room for doubt as to what attitude Latter-day Saints should take toward the modern "secret combinations" of conspiratorial communism. In a lengthy statement on communism, he said:

"... Latter-day Saints should have nothing to do with the secret combinations and groups antagonistic to the constitutional law of the land, which the Lord 'suffered to be established,' and which 'should be maintained for the rights and protection of all flesh according to just and holy principles.'" (Gospel Ideals, by David O. McKay, p. 306. Italics added.) . . .

Ezra Taft Benson of the Quorum of the Twelve Apostles, in Conference Report, October 1961, p. 69–72

This feeling of communism and nihilism, aimed at the overthrow of rulers and men in position and authority, arises from a spirit of diabolism, which is contrary to every principle of the Gospel of the Son of God. But then do not the Scriptures say that these things shall occur? Yes. Do not the scriptures say that men shall grow worse and worse, deceiving and being deceived? Yes. Do not the scriptures tell us that thrones shall be cast down and empires destroyed and the rule and government of the earth be trodden under foot? Yes. But I cannot help but sympathize with those who suffer from their influences; while these afflictions are the result of wickedness and corruption, yet we cannot shut our eyes to the fact that those who engage in these pernicious practices are exceedingly low, brutal, wicked and degraded. I would say "my soul come not thou into their secret; unto their assembly, mine honor, be not thou united." . . .
I feel more profoundly moved that deeds of this description can occur in a free, liberal and enlightened government like this. We might expect such things in some of the European nations where the principles of nihilism exist to so great an extent, and where there seems a disposition to subvert all rule and government and place the people and nations in the hands of irresponsible mobs, and of low, brutal, murderous men, without any regard to the principles of law, order, justice, equity and righteousness. I could account for some of these things taking place there. It is really astonishing to see what efforts are being made to accomplish the overthrow of rule and government in Russia, Austria, Germany, Spain, England, Italy, France, Turkey, etc. These things are beginning to spread among and permeate the nations of the earth. Do we expect them? Yes. These secret combinations were spoken of by Joseph Smith, years and years ago. I have heard him time and time again tell about them, and he stated that when these things began to take place the liberties of this nation would begin to be bartered away. We see many signs of weakness which we lament, and we would to God that our rulers would be men of righteousness, and that those who aspire to position would be guided by honorable feelings—to maintain inviolate the Constitution and operate in the interest, happiness, well-being, and protection of the whole community. But we see signs of weakness and vacillation. We see a policy being introduced to listen to the clamor of mobs and of unprincipled men who know not of what they speak, nor whereof they affirm, and when men begin to tear away with impunity one plank after another from our Constitution, by and by we shall find that we are struggling with the wreck and ruin of the system which the forefathers of this nation sought to establish in the interests of humanity.

John Taylor, President of the Church, 3 July 1881, Journal of Discourses, vol. 22, pp. 142–144

And speaking of anti-Christ, if you want to get some idea of how we are flaunting the Constitution, see how the Constitution defines treason. Then observe what we are doing to build up the enemy, this totally anti-Christ conspiracy. If we continue on this tragic course of aid and trade to the enemy, the Lord has warned us of the consequences that will follow in chapter 8 of Ether in the Book of Mormon.


We condemn the outcome which wicked and designing men are now planning, namely: the worldwide establishment and perpetuation of some form of Communism on the one side, or of some form of Nazism or Fascism on the other. Each of these systems destroys liberty, wipes out free institutions, blots out free agency, stifles free press and free speech, crushes out freedom of religion and conscience. Free peoples cannot and do not survive under these systems. Free peoples the world over will view with horror the establishment of either Communism or Nazism as a worldwide system. Each system is fostered by those who deny the right and the ability of the common people to govern themselves. We proclaim that the common people have both this right and this ability.

First Presidency Statement, in Conference Report, October 1942, p. 15

Latter-day Saints should have nothing to do with secret combinations and groups antagonistic to the Constitutional law of the land, which the Lord “suffered to be established,” and which “should be maintained for the rights and protection of all flesh, according to just and holy principles…

President David O. McKay, General Conference, October 1939

For you know when the Rothschilds and the great bankers among the Jewish nation shall return back to their own land to rebuild the city of Jerusalem, carrying their capital with them, it will almost ruin some of the nations, and the latter will go up against Jerusalem to take a spoil.


I have been preaching against Communism for twenty years. I still warn you against it, and I tell you that we are drifting toward it more rapidly than some of us understand and I tell you that when Communism comes, the
ownership of the things which are necessary to feed your families is going to be taken away from us. I tell you
freedom of speech will go, freedom of the press will go, and freedom of religion will go.

I have warned you against propaganda and hate. We are in the midst of the greatest exhibition of propaganda
that the world has ever seen, and all directed toward one end. Just do not believe all you read.

J. Reuben Clark, Jr., First Counselor in the First Presidency, in Conference Report, October 1941, p. 16

If we do not vigorously fight for our liberties, we shall go clear through to the end of the road and become
another Russia, or worse.


Let us have no blind devotion to the communist-dominated United Nations.

Apostle Ezra Taft Benson, BYU Address, 10 Dec. 1963

Above all else, strive to support good and conscientious candidates of either party who are aware of the great
dangers inherent in communism and who are truly dedicated to the Constitution in the tradition of our founding
fathers. They should also pledge their sincere fealty to our way of liberty—a liberty which aims at the
preservation of both personal and property rights. Study the issues, analyze the candidates on these grounds,
and then exercise your franchise as free men and women. Never be found guilty of exchanging your birthright
for a mess of pottage!

President David O. McKay, in Conference Report, October 1962, p. 8

[When you see government invading any of these realms of freedom which we have under our Constitution,
you will know that they are putting shackles on your liberty, and that tyranny is creeping upon you, no matter
who curtails these liberties or who invades these realms, and no matter what the reason and excuse therefore
may be.

J. Reuben Clark, Jr., First Counselor in the First Presidency, The Improvement Era, vol. 43, no. 7 (July 1940), p. 444

Which of the two main political parties in the United States is closest to the vision of the founders of the United
States? Neither.

Truman G. Madsen, patriarch of the Provo Utah Sharon East Stake in The Presidents of the Church, p. 372

In the United States and in the old countries, they are divided into six or seven hundred different religious
denominations, all disagreeing with each other; besides political and a thousand other kinds of divisions and
differences, such as whiggery, democratism, socialism, which, in short, may all be summed up under the term,
Devilism. This is not the policy of the Latter-day Saints.


The paths we are following, if we move forward thereon, will inevitably lead us to socialism or communism, and
these two are as like as two peas in a pod in their ultimate effect upon our liberties...
We may first observe that communism and socialism—which we shall hereafter group together and dub Statism—cannot live with Christianity nor with any religion that postulates a Creator such as the Declaration of Independence recognizes. The slaves of Statism must know no power, no authority, no source of blessing, no God, but the State. . . .

This country faces ahead enough trouble to bring us to our knees in humble honest prayer to God for the help which He alone can give to save us. . . .

Do not think that all these usurpations, intimidations, and impositions are being done to us through inadvertency or mistake, the whole course is deliberately planned and carried out; its purpose is to destroy the Constitution and our Constitutional government; then to bring chaos out of which the new Statism, with its Slavery, is to arise, with a cruel, relentless, selfish, ambitious crew in the saddle, riding hard with whip and spur, a red-shrouded band of night riders for despotism. . . .

If we do not vigorously fight for our liberties, we shall go clear through to the end of the road and become another Russia, or worse. . . .

We have largely lost the conflict so far waged. But there is time to win the final victory, if we can sense our danger, and fight.

J. Reuben Clark, Jr., First Counselor in the First Presidency, in Deseret News, “Church Section,” 25 September 1949, pp. 2, 15

Elder Ezra Taft Benson, "A Four-Fold Hope", May 24, 1961

“No true Latter-day Saint can be a Communist or a Socialist because Communist principles run counter to the revealed word of God and to the Constitution of this land which was established by men whom the God of Heaven raised up unto that very purpose [D&C 101:80].”

Elder Ezra Taft Benson, "Be Not Deceived"

“Dr. V. Orval Watts, noted political economist, has described this socialist system which I fear-and I have but suggested a very few evidences. Here are his words: ‘Socialism… is the theory and practice of coercive collectivism. It is the evil fruit of greed for other men’s possessions and greed for control over other men’s labor.’”


“We have moved a long way—and are now moving further and more rapidly down the soul-destroying road of socialism. The evidence is clear—shockingly clear for all to see…

“Now we should all be opposed to Socialist-Communism, for it is our mortal and spiritual enemy—the greatest evil in the world today. But the reason many liberals don’t want the American people to form study groups to really understand and fight Socialist-Communism is that once the American people get the facts they will begin to realize that much of what these liberals advocate is actually helping the enemy.

“The liberals hope you’ll believe them when they tell you how anti-Communist they are. But they become alarmed if you really inform yourself on the subject of Socialist-Communism. For after you inform yourself you might begin to study the liberal voting record. And this study would show you how much the liberals are giving aid and comfort to the enemy and how much the liberals are actually leading America towards Socialism itself.

Socialism: The New American Civil Religion
Copyright Sovereignty Education and Defense Ministry, http://sedm.org
“For Communism is just another form of socialism, as is fascism. So now you can see the picture. These liberals want you to know how much they are doing for you – with your tax money of course. But they don’t want you to realize that the path they are pursuing is socialistic, and that socialism is the same as communism in its ultimate effect on our liberties. When you point this out they want to shut you up – they accuse you of maligning them, of casting aspersions, of being political. No matter whether they label their bottle as liberalism, progressivism, or social reform – I know the contents of the bottle is poison to this Republic and I’m going to call it poison.”

Elder Ezra Taft Benson. Stand Up For Freedom. Assembly Hall at Temple Square, Feb 11, 1966. Given to The Utah Forum for the American Idea

“What is the real cause of this trend toward the welfare state, toward more socialism? In the last analysis, in my judgment, it is personal unrighteousness. When people do not use their freedoms responsibly and righteously, they will gradually lose these freedoms...

“If man will not recognize the inequalities around him and voluntarily, through the gospel plan, come to the aid of his brother, he will find that through “a democratic process” he will be forced to come to the aid of his brother. The government will take from the “have” and give to the “have nots.” Both have lost their freedom. Those who “have,” lost their freedom to give voluntarily of their own free will and in the way they desire. Those who “have not,” lost their freedom because they did not earn what they received. They got “something for nothing,” and they will neither appreciate the gift nor the giver of the gift.

“Under this climate, people gradually become blind to what has happened and to the vital freedoms which they have lost.”

Howard W. Hunter, Quorum of the Twelve Apostles, (Speeches of the Year 1965-1966, pp. 1-11, “The Law of the Harvest.” Devotional Address, Brigham Young University, 8 March 1966.)

Latter-day Saints cannot be true to their faith and lend aid, encouragement, or sympathy to false ideologies such as socialism and communism. The official Church position on communism remains unchanged since it was first promulgated in 1936: “We call upon all Church members completely to eschew Communism. The safety of our divinely inspired Constitutional government and the welfare of our Church imperatively demand that Communism shall have no place in America.”

Message from the First Presidency, Improvement Era, August 1936, p. 488.

THE NEW BARBARISM. During the first half of the twentieth century we have traveled far into the soul-destroying land of socialism and made strange alliances through which we have become involved in almost continuous hot and cold wars over the whole of the earth. In this retreat from freedom the voices of protesting citizens have been drowned by raucous shouts of intolerance and abuse from those who led the retreat and their millions of gullible youth, who are marching merrily to their doom, carrying banners on which are emblazoned such intriguing and misapplied labels as social justice, equality, reform, patriotism, social welfare.

President David O. McKay, Selections from the Discourses of David O. McKay (Gospel Ideals, p. 273)

In things that pertain to celestial glory there can be no forced operations. We must do according as the Spirit of the Lord operates upon our understandings and feelings. We cannot be crowded into matters, however great might be the blessing attending such procedure. We cannot be forced into living a celestial law; we must do this ourselves, of our own free will. And whatever we do in regard to the principle of the United Order, we must do it because we desire to do it ...The United Order is not French Communism.

Consider the condition in the world, the number who are determined to take from the rich man not what belongs to themselves, but that which belongs to the others. God has permitted men to get wealth, and if they obtained it properly, it is theirs, and he will bless them in its use if they will use it properly...

We must not fall into the bad habits of other people. We must not get into the frame of mind that we will take what the other man has. Refer back to the ten commandments, and you will find one short paragraph, “Thou shalt not covet.” That is what is the matter with a good many people today.

They are coveting what somebody else has, when as a matter of fact, many of them have been cared for and provided with means to live by those very ones from whom they would take property.

President George Albert Smith, Prophets, Principles and National Survival, p. 343 [compiled by Jay Newquist], CR-10/49:171-2)

God gave this nation the Constitution. No nation in the world has a constitution that was given to it by our Heavenly Father except the United States of America. I wonder if we appreciate that. The Lord gave us a rule of life for this great nation, and as far as we have lived up to it and taken advantage of it, the nation has grown, and the people have been blessed. But there are many people who prefer, or at least they seem to prefer something else.

As one man said to me, “Why not try what Russia has tried and what Germany has tried?” And my answer to him was, “Why try something that has already failed? Why not hold on to what the Lord has given?”

President George Albert Smith, The Teachings of George Albert Smith, Bookcraft, Salt Lake City, [1996], p. 171

...the world have generally made great mistakes upon these points. They have started various projects to try to unite and cement the people together without God; but they could not do it. Fourierism (authors note: Francois Fourier was a French socialist and writer). Communism — another branch of the same thing and many other principles of the same kind have been introduced to try and cement the human family together. And then we have had peace societies, based upon the same principles; but all these things have failed, and they will fail, because, however philanthropic, humanitarian, benevolent, or cosmopolitan our ideas, it is impossible to produce a true and correct union without the Spirit of the living God.


I was speaking, a while ago, about the people there being divided into three classes. One of them you may call infidel, under the head of socialism, fourierism, and several other isms. Communism is a specimen of the same thing, ...


We must keep the people informed that collectivism, another word for socialism, is a part of the communist strategy. Communism is essentially socialism.

President Ezra Taft Benson, This Nation Shall Endure, p. 90, Deseret Book Company

I am confident that it was out of what he saw, the bitter fruit of dictatorship that he developed his strong feelings, almost hatred for communism and socialism. That distaste grew through the years as he witnessed the heavy handed oppression and suffering of the peoples of eastern Europe under what he repeatedly described as godless communism. These experiences further strengthened his love for the land of his birth...
Benson never got over his boyhood love for freedom. Rather, it grew within him. Nurtured by what he saw of oppression in other lands, and by what he observed first hand of a growing dominance of government in this land over the lives of the people.

President Gordon B. Hinckley, Talk given at the funeral of Ezra Taft Benson, June 4, 1994

At heart communism is atheistic, and fascism is equally antagonistic to freedom and to other Christian principles—even denying the divinity of Jesus Christ and the existence of God.

David O. McKay, General Conference, October 1951, pp. 10-11

A ruthless dialectical battle is being waged against the Christian way of life against political liberty, against individual freedom, and it is being waged in the name of Freedom. Black becomes White; Tyranny becomes Freedom; The Forced Labor Camp stands for Liberty; The Slave State is represented as Democracy. This is the deadly challenge of Communism. And in this challenge those who put their emphasis upon man as an economic being -- and there are plenty in every so-called free country in the world today who do just that -- those who explain man in terms of scientific and chemical facts and the accident of circumstance, those who treat human beings as so many 'bodies,' those who deny man's spiritual and individual existence -- each of them aids and hastens the destruction of the political institutions on which our free society rests, and whether he knows it or not, supports the dialectics and the aims of International Communism.

President David O. McKay, General Conference 1962, The Deadly Challenge of Communism

The Church is prospering and growing. Yet in undiminished fury, and with an anxiety that his time is short— and it is—Satan, that great adversary to all men, is attempting to destroy all we hold dear. The greatest system of slavery ever devised by the forces of evil—Communism—has been imposed on over one billion of the earth's inhabitants. We constantly hear or read of wars and rumors of wars. Atheism, agnosticism, immorality, and dishonesty are flaunted in our society.

President Ezra Taft Benson, President of the Quorum of the Twelve Apostles “Prepare Yourself for the Great Day of the Lord,” New Era, May 1982, 44

Religion and the free exercise thereof, the right to worship God according to one's own conscience—how precious and treasured a boon it is. How necessary that it be safeguarded. Established religion becomes the guardian of the conscience of the people, the teacher of moral values, the defender of belief in the Almighty, the bridge between God and man. No people will live for long in freedom without it. The history of communism, whose founding father declared religion to be the opiate of the people, speaks with harshness and suffering concerning this basic matter.

Congress shall not abridge “the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances.”

The history of tyrants is a history of the muzzling of free expression and the denial of assembly. (“The Bill of Rights,” Bonneville International Corporation “Gathering of Eagles,” June 20, 1991.)

President Gordon B. Hinckley, Teachings of Gordon B. Hinckley, p. 232 – 233

The voices I hear are persuasive, seductive, fascinating, and confusing. Speaking across the earth, they are part of a mighty battle that is being waged for the minds of men. They are aimed at persuasion in political philosophy. There are voices of democracy competing with voices of communism, and each is winning converts according to the discernment and the judgment of listeners. The stakes are high, the weapons are sophisticated, the methods are clever.
Modern communism, fascism, nazism, socialism, and other related systems, are all the same in essential theory. They oppose religion, except as they themselves claim to be revelations, and they reject Christian morality. They prohibit free speech and action; eliminate private ownership and initiative; hold without exception the state above the individual; regiment the people; allow the strong to dominate the weak; they take government out of the hands of the governed, and place it in the hands of a self-appointed, selfish, self-styled, super-group, and they culminate in dictatorships. The free agent has no place in their systems. Their claim that they believe in human equality, as shown by their tyrannical behavior, is false. Force and terrorism are their weapons. All that makes for human security and happiness is destroyed.

Elder John A. Widtsoe, Evidences And Reconciliations

[A]s a nation we ignored the warning signals which preceded the great depression; we were also unready to face the onrushing realities of Fascism and Communism—whereas today many are blind to the dangers of self-oppression, the chains we put on ourselves, which is the real tyranny of our time.

Elder Neal A. Maxwell, 1972

We hear the voice of one false Christ, echoing from the camps of communism, expounding the devil-devised declaration that religion is the opiate of the people. We hear another such voice when races alien to Israel acclaim that the one God has no need for a Son to mediate between himself and fallen man.

Next Moroni turns the key so that all who have ears to hear can understand what the secret combination is and can identify those who build it up. “For it cometh to pass,” he says, “that whoso buildeth it up seeketh to overthrow the freedom of all lands, nations, and countries.” This is a worldwide conspiracy. It is now entrenched in many nations, and it seeks dominion over all nations. It is Godless, atheistic, and operates by compulsion. It is communism. “And it bringeth to pass the destruction of all people, for it is built up by the devil, who is the father of all lies; even that same liar who beguiled our first parents, yea, even that same liar who hath caused man to commit murder from the beginning; who hath hardened the hearts of men that they have murdered the prophets, and stoned them, and cast them out from the beginning.

Apostle Bruce R. McConkie, THE MILLENNIAL MESSIAH, 1982, 66

We must keep the people informed that collectivism, another word for socialism, is a part of the communist strategy. Communism is essentially socialism.

President Ezra Taft Benson, This Nation Shall Endure, p. 90, Deseret Book Company

Latter-day Saints should have nothing to do with secret combinations and groups antagonistic to the constitutional law of the land, which the Lord “suffered to be established,” and which “should be maintained for the rights and protection of all flesh according to just and holy principles.”

Fundamental in the belief and promulgation of communism is the denial of the existence of God and the desire to substitute for the belief confidence in the state. The state is not an organization to suppress people. The state should have no power but that which the people give it; and when the state becomes a director, a controller of the individual, it becomes despotism; and human nature has fought that since man was created; and man will continue to fight that false ideal.

Individual freedom is innate in the human soul. God has given as our free agency, and next to life itself that is our greatest gift from heaven, and you red-blooded men and women know that is true because of your own love of liberty.

David O. McKay, Selections from the Discourses of David O. McKay, 1952
On the one side the direction which is to make an end of all nations, is through communism; on the other side it is being reached through Fascism and Nazism. While these two forces are apparently arrayed against each other, nevertheless the goal to be reached by them eventually is the same.

Joseph Fielding Smith, 1936, The Progress of Man, p. 397

Can communism, socialism, fascism, the so-called welfare state, or any other coercive system provide these priceless blessings which flow to us as a part of our American way of life? The common denominator of all these systems is the curtailing of individual liberty.

Ezra Taft Benson, 1960, So Shall Ye Reap

7.4.1 Quotes on Social Security

We have accepted a frightening degree of socialism in our country. The question is, how much? The amount of freedom depends upon the amount of federal control and spending. A good measurement is to determine the amount, or percentage, of income of the people that is taken over and spent by the state. In Russia, the individual works almost wholly for the state, leaving little for his own welfare. Scandinavia takes about 65 to 70 percent of the income of the people. England some 60 percent. The United States is now approximately 44 percent.

The chief weapon used by the federal government to achieve this equality is through so-called transfer payments. This is a term that simply means that the federal government collects from one income group and transfers payments to another by the tax system. These payments are made in the form of Social Security benefits, housing subsidies, Medicaid, food stamps, to name a few.

Today, total cost of such programs exceeds $150 billion dollars. That represents about 42 percent of the total of all government federal spending, or about one dollar out of every seven dollars of personal income. (See U.S. News and World Report, August 4, 1975, pp. 32-33.)

Our present Social Security program has been going in the hole at the rate of $12 billion a year. Recognizing that the present program will be insolvent by 1985, President Carter has now recommended that Social Security be funded out of the general tax funds. Charges were made in the last election campaign that the Social Security program was going bankrupt. These charges were denied. Now the truth is out. The President's recommendation must be regarded as an admission of the failure of the present system and as a calculated policy to take this country into full-scale socialism.

Our major danger is that we are currently—and have been for forty years—transferring responsibility from the individual, local, and state governments to the federal government.

President Ezra Taft Benson, This Nation Shall Endure, 1977, Deseret Book Company.

"We have on, at the present time, a great political campaign (1936), and I want to say to the Saints that I hope they will not allow their political affiliations, their regard for political affairs, to cause feelings of ill-will towards one another. I have had some of the most insulting letters that ever came to me, condemning me for not being in favor of the Townsend Plan (Social Security), and that I must be ignorant of the plan. I am not ignorant of the plan. I have not read every word of it, but I have asked one of my secretaries to read every word of the plan and to give me the important points, and to my mind it is in direct opposition to everything I have quoted from Brigham Young and from the revelations of the Lord. The idea of allowing every man and woman who has reached the age of sixty years and wishes to retire from working to get two hundred dollars a month from the government! There is nothing truer than Brigham Young’s statement, that we should give nothing to people, unless they are not able to work, without requiring them to do something for it.

President Heber J. Grant, General Conference October, 1936: 13.
To protect this base we must protect the soul of America -- we must return to a love and respect for the basic spiritual concepts upon which this nation has been established. We must study the Constitution and the writings of the founding fathers.

Yes, we must protect the Lord’s base of operations by moving away from unsound economic policies which encourage creeping socialism and its companion, insidious, atheistic communism. If we are to protect this important base we must as a nation live within our means, balance our budgets, and pay our debts. We must establish sound monetary policies and take needed steps to compete in world markets.

Ezra Taft Benson, CR, April 1962, p.105-106

7.4.2 Quotes on Secular Religion

Satan’s attacks on the family: The ultimate purpose of the adversary, who has “great wrath, because he knoweth that he hath but a short time,” (1) is to disrupt, disturb, and destroy the home and the family. Like a ship without a rudder, without a compass, we drift from the family values which have anchored us in the past. Now we are caught in a current so strong that unless we correct our course, civilization as we know it will surely be wrecked to pieces. Moral values are being neglected and prayer expelled from public schools on the pretext that moral teaching belongs to religion. At the same time, atheism, the secular religion, is admitted to class, and our youngsters are proselyted to a conduct without morality.


Thus, as we have seen, civil control of religion is Lucifer's way of enforcing an enduring state of apostasy and of darkness upon all who are subject to such control. Thus also, as long as government controls our way of worship, Lucifer is in control, and we have no hope except to await the day when the chains will be broken and the bondage will cease.

10. Atheism, a Fatal Belief—“During the Reign of Terror, the French were declared by the National Assembly to be a nation of atheists; but a brief experience convinced them that a nation of atheists could not long exist. Robespierre then ‘proclaimed in the convention, that belief in the existence of God was necessary to those principles of virtue and morality upon which the republic was founded; and on the 7th of May [1794], the national representatives, who had so lately prostrated themselves before the Goddess of Reason, voted by acclamation that the French people acknowledged the existence of the Supreme Being, and the immortality of the soul.’” Students' France, 27, 6.

Bruce R McConkie, A New Witness for the Articles of Faith, Deseret Book Company 1985.

The Religion of Atheism

Some years ago in the United States a plaintiff prospered in her grievance concerning the saying of prayers in public schools. The practice was declared unconstitutional by the Supreme Court. That decision was partial to one ideology, for the effect, regardless of the intent, was to offer great encouragement to those who would erase from our society every trace of reference to the Almighty.

There is a crying need for the identification of atheism for what it is, and that is, a religion albeit a negative one. Atheism is a religious expression; it is one extreme end of religious philosophy.

One group of so-called believers in God teach in substance that He is man-made. That is, they admit, with tongues in cheeks, that there is a God. But, in the same breath, they explain that God is always a product of the human mind. Early peoples, they say, worshipped tribal Gods, of stock and stone. As the people developed, their conceptions changed, until, in time, God became a Being of spirit. This simply means that God is made by man, and in the image of man; instead of man being made in the image of God. Such colossal self-sufficiency is of the impudent order of King Canute defying the tides of the ocean. The notion of a man-made God is a variation of atheism.

A Government Designed For All Mankind

The coming of Columbus to this continent was not a thing of chance. It had been foreseen and foretold by the prophets of God. The coming of the Pilgrim fathers to New England, of the Dutch to New York, and the cavaliers of the Old World to Virginia, was not a thing of chance, it was just the chosen combination of men and women who were calculated to make up the composite government which was established at the time of the adoption of the Constitution of the United States. They were prayerful people, they were people who had faith in God, they prayed to him and their prayers were answered; and, as stated in the scripture which the President has read, it was under the Lord's inspiration that these men were moved upon to give us this government under which we have so rapidly and wonderfully developed. It was not to be a government of Englishmen, nor of Dutchmen, nor of royalty represented in the cavaliers, nor of French people who were in Louisiana, and to the north of us, in Canada, but a government designed for the benefit of all mankind, a government which was to make all people equal under the law.

President Anthony W. Ivins, General Conference, October 1927.

Priesthood of this Church the responsibility

We should at all times be willing to sustain the great Bill of Rights in our own country, to sustain and uphold the laws here. I firmly believe that Brigham Young was a prophet of Almighty God. I think that he spoke under the inspiration of the Lord's Spirit. I want to read to you an excerpt from one of his sermons, wherein he laid upon the shoulders of the Priesthood of this Church some very definite responsibilities relative to the fundamental law of our country. He said:

I expect to see the day when the Elders of Israel will protect and sustain civil and religious liberty, and every constitutional right bequeathed to us by our fathers.

He said these rights would go out in connection with the Gospel for the salvation of all nations, and added:

"I shall see this whether I live or whether I die. I do not lift up my voice against the great and glorious government guaranteed to every citizen by our Constitution, but against those administrators who trample the Constitution and just laws under their feet."

We see from this prophecy, uttered by a prophet of God that there will yet devolve upon the Priesthood of this Church the responsibility of protecting the rights and the Constitution of our great country.

Elder Joseph L. Wirthlin, General Conference, October 1938.

Warning Against False Impressions

War has now broken out. Most of the sanctities that were used by the one side or the other to hallow the World War are again coming forth to hallow this one. Many were false then; they are false now. We should not be disturbed, misled, or blinded by any of them. Look at each of them squarely; most of them will wilt under your gaze. There are always deceit, lying, subterfuge, treachery, and savagery, in war, on both sides. There was in the World War. It is not always the other power that commits atrocities.

President J. Reuben Clark, Jr, General Conference, October 1939.

Compelling Concepts

Among these elemental concepts is the love of freedom; it is found in man not only, but even in the brutes. Man and beast rebel against slavery. They yield to it only under compelling force.

Another elemental eternal concept is belief in God, which may ripen into a knowledge of God. Normal man ultimately demands this belief to make mortality tolerable.
Modern communism as explained by communists who are in places where they speak their real minds, deny 
God, declare that other men are beasts that must be tamed and worked as beasts. This is an enemy that 
threatens us within and without. This is not a Godless world.

But men cannot be led indefinitely, nor driven by a savage despotism, down this road to an intellectual and 
moral abyss. They may follow along for a generation or two. But they will one day rebel against the rule of 
liquidation. No group can permanently maintain itself by murder, as history proves from the days of the hideous 
proscription lists of Sulpa till now. Fear and ruthless cruelty can rule for a time, but the spirit of liberty 
ultimately breaks forth and sweeps away everything that lies in its path.

So it will be with communism, which now on a world scale may well be only doing the work of the Paris mobs in 
the French Revolution, for there are fields of human endeavor where the power of birth and station still afflict 
man’s growth and development.

President J. Reuben Clark Jr., Stand Fast by Our Constitution.

May I add again an admonition: Live within your means. Get out of debt. Lay by for a rainy 
day which has always come and will come again. Practice and increase your habits of thrift, industry, economy, 
frugality. Remember that the parable of the ten virgins, the five that were wise and the five that were foolish, 
can be just as applicable to matters of the temporal world as those of the spiritual.

President J. Reuben Clark, Jr.

God Have Mercy On Us

What strength, what value will there be in any law, even in that law which protects us in our property rights, if 
we degenerate to such a degree that the law breaker has to be arrested by a man who is equally guilty of 
breaking the law; that when he who is guilty is brought before the bar, that bar which is supposed to be a bar of 
justice, he has as his prosecutor a district, a city or a county attorney who is himself as guilty as the one he is to 
prosecute? What an unfortunate condition will prevail if we reach such a situation that the individuals who 
constitute the jury are as guilty of law breaking as is the man whose guilt they are expected to discover. And 
then finally, if in addition to all of this, the judge or the justice who occupies the exalted place upon the bench 
does not himself have respect enough for the law to live in accordance with its provisions, God have mercy on 
us, for when this condition prevails government of the people, referred to by Abraham Lincoln, will surely be 
perishing from the earth.

Elder Richard R. Lyman, General Conference, October 1932.

Man: His Origin and Destiny

Parents are commanded by revelation to teach their children these principles of the gospel... Then they go to 
school and find these glorious principles ridiculed and denied by the doctrines of men founded on foolish 
theories which deny that man is the offspring of God... These theories so dominate the secular education of our 
youth. They are constantly published in our newspapers, in magazines and other periodicals, and those who 
believe in God and his divine revelations frequently sit supinely by without raising a voice of protest. Under 
these conditions, is it any wonder the student is confused? He does not know whether to believe what his 
parents and the Church have taught him, or to believe what the teacher says and is written in the textbook. 
Naturally, students have confidence in their teachers and as confidence increases, there comes a lack of 
confidence in the doctrines of the Church and the parental instruction.

President Joseph Fielding Smith, Man: His Origin and Destiny, pp. 2-3.

Fundamentals Of Constitution God-given

One of the most important things that we can do for the Church is to stand behind the Constitution of the United 
States. That does not mean, and no reasoning person would suppose that it meant, that that Constitution may 
not from time to time be changed as the needs of the people would seem to require. But it does mean that that
Constitution should be changed only under the urge of great necessity, and then only in accordance with its great underlying concepts. It does mean that the great fundamental elements of the Constitution are God-given, for he said so. It does mean to me as an individual that the Constitution of the United States and my adherence to it and support of it is a part of my religion.

I have about the Constitution that same sort of conviction that I have about the other doctrines that we are taught, for I believe its precepts are among the doctrines of the Church, and I believe that the Lord will change and modify from time to time those details of its provisions which are ancillary to its great principles; he will cause us—those who live under it—to modify it in accordance with our needs; but the fundamental principles of it we may not sacrifice.

President J. Reuben Clark, Jr, General Conference, April 1935.

[We] shall see in our time a maximum if indirect effort made to establish irreligion as the state religion. It is actually a new form of paganism... Brothers and sisters, irreligion as the state religion would be the worst of all combinations. Its orthodoxy would be insistent and its inquisitors inevitable. Its paid ministry would be numerous beyond belief. Its Caesars would be insufferably condescending, ... Your discipleship may see the time come when religious convictions are heavily discounted. M.J. Sobran also observed, “A religious conviction is now a second-class conviction, expected to step deferentially to the back of the secular bus, and not to get uppity about it.” This new irreligious imperialism seeks to disallow certain of people’s opinions simply because those opinions grow out of religious convictions.


8  Biblical Relationship Between Christianity and Government

If you would like to learn more about the subject of the biblical relationship between Christianity and government beyond that described in the following subsections, please refer to the following resources:

1. Commandments About Relationship of Believers to the World, SEDM
2. Christian Citizenship Training Course, Forms 12.007 and 12.008:
   http://sedm.org/Forms/FormIndex.htm
3. Christian Citizenship Course Notes, Form #12.009:
   http://sedm.org/Forms/FormIndex.htm
4. Family Constitution, Form #13.003, Chapter 7
   http://famguardian.org/Publications/FamilyConst/FamilyConst.htm
5. Spirituality Topic, Section 9: Church v. State and First Amendment, Family Guardian Fellowship
   http://famguardian.org/Subjects/Spirituality/spirituality.htm
6. Social Security: Mark of the Beast, Form #11.407:
   http://sedm.org/Forms/FormIndex.htm

8.1  What the Government Thinks of God and His Trust Document, the Bible

8.1.1  What the Founders think about God and the Bible

“The bible is the most venerable book of antiquity; there we find expatriation practiced, approved, and never restrained. The family of Jacob became subjects to the Egyptian monarch. Moses abandoned Egypt, his native land, and David left Saul, his prince.”

[MillieKeene v. Cox’s Lessee, 2 Cranch 280, 1805 WL. 1080 (U.S.,1805)]

“Of all the dispositions and habits which lead to political prosperity, Religion and morality are indispensable supports. In vain would that man claim the tribute of Patriotism who should labour to subvert these great Pillars of human happiness, these firmest props of the duties of Men and citizens. The mere politician, equally with the pious man, ought to respect and to cherish them. A volume could not trace all their connections with private and public felicity. Let it simply be asked, “where is the security for property, for reputation, for life, if the sense of religious obligation desert the oaths which are the instruments of investigation in courts of justice?” And let us with caution indulge the supposition that morality can be maintained without religion. Whatever may be conceded to the influence of refined education on minds of
peculiar structure, reason and experience both forbid us to expect that national morality can prevail in exclusion of religious principle.”

[George Washington in his Farewell Address]

“We have no government armed with the power capable of contending with human passions unbridled by morality and religion. Avarice [greed], ambition, revenge, or gallantry [debauchery], would break the strongest cords of our Constitution as a whale goes through a net. Our Constitution was made only for a moral and religious [and a well educated and self-governing] people. It is wholly inadequate to the government of any other.”

[John Adams, 2nd President]

8.1.2 What current law says about the Christian God

Declaration of Independence

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

We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.—That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed. --That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to effect their Safety and Happiness.

‘The American people have always regarded education and acquisition of knowledge as matters of supreme importance which should be diligently promoted [in order to maintain and protect their liberty]. The Ordinance of 1787 declares: Religion, morality and knowledge being necessary to good government and the happiness [and liberty] of mankind, schools and the means of education shall forever be encouraged.’

[Meyer v. State of Nebraska, 262 U.S. 390 (1923)]

8.1.3 What current government thinks of the Bible and God

-WANTED-

JESUS CHRIST

By the FBI, NEA, ADL, IRS, FDA, OSHA etc.

1. WANTED by the FBI for teaching that there is a higher power and authority than the government.
2. WANTED by the FDA for turning water into wine without a license.
3. WANTED by the EPA for feeding a crowd of 5000 in the wilderness without a permit.
4. WANTED by the AMA for practicing medicine without a license.
5. WANTED by the NEA for teaching without certification.
6. WANTED by the ADL for calling Pharisees the children of hell.
7. WANTED by the IRS for failing to report income.
8. WANTED by the NAACP for teaching people to work and depend on GOD rather than the welfare dole.
9. WANTED by NOW for never having a woman as an apostle.
10. WANTED by the FEDERAL RESERVE for driving the money changers out of the Temple.
11. WANTED by the Abortion Rights League for saying that whoever harms children it is better that they were never born.
12. WANTED by the U.S. Judicial System for refusing to swear an oath or bear witness against Himself.
13. WANTED by the Human Rights Bureau for condemning all other religions as false by announcing that no one can get to the Father except through Him.

WANTED DEAD—BOUNTY OFFERED

30 Pieces of Silver in the form of welfare benefits, government pensions, IRS exemptions, Witness Protection.

8.1.4 If Jesus Lived in America Today

Socialism: The New American Civil Religion

Copyright Sovereignty Education and Defense Ministry, http://sedm.org
Form 05.016, Rev. 6-2-2014, ver. 1.12

EXHIBIT:_______
Take a journey with me and imagine what it would be like if Christ was born and lived in our time.

8.1.4.1 If Jesus Was Born in America

If Jesus had been born in modern America, the authorities would have questioned the sanity of his parents for having an unassisted home delivery.

Some government social worker would inform the D.A. to have them prosecuted for endangering the life of a child by placing him on a hay stack, in a manger, in a corral with sheep and donkeys present.

U.S. Child Protective Services would take Jesus away from Joseph and Mary because the barn would be considered unsuitable for a nursery.

In America, the social worker would take Mary and Joseph to court to have them declared incompetent. After all, Mary was still a teenager—kind of an unwed mother with claims of being a virgin; Joseph’s only means of transportation was a sandal and a donkey; and, all they could afford for clothes for her baby was sackcloth. And, giving birth in a stable? How unstable can that be?

If Jesus had been born in an American hospital, he would be registered as an “asset” or “human resource” with the State.

His blood and DNA would be taken, analyzed, and registered in some government bio-bank without the knowledge or consent of his parents.

Mary would be issued a birth / death certificate with the name “JESUS” on it, some kind of foreign situs trust. Further, her mother would be considered a “corporate person” and her name typed as “MARY HELI.” The government CERTIFICATE would receive a number, registered through the probate court, BONDED, and then sold on the NY Stock Exchange. Jesus would be issued a social security / taxpayer identification number by the IMF / Federal Reserve and deemed a “debtor” or “surety” for the debts created by the “UNITED STATES, INC.”

Further, Mary and Joseph would be required to fill out a mandatory government questionnaire inquiring into the habits, income, and housing of the couple to see if they would be fit parents.

If they did not vaccinate Jesus, they would be arrested for being “selfish” and for endangering his life and the lives of other children.

If they did vaccinate Jesus, we might have an autistic Savior.

What about going down to Egypt? The little family would face the risk of arrest for crossing the border into Egypt without a “U.S. citizen” passport. Mary and Joseph might have been shuttled to a private for-profit detention center for managing immigrants. If Joseph couldn’t provide proof he paid his taxes, the family might not be allowed back into the United States.

What if Herod’s assassination of the children in Bethlehem had happened in America? Well, let’s just say the cops were doing their job when a few locals got in the way of their unlawful search and seizure campaign.

In the United States, cops have more of a chance of being hit by a meteor than being prosecuted for criminal misconduct.

8.1.4.2 At Age Twelve in America

Remember when Jesus went to the temple at age twelve and was separated from his parents? If that had happened in America, Mary and Joseph could be arrested for permitting Jesus to walk down the street “unsupervised,” or going to the temple complex without an escort, or jailed for parental negligence.

Jesus would have been suspended from the temple under a “zero tolerance policy” for asking too many questions to authorities.
Being home schooled in the United States is suspect at best and illegal in some jurisdictions. Even though Jesus was the smartest kid in the synagogue, his parents might be prosecuted by the Department of Justice (D.O.J.) as “domestic terrorists” or “right-wing conservative extremists” that pose a threat to the safety and security of the United States. The Missouri Information Analysis Center (MIAC) labeled Christians and homeschoolers and people who believe in limited government as potential terrorists . . . and a dangerous enemy!

Rather than disappearing from society till age 30, Jesus and his parents would be fingerprinted and their movements tracked through U.S. surveillance programs courtesy of NSA.

8.1.4.3 His Baptism in America

Jesus would be flagged and placed on surveillance for associating with the radical political activist, John the Baptist.

And, the place of his baptism? Would Jesus be required to obtain a license for a public assembly at that the designated River-under the Bureau of Land Management? Was the baptismal tank approved by the health inspector? And, don’t forget the park fee.

8.1.4.4 His Temptation in America

Talking to spirits and thin from fasting, those watching Jesus at his temptation would definitely consider him psychotic. Possibly, the authorities would have him undergo a competency exam and placed in a mental health facility with mandatory group therapy. No doubt his parents would be blamed for his condition.

Today’s wildlife authorities would have him charged and fined for criminal homelessness, camping without a permit, sleeping on a public sidewalk, loitering, and fishing without a license. Jesus even built campfires without a permit. Heck, in America, the land of the free, he’d spend the next twenty years in prison for violating federal and state statutes for starting a fire without a permit on public lands.

8.1.4.5 His Ministry in America

If Jesus preached in American, he would be charged for preaching outside “free speech zones.” He would be “detained,” taken to the local police station, and charged with disturbing the peace, preaching without a license, and unauthorized exercise of free speech rights. In America, the government claims to have the power to regulate the time, place, manner, mode, method and content of a speech in the name of free speech.

Remember when Jesus called Herod a “fox”, and when he called the Jewish rulers “liars” and “of the Devil?” No doubt, He would have charged with hate speech, intolerant speech, threatening speech, incendiary speech, inflammatory speech, and racial extremist speech, and antisemitism. The American Jewish ADL would demand “safe spaces” to be protected from Jesus because “Jews’ Lives Matter the Most!”

And, what about feeding the 5000 without a license? Today’s restaurant police would cite Jesus for breaking all kinds of health laws: failure to wash hands, not using gloves and a hair net, serving food without a license, opening up a food catering business without a permit, inadequate sanitation practices, and failure to pass cooking inspections by the local food and safety inspector.

And, what about traveling on the public highways? Somehow, I can’t see Jesus getting a “license” from the State to travel and do His Father’s will. Can you?

Would the BATF charge Jesus for operating a moonshine business in the hillbilly country Galilee? Bootlegging six pots of wine to the marriage feast in Cana would be a criminal act in America. Not only did he make “moonshine wine” without a license, he didn’t pay the $2.24 cent tax per liter. If busted by the BATF, Jesus would have been labeled a “moonshiner”

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59 Pastor Brook Stockton, SOURCE: http://nikeinsights.famguardian.org/forums/topic/if-jesus-lived-in-america-today/
and sentenced to a federal prison—three years for producing spirits without a license and thirty years in prison for not paying the excise tax.

And, what about Jesus’ law lectures: “By what authority are you doing these things, and who gave you this authority?” queried the Jewish BAR Association. They reasoned that if Jesus did not have a degree from the law school of Hillel or Shammai, Jesus was not qualified to practice law. In fact, the American Jewish BAR association would definitely have him charged for practicing law without a license—for holding himself out to be some kind of expert in law... and giving legal advice without a BAR certificate.

And, what about Jesus’ medical practice? He touched people without wearing gloves; and, gave medical advice on what and what not to do. He accepted the title the “Great Physician,” but didn’t intern with any approved medical school. He not only diagnosed medical conditions, he performed open eye surgery, and cured diseases using hundreds of unconventional methods and remedies—all without a license. Oh, the audacity of the man!

And, what about medical neglect (Mark 2)? Jesus left critically ill patients to go on a lecture circuit to give speeches about spiritual healing. Today’s medical board would cite him for medical negligence at best or medical malpractice at worse.

And, going across the Sea of Galilee? Did he have a boating license?

The Department of Fish and Game would cite him for an overcrowded boat and reckless endangerment of the lives of passengers. Because he was awakened out of his sleep and still groggy, the boat patrol would cite Him with BUI, Boating Under the Influence, failure to stop a vessel for a Law Enforcement Officer, boating during dangerous weather, and not having Sufficient Personal Flotation Devices on board.

And, what about the two-thousand pig stampede into the Sea of Galilee. Isn’t this the very definition of domestic terrorism? He destroyed an entire swine corporation. The pig cops would definitely arraign him on charges of willful malicious destruction of property... and, don’t forget about the unlawful disposal of dead bodies on State owned lake! Can you spell, BIG TROUBLE?

And, Jesus chasing out the money-changers and overturning banking tables at the temple? Well, this was over the top: S.W.A.T teams with hand grenades and military equipment would have swarmed the temple complex. The FBI would have gang-tackled him, slammed him to the ground, and cuffed him. The DOJ, urged on by the Jews, would have charged Jesus with conspiracy, criminal mischief, treason, domestic terrorism, interference with banking, intimidation, coercion, disturbing the peace, influencing public policy, violation of all kinds of criminal laws, disrupting commerce, preaching without a license, willful malicious damage of public property, threatening people with a whip, and intentionally, recklessly, and maliciously creating a riot (18 U.S.C. §2331).

And what about the Olivet Discourse? NSA would have intercepted Jesus’ prediction about the destruction of the temple complex—the center of government in Israel. In America, the FBI and CIA and NSA would have grabbed Jesus,uffed him, and charged him with conspiracy to overthrow the government, obstruction of commerce, threatening to damage government property, retaliation against government officials, inciting terrorism and the like.

And, we could say more.

The point is this. That if Jesus had been born in our time, he would have been shot, arrested, handcuffed, imprisoned, or just “disappeared” without a trace because of the modern surveillance police state. No matter how much he’d try not to ruffle the feathers of politicians, he would have died an early death in the “land of the free” where no criminal is left behind — not because He was a criminal in any way, but because of the present political climate in a police state.

So, you call yourself a Christian? Well, if you are not on some government hate list, what kind of disciple are you? If you are not in conflict with some three letter bully gang like the FBI, IRS, or CIA, how can you say you are following Jesus? And, if you are staring down government bullies, good for you, you are in good company.

So, you are wearing the mask of a pastor. Why haven’t you been arrested for violating some public policy? If you are “squeaky clean,” how can you say you are a follower of the Nazarene?
But, Beware!

When government is god in the minds of Christians, you can not expect them not to betray you.

8.2 What Scripture and God Say About the Government

8.2.1 Nations and Kings are Worthless and The Earth is controlled by Satan

The Bible says that all countries and nations are worthless and less than nothing.

"Arise, O Lord,
Do not let man prevail;
Let the nations be judged in Your sight.
Put them in fear, O Lord,
That the nations may know themselves to be but men."

[Psalm 9:19-20, Bible, NKJV]

"Behold, the nations are as a drop in the bucket, and are counted as the small dust on the scales."

[Isaiah 40:15, Bible, NKJV]

"All nations before Him are as nothing, and they are counted by Him less than nothing and worthless."

[Isaiah 40:17, Bible, NKJV]

"He brings the princes to nothing; He makes the judges of the earth useless."

[Isaiah 40:23, Bible, NKJV]

"Indeed they are all worthless; their works are nothing; their molded images are wind and confusion."

[Isaiah 41:29, Bible, NKJV]

Finally, Jesus Himself said the entire world is “in the sway of the wicked one”, meaning controlled by Satan. The world cannot be controlled by Satan unless all of its rulers are also controlled by Satan:

“We know that we are of God, and the whole world lies under the sway of the wicked one [Satan]."

[1 John 5:19, Bible, NKJV]

Rulers who have become corrupted have the bad habit throughout history of elevating themselves to become like pagan gods, as revealed in Ezekiel 28:

The word of the LORD came to me again, saying, 2 “Son of man, say to the prince of Tyre, ‘Thus says the Lord GOD:

“Because your heart is lifted up,
And you say, ‘I am a god,
I sit in the seat of gods,
In the midst of the seas,’
Yet you are a man, and not a god,
Though you set your heart as the heart of a god
(Behold, you are wiser than Daniel!
There is no secret that can be hidden from you!
With your wisdom and your understanding
You have gained riches for yourself;
And gathered gold and silver into your treasuries;
By your great wisdom in trade you have increased your riches,
And your heart is lifted up because of your riches),’"

“Therefore thus says the Lord GOD:

“Because you have set your heart as the heart of a god,
Behold, therefore, I will bring strangers against you,
The most terrible of the nations;
And they shall draw their swords against the beauty of your wisdom,
And defile your splendor,
They shall throw you down into the Pit,
And you shall die the death of the slain...
In the midst of the seas,
   "Will you still say before him who slays you,

I am a god?"
But you shall be a man, and not a god.
   In the hand of him who slays you.
   You shall die the death of the uncircumcised
   By the hand of aliens;
   For I have spoken," says the Lord GOD."
   [Ezekiel 28:1-10, Bible, NKJV]

What is being described above in no uncertain terms is idolatry towards civil rulers, where our allegiance to a civil ruler is higher or more important than our allegiance to God or His laws. Civil rulers typically arrogate to themselves prerogatives and discretion of God. Such behavior is obviously contemptible to God, because He promises a death penalty to those who practice it above. Why? Because it violates the first four commandments of the Ten Commandments in Exodus 20, which require that our allegiance to God must be above all others. Our source of law must be consistent with our allegiance or we are hypocrites.

The Ten Commandments

And God spoke all these words, saying:

"I am the LORD your God, who brought you out of the land of Egypt, out of the house of bondage.
   You shall have no other gods before Me.

"You shall not make for yourself a carved image—any likeness of anything that is in heaven above, or that is in the earth beneath, or that is in the water under the earth; 5 you shall not bow down to them nor serve them. For I, the LORD your God, am a jealous God, visiting the iniquity of the fathers upon the children to the third and fourth generations of those who hate Me, 6 but showing mercy to thousands, to those who love Me and keep My commandments.

You shall not take the name of the LORD your God in vain, for the LORD will not hold him guiltless who takes His name in vain
   [Exodus 20:1-7, Bible, NKJV].

Not only is obedience to God’s Law the will of God, but so also is the identification and destruction of all competing law sources. Failure to heed this principle results in cultural suicide:

"...there can be no tolerance in a law-system for another religion. Toleration is a device used to introduce a new law-system as a prelude to a new intolerance. Legal positivism, a humanistic faith, has been savage in its hostility to the Biblical law-system and has claimed to be an "open" system. But Cohen, by no means a Christian, has aptly described the logical positivists as "nihilists" and their faith as "nihilistic absolutism." Every law-system must maintain its existence by hostility to every other law-system and to alien religious foundations or else it commits suicide."

8.2.2 All civil rulers are representatives of Satan, and not God

The Bible identifies civil rulers and civil societies as representatives of Satan. This is confirmed by the following:

"And I saw the beast, the kings [heathen political rulers and the unbelieving democratic majorities who control them] of the earth [controlled by Satan], and their armies, gathered together to make war against Him
   [God] who sat on the horse and against His army.
   [Revelation 19:19, Bible, NKJV]

Notice that the Beast and the kings of the earth are both fighting against God and are on the same side. Political rulers throughout history have constantly warred against God. Isaiah 14 also reveals that these same kings and rulers are agents of Satan and not God. The message below is addressed to the King of Babylon, who is the same Beast personified above:

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“Hell from beneath is excited about you,
To meet you [the King of Babylon] at your coming;
It stirs up the dead for you,
All the chief ones of the earth;
It has raised up from their thrones
All the kings of the nations.
They all shall speak and say to you:

‘Have you also become as weak as we?
Have you become like us?
Your pomp is brought down to Sheol [hell],
And the sound of your stringed instruments;
The maggot is spread under you,
And worms cover you.’

[Isaiah 14:9-11, Bible, NKJV]

Conclusion from the above:

1. The King of Babylon is going to hell:

   “Hell from beneath is excited about you, to meet you at your coming”.

2. All kings of the nations were raised to their thrones by Hell:

   “Hell from beneath...it has raised up from their thrones all the kings of the nations”.

3. All the dead kings are already in hell. That is the only way they could be raised up by Hell to speak to the King of Babylon in the first place.

Not only does God identify political rulers (kings) as agents and representatives of Satan, but he also identifies the cities where they rule and derive their authority as an abomination. The very first city described in the Bible, Babylon, was created by Nimrod, who the Bible described as a hunter of men. Gen. 10:8-12. Nimrod was a predator of men, not a protector of them. Hence, a “mighty hunter”, as the Bible describes him. For a fascinating sermon on this subject, see:

SEDM Sermons, Section 4.1: Statism
http://sedm.org/Sermons/Sermons.htm

Some really good corroborating sources that confirm the conclusions of this section so far are:

1. Devil’s Advocate: Lawyers-What We Are Up Against, Sovereignty Education and Defense Ministry (SEDM). Al Pacino plays Satan and demonstrates how Satan is taking over the legal profession and the government to destroy you and society. Very enlightening
   https://sedm.org/what-we-are-up-against/
2. Society is a Blessing, But Government is Evil. Essay by Thomas Paine, who also authored Common Sense, a document that started the American Revolution.
   http://mises.org/story/2897

The passage below talks about what God thinks of evolutionists. Evolutionists believe that they descended from a rock or a tree through “natural selection”. Notice the comment about cities being gods. In the old days, each city had a King and that king was the personification of the city and a pagan deity all his own. People could only enter his presence or the city by going through the gate of the city walls, and they had to pledge allegiance to the king to do so, which was privilege induced slavery.

“...As the thief is ashamed when he is found out,
So is the house of Israel ashamed;
They and their kings and their princes, and their priests and their prophets,
Saying to a tree, ‘You are my father,’
And to a stone, ‘You gave birth to me.’
For they have turned their back to Me, and not their face.
But in the time of their trouble
They will say, ‘Arise and save us.’
But where are your gods that you have made for yourselves?
Let them arise,  
If they can save you in the time of your trouble;  
For according to the number of your cities  
Are your gods, O Judah.  
[Jeremiah 2:26-28, Bible, NKJV]

The passage above is also confirmed by the following, which is an address to the King of Babylon and indirectly to Lucifer himself:

“All the kings of the nations,  
All of them, sleep in glory,  
Everyone in his own house;  
But you are cast out of your grave  
Like an abominable branch,  
Like the garment of those who are slain,  
Thrust through with a sword,  
Who go down to the stones of the pit,  
Like a corpse trodden underfoot.  
You will not be joined with them in burial,  
Because you have destroyed your land  
And stain your people.  
The broad of evildoers shall never be named.  
Prepare slaughter for his children  
Because of the iniquity of their fathers,  
Lest they rise up and possess the land,  
And fill the face of the world with cities.”  
[Isaiah 14:18-21, Bible, NKJV]

The above passages confirm that the term “governing authorities” mentioned in Romans 13 cannot refer to kings or civil rulers, but only to rulers and governors acting under the delegated authority of ONLY God’s Holy Law, and that most pastors misinterpret this chapter for the benefit of Satan himself. We have added amplifying words to the cite below to make it consistent with the above scriptures:

“Let every soul be subject to the governing authorities. For there is no authority except from God, and the [righteous but not unrighteous] authorities that exist are appointed by God. Therefore whoever resists the [godly/righteous] authority resists the ordinance of God, and those who resist [godly/righteous] will bring judgment on themselves. For [godly/righteous] rulers are not a terror to good works, but to evil. [But unrighteous rulers encourage, promote, and even subsidize evil.] Do you want to be unafraid of the [godly/righteous] authority? Do what is good, and you will have praise from the same. For he [the godly ruler, not the Satanic ruler] is God’s minister to you for good. But if you do evil [meaning, violate ONLY God’s law], be afraid [of godly/righteous rulers who administer that law]: for he does not bear the sword in vain [unless he is an evil ruler]; for he [the godly/righteous ruler] is God’s minister, an avenger to execute wrath on him who practices evil [violations of God’s laws]. Therefore you must be subject [ONLY to godly/righteous laws or rulers, but NOT unrighteous or evil laws or rulers], not only because of wrath but also for conscience’ [Holy Spirit’s] sake [enlightened by God’s Law]. For because of this [righteous rulers administering only God’s laws] you also pay taxes, for they are God’s ministers attending continually to this very thing. Render therefore to all [godly/righteous rulers] their due: taxes to whom taxes are due, customs to whom customs, fear to whom fear, honor to whom honor [but do not subsidize or condone evil in your government if it is violating God’s Laws].  
[Romans 13:1-7, Bible, NKJV]

Based on the above:

1. God cannot contradict Himself or He isn’t God. Neither the Truth nor the Law can contradict itself, or it isn’t either. God can’t on the one hand tell you to obey ALL rulers if violating His Laws would be the result in the case of obeying evil rulers. Otherwise, He would be-condoning and even encouraging evil, which violates His very nature.

2. There is no authority except from God, meaning that all legitimate “governing authority” derives and is delegated directly and only from God and His Holy Laws. Below is a proof of this from the Bible, wherein judges and magistrates are required and expected to judge under God’s delegated authority:

Psalm 82  
A Psalm of Asaph.

1GOD STANDS in the assembly [of the representatives] of God; in the midst of the magistrates or judges He gives judgment [as] among the gods.
3. The essence of God is love, and the essence of love is obedience to His Holy Laws. Therefore, the essence of who God is becomes obedience to His Holy Law:

"He who does not love does not know God, for God is love."
[1 John 4:8, Bible, NKJV]

"He who has [understands and learns] My commandments [laws in the Bible] and keeps them, it is he who loves Me. And he who loves Me will be loved by My Father, and I will love him and manifest Myself to him."
[John 14:21, Bible, NKJV]

"And we have known and believed the love that God has for us. God is love, and he who abides in love [obedience to God's Laws] abides in [and is a FIDUCIARY of] God, and God in him."
[1 John 4:16, Bible, NKJV]

"Now by this we know that we know Him [God], if we keep His commandments. He who says, "I know Him," and does not keep His commandments, is a liar, and the truth is not in him. But whoever keeps His word, truly the love of God is perfected in him. By this we know that we are in Him [His fiduciaries]. He who says he abides in Him [as a fiduciary] ought himself also to walk just as He [Jesus] walked."
[1 John 2:3-6, Bible, NKJV]

4. All law must have some origin of authority and whatever that origin is becomes the God of that society:

Law is in every culture religious in origin. Because law governs man and society, because it establishes and declares the meaning of justice and righteousness, law is inescapably religious, in that it establishes in practical fashion the ultimate concerns of a culture. Accordingly, a fundamental and necessary premise in any and every study of law must be, first, a recognition of this religious nature of law.

Second, it must be recognized that in any culture the source of law is the god of that society. If law has its source in man's reason, then reason is the god of that society. If the source is an oligarchy, or in a court, senate, or ruler, then that source is the god of that system.

[...]

Third, in any society, any change of law is an explicit or implicit change of religion. Nothing more clearly reveals, in fact, the religious change in a society than a legal revolution. When the legal foundations shift from Biblical law to humanism, it means that the society now draws its vitality and power from humanism, not from Christian theism.

5. Rulers who deviate from God’s Law are not “governing authorities” or de jure authorities, but aliens, foreigners, usurpers and Satan’s representatives, not God’s and need not be obeyed.

A Prayer for Restoration

Remember, O LORD, what has come upon us; Look, and behold our reproach!
Our inheritance has been turned over to aliens [the District of Columbia is foreign in relation to the states].
And our houses to foreigners,
We have become orphans and waifs,
Our mothers are like widows.
We pay for the water we drink,
And our wood comes at a price.
They [the IRS] pursue at our heels;[a]
We labor and have no rest.
We have given our hand to the Egyptians
And the Assyrians, to be satisfied with bread.
Our fathers sinned and are no more,
But we bear their iniquities.
Servants rule over us [a “dulocracy”];:
There is none to deliver us from their hand.
[Lamentations 5:1-8, Bible, NKJV]

6. It is impossible to construe Romans 13 above in any way other than we have construed it without conflicting with some other scripture in the Bible. Satan is not God’s “minister for good”, but for evil. God did not and cannot call us to violate His laws. Lucifer cannot be in rebellion against God and be God’s minister acting under the authority of God at the same time.

There is a reason that the main thing that governments throughout the world have the authority to control and regulate is commerce:

1. The love of money is the root of all evil.

_For the love of money is the root of all evil: which while some coveted after, they have erred from the faith, and pierced themselves through with many sorrows._
[1 Tim. 6:10, Bible, NKJV]

2. Governments are created to prevent evil by protecting us from the injuries to our God given rights inflicted by those who love money.

_“We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.” That to secure [protect] these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed,”_
[Declaration of Independence]

3. The reason Satan was cast from the Garden and separated from God was corruption in commerce:

_“By the abundance of your trading [commerce]
You became filled with violence within,
And you sinned;
Therefore I cast you as a profane thing
Out of the mountain of God;
And I destroyed you, O covering cherub,
From the midst of the fiery stones._
[Eze. 28:16, Bible, NKJV]

4. Commerce is defined in Black’s Law Dictionary as “intercourse”, meaning fornication:

_“Commerce, ...Intercourse by way of trade and traffic between different peoples or states and the citizens or inhabitants thereof, including not only the purchase, sale, and exchange of commodities, but also the instrumentalities [governments] and agencies by which it is promoted and the means and appliances by which it is carried on...”_

5. Those who commit idolatry are called “playing the harlot” in the Bible. Idolatry towards government or civil rulers is only one of many forms of idolatry and all these forms result in making the object of pagan worship the recipient of commercial tithes or offerings designed to buy “liability insurance” from the deity to protect us from the consequences of our sin:

_“Yet they would not listen to their judges, but they played the harlot with other gods, and bowed down to them.”_ 
[Judges 2:17, Bible, NKJV]

Then Gideon made it into an ephod and set it up in his city, Ophrah. And all Israel played the harlot with it there. It became a snare to Gideon and to his house.
[Judges 8:27, Bible, NKJV]
So it was, as soon as Gideon was dead, that the children of Israel again played the harlot with the Baals, and made Baal-Berith their god.

[Judges 8:33, Bible, NKJV]

“And they were unfaithful to the God of their fathers, and played the harlot after the gods of the peoples of the land, whom God had destroyed before them.”

[1 Chron. 5:25, Bible, NKJV]

“Therefore they were defiled by their own works, And played the harlot by their own deeds.”

[Psalm 106:39, Bible, NKJV]

6. Babylon the Great is described in the Book of Revelations as “seas of people”.

“Come, I will show you the judgement of the great harlot [the atheist totalitarian democracy] who sits on many waters [which are described as seas and multitudes of people in Rev. 17:15], with whom the kings of the earth [political rulers of today] committed fornication [intercourse], and the inhabitants of the earth were made drunk with the wine of her fornication [intercourse, usurious and harmful commerce].

So he carried me away in the Spirit into the wilderness. And I saw a woman sitting on a scarlet beast which was full of names of blasphemy, having seven heads and ten horns. The woman was arrayed in purple and scarlet, and adorned with gold and precious stones and pearls, having in her hand a golden cup full of abominations and the filthiness of her fornication [intercourse]. And on her forehead a name was written: MYSTERY, BABYLON THE GREAT, THE MOTHER OF HARLOTS AND OF THE ABOMINATIONS OF THE EARTH.

I saw the woman, drunk with the blood of the saints and with the blood of the martyrs of Jesus. And when I saw her, I marveled with great amazement.”

[Rev. 17:1–6, Bible, NKJV]

7. “The Beast” is described as the Kings (rulers) of the Earth. Rev. 19:19.

8. Babylon is described as fornicating with “The Beast”, meaning conducting commerce with the government or political rulers.

In conclusion, only those who love money or evil or both would be attracted to the otherwise boring job that government does, which focuses almost exclusively upon evil involving money. Those with the job of preventing evil spend most of their time around money and evil people. They inevitably become corrupted themselves and emulate the very evil that they were hired to prevent and protect us from. Money, after all, is the mother’s milk of politics and those who are attracted to politics are simply fulfilling their greater interest in and love for YOUR money.

8.2.3 Civil Rulers are a Punishment by God for Those who Can’t or Won’t Govern Themselves

Whenever God’s children, which is us, are disobedient to either God or His Law, the punishment and discipline God administers to us is to put us under a king. The word “king” and the word “evil” are therefore synonymous throughout the Bible:

1. Judges 4:1-3:

“When Ehud was dead, the children of Israel again did evil in the sight of the LORD. So the LORD sold them into the hand of Jabin king of Canaan, who reigned in Hazor. The commander of his army was Sisera, who dwelt in Harosheth Hagoymim. And the children of Israel cried out to the LORD; for Jabin had nine hundred chariots of iron, and for twenty years he had harshly oppressed the children of Israel.”

[Judges 4:1-3, Bible, NKJV]

2. Judges 3:12:

“And the children of Israel again did evil in the sight of the LORD. So the LORD strengthened Eglon king of Moab against Israel, because they had done evil in the sight of the LORD.”

[Judges 3:12, Bible, NKJV]

3. Judges 3:1-6: Evil nations and people are put there by God to test and sanctify His People

The Nations Remaining in the Land
Now these are the nations which the Lord left, that He might test Israel by them, that is, all who had not known any of the wars in Canaan (this was only so that the generations of the children of Israel might be taught to know war, at least those who had not formerly known it), namely, five lords of the Philistines, all the Canaanites, the Sidonians, and the Hivites who dwelt in Mount Lebanon, from Mount Baal Hermon to the entrance of Hamath. And they were left, that He might test Israel by them, to know whether they would obey the commandments of the Lord, which He had commanded their fathers by the hand of Moses.

Thus the children of Israel dwelt among the Canaanites, the Hittites, the Amorites, the Perizzites, the Hivites, and the Jebusites. And they took their daughters to be their wives, and gave their daughters to their sons; and they served their gods.

[Judges 3:1-6, Bible, NKJV]

4. 2 Sam. 16:8:

“The Lord has brought upon you all the blood of the house of Saul, in whose place you have reigned; and the Lord has delivered the kingdom into the hand of Absalom your son. So now you are caught in your own evil, because you are a bloodthirsty man!”

[2 Sam. 16:8, Bible, NKJV]

5. 2 Kings 8:18, 2 Chron. 21:6:

“And he walked in the way of the kings of Israel, just as the house of Ahab had done, for the daughter of Ahab was his wife; and he did evil in the sight of the Lord.”

[2 Kings 8:18, 2 Chron. 21:6, Bible, NKJV]

6. Prov. 20:8:

“A king who sits on the throne of judgment Scatters [spreads] all evil with his eyes.”

[Prov. 20:8, Bible, NKJV]

7. Jer. 32:26-44:

God’s Assurance of the People’s Return

Then the word of the Lord came to Jeremiah, saying, “Behold, I am the Lord, the God of all flesh. Is there anything too hard for Me? Therefore thus says the Lord: ‘Behold, I will give this city into the hand of the Chaldeans, into the hand of Nebuchadnezzar king of Babylon, and he shall take it. And the Chaldeans who fight against this city shall come and set fire to this city and burn it, with the houses on whose roofs they have offered incense to Baal and poured out drink offerings to other gods, to provoke Me to anger; 30 because the children of Israel and the children of Judah have done only evil before Me from their youth. For the children of Israel have provoked Me only to anger with the work of their hands,’ says the Lord. 31 ‘For this city has been to Me a provocation of My anger and My fury from the day that they built it, even to this day; so I will remove it from before My face because of all the evil of the children of Israel and the children of Judah, which they have done to provoke Me to anger—they, their kings, their princes, their priests, their prophets, the men of Judah, and the inhabitants of Jerusalem. And they have turned to Me the back, and not the face; though I taught them, rising up early and teaching them, yet they have not listened to receive instruction. But they set their abominations in the house which is called by My name, to defile it. And they built the high places of Baal which are in the Valley of the Son of Hinnom, to cause their sons and their daughters to pass through the fire to Molech, which I did not command them, nor did it come into My mind that they should do this abomination, to cause Judah to sin.’

“Now therefore, thus says the Lord, the God of Israel, concerning this city of which you say, ‘It shall be delivered into the hand of the king of Babylon by the sword, by the famine, and by the pestilence: Behold, I will gather them out of all the countries where I have driven them in My anger, in My fury, and in great wrath; I will bring them back to this place, and I will cause them to dwell safely. They shall be My people, and I will be their God; then I will give them one heart and one way, that they may fear Me forever, for the good of them and their children after them. And I will make an everlasting covenant with them, that I will not turn away from doing them good; but I will put My fear in their hearts so that they will not depart from Me. Yes, I will rejoice over them to do them good, and I will assuredly plant them in this land, with all My heart and with all My soul.’

“For thus says the Lord: ‘Just as I have brought all this great calamity on this people, so I will bring on them all the good that I have promised them. And fields will be bought in this land of which you say, “It is desolate, without man or beast; it has been given into the hand of the Chaldeans.” Men will buy fields for money, sign deeds and seal them, and take witnesses, in the land of Benjamin, in the places around Jerusalem, in the cities of Judah, in the cities of the mountains, in the cities of the lowland, and in the cities of the South; for I will cause their captives to return,’ says the Lord.”

[Jer. 32:26-44, Bible, NKJV]
Notice in the last scripture that the purpose of bringing the children of Israel under an evil king controlled by Satan was:

1. As a punishment for their evil and sin.
2. To ensure that they reap all the evil consequences of their bad choices and violation of God’s Laws and commandments.
3. To draw the people as a collective closer to Himself and eventually reunite them physically and spiritually with Him.
4. As a fulfillment of His Law, which is a covenant between them and Him. That covenant contains punishments for their violation of the “protection contract” which is His Law.

That last scripture also describes an evil that exists in our modern society. This fact escapes even most Christians. In the old days, the God of Baal that people worshipped in the high places was actually a pagan god of sexual hedonism. Religious ceremonies that worshipped Baal were actually sexual ceremonies that produced unwanted children. The god of Molech was invented as a way to deal with the consequences of the Baal worship, because the unwanted children resulting from the Baal worship were then burned in the fire as a human sacrifice. Today, the god of Baal is called “sexual promiscuity” or “fornication”, and the god of Molech is called “abortion”. The contemporary message of Jer. 32:26-44 is that unless we eliminate sexual promiscuity and abortion by outlawing both, we will ultimately be punished by God with WICKED socialist rulers who make themselves into pagan gods as a substitute for His protection. Here is the proof:

**Baal**

Name of the most prominent Canaanite deity. As the god of fertility in the Canaanite pantheon (roster of gods), Baal’s sphere of influence included agriculture, animal husbandry, and human sexuality. The word Baal occurs in the OT in combination with other terms, such as place-names (Baal-peor, Hos 9:10; Baal-hermon, Jgs 3:3), or with other adjacents as in Baal-berith (Baal of the covenant, Jgs 8:33). Use of the name in connection with a local place-name may indicate a local cult of Baal worship.

Baal worship became prominent in the northern Kingdom of Israel during the days of King Ahab (9th century B.C.) when he married Jezebel of Tyre, a city in Phoenicia (1 Kgs 16:29–33; 18:9–40). It later infiltrated the Kingdom of Judah when Athaliah, daughter of Ahab and Jezebel, married King Jehoram of Judah (2 Kgs 8:17, 18, 24–26). Places for worship of Baal were often high places in the hills consisting of an altar and a sacred tree, stone, or pillar (2 Kgs 23:5). The predominantly urban Phoenicians built temples to Baal; while Athaliah was queen of Judah, even Jerusalem had one (2 Chr 23:12–17).

In the Ugurite epic material Baal is pictured as descending into the netherworld, the domain of the god Mot. That descent was evidently part of a cycle intended to coincide with the cycle of seasons. **In order to bring Baal up from the realm of Mot and thus insure initiation of the fertile rainy season, the Canaanites engaged in orgiastic worship that included human sacrifice as well as sexual rites (Jer 7:31; 19:4–6). Sacred prostitutes evidently participated in the autumnal religious ritual. The worship of Baal was strongly condemned in the OT (Jgs 2:12–14; 3:7, 8; Jer 19).** 1

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**Molech.**

Ammonite god worshiped with human sacrifice (Lv 18:21; Jer 32:35). 2

The above may explain why the litmus test for all new federal judges which every Senate Judiciary Committee puts new federal judges through is whether they approve of abortion. If they do, they are endorsed by the liberal socialists and get the job. Anyone who would kill defenseless babies that can’t even speak for themselves has got to be the epitome of evil and would make an excellent paid mercenary for the nearest socialist tyrant. They would literally do ANYTHING for a buck if they would kill on a political whim or even legalize such forms of murder. God, however, commands righteous rulers to speak out for and defend the fatherless and the unborn, as shown below. The “speechless” who are “appointed to die” are those who will have their brains sucked out by the abortionists knife before they exit the womb. One of the first three legislative acts of new President Obama was to sign into law legislation authorizing late term abortions. Therefore, he worships the god of Molech. Those who elected him who need to worship the god of Molech must do so because of their sexual promiscuity. Those that do survive in the future and are born are further enslaved because they become surety for

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the trillions of dollars of debt accumulated by reckless and irresponsible politicians who refuse to do the main job we elected them to office to do, which is balance the budget and protect ONLY PRIVATE rights.

“Open your mouth for the speechless [the unborn],
In the cause of all who are appointed to die [by the abortionist’s knife].
Open your mouth, judge righteously,
And plead the cause of the poor and needy.”
[Prov. 31:8-9, Bible, NKJV]

Isaiah 33:22 reminds us that God is our ONLY Lawgiver, King, Protector, and Judge and that we may not substitute any earthly ruler or King without violating our delegation of authority order found in His holy law and word.

“For the LORD is our Judge, the LORD is our Lawgiver, the LORD is our King; He will save [and protect] us.”
[Isaiah 33:22, Bible, NKJV]

When we won’t accept or reject either God or His law as our sole source of protection, tyrants replace Him who will forge our chains and place us into bondage to our own sin:

“Most assuredly, I say to you, whoever commits sin is a slave of sin.”
[Jesus in John 8:34, Bible, NKJV]

“It is when a people forget God that tyrants forge their chains ...”
[Patrick Henry]

“Those people who are not governed by GOD will be ruled by tyrants.”
[William Penn (after which Pennsylvania was named) ]

One of our most endearing Presidents described the above a little differently. He implied that if we won’t govern ourselves from within by allowing God, His Laws, and the Holy Spirit to govern our lives, then we must be governed externally by evil tyrants, kings, political rulers, and even governments, all of whom represent Satan himself. Since Satan is a murderer and a liar, then they too will be murderers, liars, and slanderers:

“We of this mighty western Republic have to grapple with the dangers that spring from popular self-government tried on a scale incomparably vaster than ever before in the history of mankind, and from an abounding material prosperity greater also than anything which the world has hitherto seen.

As regards the first set of dangers, it behooves us to remember that men can never escape being governed.
Either they must govern themselves or they must submit to being governed by others. If from lawlessness or fickleness, from folly or self-indulgence, they refuse to govern themselves [under God’s Law] then must assuredly in the end they will have to be governed from the outside [by a pagan tyrant ruler who makes himself into a god]. They can prevent the need of government from without only by showing they possess the power of government from within [under God and His Holy Spirit]. A sovereign cannot make excuses for his failures; a sovereign must accept the responsibility for the exercise of power that inheres in him; and where, as is true in our Republic, the people are sovereign, then the people must show a sober understanding and a steadfast purpose if they are to preserve that orderly liberty upon which as a foundation every republic must rest.”
[President Theodore Roosevelt; Opening of the Jamestown Exposition; Norfolk, VA, April 26, 1907]

Pastor Sheldon Emry also agreed with the thesis of this section in the following books:

1. God Punishes Israel, Pastor Sheldon Emry
2. What is Mystery Babylon, Pastor Sheldon Emry concludes that biblical Babylon is a corrupted government.
   http://sheldonemrylibrary.famguardian.org/Books/MysteryBabylon/mysterybabylon.htm

Lastly, God also gave His advice to Christians who are trapped in a society dominated by a corrupted government or corrupted civil ruler that is imposing the discipline and punishment He has meted out upon a people who are disobedient of His laws. See:

1. Jeremiah 29
   https://www.biblegateway.com/passage/?search=jeremiah+29&version=NKJV
2. How to live free in a slave society: Jeremiah 29 commentary, Family Guardian Forums
8.3 Government establishment of religion

The following document provides authorities on how governments generally establish themselves as a pagan religion in violation of the First Amendment Establishment Clause, and describes remedies for combating the techniques described.

*Government Establishment of Religion*, Form #05.038
http://sedm.org/Forms/FormIndex.htm

8.4 How You Can Know if God is Judging America

<table>
<thead>
<tr>
<th>Category</th>
<th>Reference</th>
<th>Application</th>
</tr>
</thead>
<tbody>
<tr>
<td>Religiously</td>
<td>The idols of America will tremble – Is. 19:1</td>
<td>Americans now fear CONgress, the Senate, the Legislature, the courts, and the White House. America has rejected the Ten Commandments and replaced them with the commandments of socialistic humanists. The NWO and the UN and the IMF and the Federal Reserve now govern this country.</td>
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<tr>
<td>Socially</td>
<td>I will incite Americans against Americans-Is. 19:2</td>
<td>Multiculturalism and cultural wars and cultural division: conservatives v. liberals; ACLU and ACORN against Christians; constitutionalists v. progressives; right wing v. left wing; Moslems v. everybody; Illegal aliens v. American citizens; democrats v. republicans; the republic v. a democracy.</td>
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<tr>
<td>Environmentally</td>
<td>The waters of the sea will dry up- Is. 19:5</td>
<td>America’s Chernobyl-the gulf oil crisis not to mention the usual floods, tornados, hurricanes, earthquakes, and the like.</td>
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<tr>
<td>Economically</td>
<td>The fishermen will lament and commerce will decline and laborers will be out of work- Is. 19:8-10</td>
<td>Inflation, deflation, devaluation of the dollar, trillion dollars of spending, trillions of dollars in debt, unemployment at 20 + %, and entire industries shutting down in the southern coasts: fishermen, oil riggers, hotels, businesses.</td>
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<td>Category</td>
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<tr>
<td>Politically</td>
<td>America’s leaders are fools who are totally deluded- Is. 19:11</td>
<td>Idiots now run America’s institutions: Ignorant Americans now elect and protect foolish politicians and revote them back into office: Amazing!</td>
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<td>• Spend trillions we don’t have</td>
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<td>• Provide health care we can’t afford</td>
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<td>• Sanction the killing of babies</td>
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<td>• Imprison one out of seven Americans.</td>
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<td>• Tax citizens into poverty and businesses into bankruptcy</td>
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<td>• Refuse to enforce our immigration laws.</td>
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<td>• Allow illegal aliens amnesty and tax Americans to provide for their security.</td>
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<td>• Permit perverts to recruit for gays and lesbians among our vulnerable youth.</td>
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<td>• Outlaw army chaplains from praying in Jesus’ name.</td>
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<td>• Permit CONgress to bribe fellow members for votes: Does the Louisiana purchase or Cornhusker kick-back ring a bell?</td>
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<td>• Pass ten gazillion laws and call right wrong and wrong right.</td>
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<td>• Sanction the marriage of perverts of Sodomites and grant them a pervert pride month (not a day but a month!)</td>
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<td>• Embroil America in ten years of war in a country in which we have no American interest.</td>
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<td>• Provide condoms to first graders</td>
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<td>• Etc., etc., etc., etc.,</td>
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<td>• Loons to lead us like Pelosi, Reid, and Barry Sotero-a Moslem born in Kenya.</td>
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The solution:

2 Chronicles 7:14. “If my people, which are called by my name, shall humble themselves, and pray, and seek my face, and turn from their wicked ways; then will I hear from heaven, and will forgive their sin, and will heal their land.”

8.5 Meaning of the First Commandment

A ten year war, trillions of dollars of debt, 20% unemployment, baby killing, promotion of sodomy as a legitimate sexual preference, more people in jail than all the countries of the world combined, millions of illegal aliens stealing across the border, outlawing the singing of Christmas carols while protecting Islamic prayers in public schools . . . what a mess, America! What a mess!!

Where did you go wrong, America?

The essence of your problem is not race, nor economics, but religion. Your down fall began with breaking the First Commandment, "Thou shall have no gods before me?"

1. You failed to protect your source of law, the Scriptures, by the Lord thy God, . . . and adopted alien, humanistic, liberal laws of the secular humanists.
2. You failed to recognize your greatness was due to fruits of Christian Gospel.
3. You accepted the doctrine of evolution.
4. You plunged into eastern mysticism through the field of psychology.
5. You failed to recognize atheism, and humanism, and liberalism as religions and a defective source of law.
6. Your men neglected the study of God.
7. Your women fell for the divisive lies of feminism.
8. Your children worship "Mother Earth."
10. Your teenage daughters are pregnant.

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11. You are infatuated with the humbuggery of political idealists.
12. You allowed arrogant liberals to force their atheistic beliefs down your throat so that babies are now murdered, sodomy is promoted in schools, pornography is considered art, condoms are passed out in schools for use after school, and Islam (a murdering, vile religion) is protected by the government.
13. You failed to resist the atheistic, religious beliefs of George Bernard Shaw, Henry Kissinger, Larry Flint, and George Soros.
14. You fell in love with the honey-mouthed progressive artistry of Bill and Hillary Clinton and the suave speeches of the radical socialist Barak Obama.
15. You failed to expose Republicans for selling the country out to Big Bankers out of love for money.
16. You lacked the moral energy to restrain Big Government.
17. You accept political propaganda, police oppression, and oppressive taxation.
18. You believed the ignorant, ill-tempered feminist, Rosy O'Donnell, when she said, "Radical Christianity is just as threatening as radical Islam. [Applause]"

Since when did Christianity and its radical doctrines of love and holiness become more of a threat than Islam? Where can you find a more wholesome, healthy, beneficial, fair set of laws for mankind than the Ten Commandments?

"Return unto me" [Is. 44:22]. Return to your source of law, the Ten Commandments and the whole of Scripture—to the simple requirement of His law—love of justice, mercy, and faithfulness (Micah 6:8)? No God ever required so little. "... then shall thy light rise" [Is. 58:10].

One, absolute, unchanging God which means there is one, absolute, unchanging law. In the Bible there is one source of law—the God of Israel. The First Commandment, if it means anything, is that all other competing law sources must be rejected!

8.6 State Owned Churches are Killing America

America was birthed in the spirit of liberty and baptized in the blood of patriots and tyrants. Leading the charge in America's fight for independence was a courageous group of patriot-preachers that came to be known as the "Black Regiment." I have written several columns on this subject. Suffice it to say here that I invite readers to take a look at my Black Regiment web page to learn more about this early American phenomenon. There is little doubt that without these stalwart Christian pastors, this country would not have come into existence. (I extended this call for a modern-day Black Regiment 5 years before Glenn Beck ever mentioned it.)

See my Black Regiment page at:

http://chuckbaldwinlive.com/home/?page_id=23

Plus, to read my column regarding the Black Regiment that was published in The New American magazine in 2009, go to:

http://www.thenewamerican.com/index.php/history/american/1789

So, what did these colonial preachers have that today's preachers don't? The better question might be: what did these colonial preachers NOT have that today's preachers do? The answer? Two things:

1. An IRS 501(c)(3) tax-exempt corporation status, and

The now infamous 501(c)(3) section of the Internal Revenue Code (IRC) goes back to 1936 (the seeds of this Venus Fly Trap date back to 1872). But then-Senator Lyndon Johnson was the Dr. Frankenstein who, in 1954, unleashed this monster upon America. His motivation was: he did not like the way pastors and churches were opposing his liberal agenda, and he wanted to use the power of law to silence them. He, therefore, introduced verbiage to the IRC that churches were prohibited from influencing political legislation and supporting political campaigns, or risk losing their tax-exempt status.

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63 Adapted from: State Owned Churches are Killing America, Chuck Baldwin, February 3, 2011.
Of course, colonial pastors didn't have to worry about their churches being "incorporated" as State-created (and controlled) entities, or about IRS agents intimidating them regarding what they could or could not say. In early America, preachers were free men; they could say whatever they darned well pleased. Gasp! Beyond that, virtually everyone regarded preachers as being "God's men," not the "servants of men."

Today, however, the average pastor has become the servant of the State and the church he pastors, more often than not, has become a creature of the State. It is an absolute fact that State-owned churches are killing America!

Dick Greb of the Save-A-Patriot Fellowship in Westminster, Maryland, wrote:

"Many Americans find it disturbing that some of our churches today are little more than milquetoust corporations that fear our federal government more than the great I AM. Moreover, it can even be said that some preachers have the appearance of cringing, 'politically correct' cowards, rather than committed Godly men of fortitude with backbone, such as those we read of in the Bible."


Dear reader, you can take this to the bank: the vast majority of pastors and board members of these 501(c )(3) corporations, when push comes to shove (and it always does), will demonstrate unconditional loyalty to the State. Plus, they will compromise or sacrifice any and every Bible doctrine or principle in order to preserve their tax-exempt status and stay on the smiley side of the IRC. They will also throw anyone under the old proverbial bus who might risk them falling out of favor with the IRS. (I can give painful and personal testimony to that fact!) Greb is right! Many, or most, of today's pastors and church officers fear the federal government far more than they fear God.

Not only did colonial preachers not have to contend with putting their churches under some State-controlled corporation, they would never have allowed it to happen! Can one imagine John Leland, Jonas Clark, or John Witherspoon being told by any State official what he could or could not say, or what his church could or could not do? What a joke! These men were willing to go to prison or even the grave in order to remain faithful to their spiritual calling and to their political and moral convictions!

The other thing that colonial preachers did not suffer from was a 50-year indoctrination of a misinterpretation of Romans 13.

This "Submit-to-the-government-no-matter-what" doctrine (using Romans 13 as the pretext) is a satanically inspired lie designed to turn free men and women into slaves of the state! Students of history know that Adolf Hitler encouraged German pastors and churches to promote this same fallacious philosophy among the German people. Gee! I wonder why?

And according to Erwin Lutzer's book, "Hitler's Cross" (must reading, I might add), out of the more than 14,000 evangelical churches and pastors in Germany at the time, only about 800 remained faithful to Scripture and opposed Hitler's brand of state worship. If my math is correct, that's about 5%. And it would not surprise me if 5% is about the percentage of pastors and churches in America today that are opposing this modern-day worship of the state.

At this point, instead of embellishing upon Romans 13, I am going to insert a commercial. I began a series of messages on Romans 13 last Sunday at Liberty Fellowship in Kalispell, Montana. In fact, by the time you read this, Part 1 of my message on Romans 13 will be available online.

To view my message, "Romans 13: Setting it Straight" go to:


Edmund Burke Said:

"The only thing necessary for evil to triumph is for good men to do nothing."

And, unfortunately, the good men that are mostly doing nothing and allowing evil to triumph in our land are the good men (and women) of America's churches who have either been intimidated by the 501(c )(3) tax-exempt corporation status, or who have been put into a sheepish, servile, Satan-induced coma from an overdose of misapplied Romans 13 poison.
To quote the famous Bible commentator, Matthew Henry:

"It is the devil that stirs up his instruments, wicked men [in government or without], to persecute the people of God; tyrants and persecutors are the devil's tools, though they gratify their own sinful malignity, and know not that they are actuated by a diabolical malice."

[Source: Matthew Henry's Commentaries on the Bible, notes on Revelation 2:10]

Yes, the Black Regiment preachers of colonial America helped lead America's fight for freedom and independence. But, they did not have their hands out to the IRS, or their minds and hearts numbed into apathy and indifference by decades of misuse and abuse of Romans chapter 13.

8.7 Is there a Curse on 501 C (3) Organizations?

"The fig tree you cursed has withered"

[Mark 11:12-14, 21, Bible, NKJV]

What's the Question? If Jesus were on earth today, do you think he would approve of your 501 c (3) church organization or do you think he would condemn it?

Jesus cursed . . . Yes, Jesus cursed the fig tree saying, "May no one eat fruit from you again" [Mk. 11:14ff]. This seems totally out of character with the sweet Jesus we all know who went about "doing good." It was the only time he ever cursed anything unless it be the Bay of Pigs near the Gesarenes on the eastern shore of Galilée. But, Jesus did curse the fig tree as a symbolic message to the disciples.

Next in the story, Jesus went into the temple and drove out the money changers.

Both stories represent the same truth—that Jesus was going to destroy the temple, the priesthood, and the faithless, fruitless Nation of Israel. James Brooks explains:

"The usual designation, 'the cleansing of the temple,' leaves a wrong impression. Jesus' purpose was not to reform the temple, but to abolish it. This is symbolized by the expulsion of the merchants [and the curse fig tree], who in turn represent the priestly establishment and beyond that the whole nation"

[The New American Commentary, James Brooks, p. 183, 184]

Notice that Jesus did not prune the tree or fertilize it. He destroyed it! He did not seek to reform the temple practices or revive its vitality, but to abolish it symbolically by shutting down its commercial practices. The literal fulfillment of the nation's destruction was accomplished during the siege of Titus in 70 A.D.

What's the point? The point is this, some religious systems are so corrupt, they are beyond repair. The corrupt nature of the commercial interest of the priesthood and the corrupt commercial nature of Hebraic temple practices was beyond "cleansing", beyond fixing, and beyond redemption. Jesus solution was not revival nor reformation, but death of the system.

What's the application? Chuck Baldwin, in his article, "State-Owned Churches Are Killing America," February 3, 2011 exposed the truth that America's 501 c (3) church organizations are corrupt—a blight on Christianity and the death of America. He is correct! And, the solution is not revival nor reformation, but total destruction of the state-church incorporation system. God destroyed the State-church system of Germany in 1944 and He can do it again in America.

What's the Question? If Jesus was on earth today, do you think he would bless your 501 c (3) church organization or do you think he would curse it? My conclusion is that the 501 c (3) church system is so corrupt, the only answer to the question is that Jesus would curse it and demand that it be abolished just like He did the corrupt commercial temple system. This does not mean Jesus will curse his church!! That will never happen. The church is his bride and His Bride is blessed. However, the incorporated "church" has no such protection and is destined to bear His curse. Why? Because it has wedded itself to the State and the corrupt interests of commerce. Consequently, it behooves every Christian to do what he can to end these IRS controlled, State-owned, non-prophet organizations.

May no one eat fruit from a 501(c)(3) "Church" organization again . . . they "Are Killing America"!

And, may God's free Church rise again to be a blessing to the world.
9 History of Socialism

9.1 The American Pilgrim Founders started out as Socialists and Abandoned Socialism Because it Didn’t Work

Did you know that our Pilgrim forefathers tried communism when they first landed at Plymouth Rock?

How’s that for a dramatic beginning to a story? Years ago, when I used to give a lot of talks to high-school classes, this was one of my favorites. It always got the students' attention. And I have to admit, I also enjoyed seeing some liberal teachers get so upset with me they almost lost their lunches.

Here’s the story I told those students in those long-ago presentations. The Pilgrims who arrived at Plymouth Rock in 1620 were incredibly brave and hardy souls. They were motivated by the noblest of virtues. They vowed, each and every one, to be as selfless as possible - to always put the needs of the group first. They agreed to own everything in common and to share everything equally.

And their naive piety almost killed them all.

We all know how the adventure began. A group of devout Christians, seeking religious freedom for themselves and eager to "advance the Gospel of the Kingdom of Christ" in the New World, set sail from Plymouth, England in 1620. An investment consortium known as the Merchant Adventurers of London provided the expenses for the trip, including chartering the Mayflower and its 40-man crew.

The deal was simple: The Pilgrims agreed to establish a colony in what is now northern Virginia, where they would plant crops, fish the waters and hunt in the forests. They would return a certain percentage of each year's bounty to London until their debt had been repaid.

Things went wrong from the start. First, the syndicate changed the deal, drastically reducing the amount they would loan the Pilgrims. The brave adventurers were forced to sell many of their own possessions, and much of their provisions, to pay for the trip. As a result, they landed in the New World badly short of supplies.

Next, the small ship they had purchased in Holland, which was to accompany them to America so they could fish the waters off the coast, had to be abandoned in England. Shortly after they set sail, the ship, badly misnamed the Speedwell, became "open and leaky as a sieve," as its captain reported. They returned to Dartmouth, where the boat was dry-docked for three weeks as repairs were made.

But to no avail. After leaving Dartmouth, the group sailed less than 300 miles when the Speedwell reported it "must bear up or sink at sea." This time the ships put in at Plymouth, England, where it was decided to go on without the Speedwell. On Sept. 16, 1620, the Mayflower set out alone to cross the Atlantic.

A month later, when they had reached the halfway point, fierce storms battered the ship and threatened the lives of passengers and crew. Many wanted to turn back for England. But if they abandoned the journey, they would lose everything they had invested. The Pilgrims decided to trust in God and sail on.

Despite the storms, the hazards, the crowding and the poor food, only one Pilgrim died during the voyage, a young servant. His death was balanced by the birth of a son to Stephen and Elizabeth Hopkins, who named their child Oceanus.

There were 102 passengers on board the Mayflower - 50 men, 20 women and 32 children - along with a crew of 40. The captain set a course along the 42nd parallel, a bearing that would carry him to Cape Cod. From there he intended to swing south and follow the coast to northern Virginia.

A little more than two months later, on Nov. 19, land was finally sighted and the captain turned the ship south toward Virginia. However, they soon encountered such "dangerous shoals and roaring breakers" that they turned back to

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Massachusetts. It was then that the grumblings of dissent turned into a full-fledged roar. Many of the passengers insisted on landing in present-day Massachusetts, where "none had power to command them."

The Pilgrim leaders decided to meet the explosive situation by asking each male on board, except for the crew, to sign a formal document that would lay "the first foundation of their government in this place." Thus the Mayflower Compact was born. One could truthfully say that the FIRST "communist manifesto" was the fact Mayflower Compact and that it came hundreds of years BEFORE Carl Marx’s version.

The Pilgrims were a diverse lot. Many of them were illiterate. Yet in creating the Mayflower Compact, they showed an extraordinary political maturity. They agreed to establish a government by the consent of the governed, with just and equal laws for all. Each adult male, regardless of his station in life - gentleman, commoner or servant - would have an equal vote in deciding the affairs of the colony. Of the 65 men and boys on board, all but 24 signed the agreement. The only ones who did not were the children of those adults who did sign, or men who were too sick to do so.

The first decision made under the covenant was to abandon efforts to reach Virginia and instead to settle in New England. The first explorers landed at Plymouth on Dec. 21, 1620. Weather delays kept the majority from seeing their new home for nearly two weeks. On Jan. 2, 1621, work began on the first building they would erect - a storehouse.

Because provisions were so scanty, it was decided that the land would be worked in common, produce would be owned in common and goods would be rationed equally. Not unlike the society Karl Marx envisioned of "from each according to his ability, to each according to his need."

Unfortunately, thanks to illness, injury and attitude, the system did not work. Pilferage from the storehouse became common. Suspicions of malingering were muttered. Over the course of that first, harsh winter, nearly half of the colonists perished. Four families were wiped out completely; only five of 18 wives survived. Of the 29 single men, hired hands and servants, only 10 were alive when spring finally came.

The colonists struggled desperately for two more years. When spring arrived in April 1623, virtually all of their provisions were gone. Unless that year's harvest improved, they feared few would survive the next winter. The Pilgrim leaders decided on a bold course. The colony would abandon its communal approach and permit each person to work for his own benefit, not for the common good.

Here is how the governor of the colony, William Bradford, explained what happened then. This is from his marvellously readable memoir (if you can make adjustments for the Old English spellings), History of Plymouth Plantation:

The experience that was had in this commone course and condition, tried sundrie years, and that amongst godly and sober men, may well evince the vanitie of that conceite of Plato & other ancients, applauded by some of later times; - that the taking away of properties, and bringing it in communitie into a commone wealth, would make them happy and flourishing; as if they were wiser than God.

For this communitie (so farr as it was) was found to breed much confusion & discontent, and retard much employment that would have been to their benefite and comforite. For yet young men that were most able and fitte for labor & services did repine that they should spend their time & strength to worke for other men's wives and children with out any recompense.

Can you imagine? Some of the youngest and healthiest men in the colony complained that they were working like dogs "for other men's wives and children". Sounds like the situation in America today, where the taxes taken from those who work support many millions of others who don't.

After three years of noble failure, the colonists had had enough. Once they replaced communal efforts with individual responsibility, the differences were dramatic - and life-saving.

Men went into the fields earlier and stayed later. In many cases, their wives and even their children (some barely past the toddler stage) worked right alongside them. More acres were planted, more trees were felled, more houses were built and more game was slaughtered because of one simple change:

People were allowed to keep the fruits of their own labors.
In that simple sentence you will find the solution to all of the world’s poverty. Stop taking what others have earned. Let people keep the fruits of their own labors. Then get out of the way and watch the incredible abundance they will produce.

On this Thanksgiving weekend, some 390 years after the Pilgrims celebrated the first of this uniquely American holiday, let us remember the sacrifices they made, the devotion they showed and the lessons they learned.

9.2 Early socialists

The word socialism came into English from French in the 1820s, but the idea that goods should be held in common and that all men should be equal is much older. Quasi-socialist elements can be identified in Plato’s Republic, the Sermon on the Mount, the millenarian movements of the Middle Ages and Thomas More’s Utopia. Socialist ideas were certainly current among the Levellers and other sects of the English Civil War of the 1640s and the more radical sans-culottes of the French revolution of the 1790s, though they never achieved real influence. As a coherent body of ideas, socialism dates from the early 19th century.

The early socialists were utopians: they developed visions of ideal societies based on material equality, in which humans co-operated in production for the benefit of all without the need for material incentives, and in which the state was abolished in favor of a system of self-government, or (in a positive sense) chaos.

Early utopian socialist thinkers included:

1. Robert Owen (1771-1858), who published A New View of Society in 1813 and who organized the first attempt at a socialist community, New Lanark in Scotland. Owen was the first person to be described as a socialist, although the term was derogatory at first.

2. Claude-Henri de Saint-Simon (1760-1825), who published Social Organisation in 1825, and whose version of utopian socialism, Saint-simonism, remained influential in France for many years.

3. Charles Fourier (1772-1837), a prominent socialist agitator in France during and after the French Revolution of 1830.

4. Pierre-Joseph Proudhon (1809-65), whose book What is Property? founded a long tradition of French anarcho-syndicalist thought. The answer to Proudhon’s question, "What is property?" was that "Property is theft," and this became a slogan of the socialist movement throughout the 19th century.

5. Ferdinand Lassalle (1825-1864), German politician.

The emergence of socialist ideas in Britain and France, and later in Germany and Italy, was a consequence of the industrial revolution. In these countries, the development of manufacturing industry, and related industries such as coal-mining and the railways, produced an industrial working class, referred to by socialists as the proletariat; workers who had nothing to sell but their labor. The misery of the industrial workers in the unregulated economies of the early 19th century provoked anger among many observers, and the formulation of socialist principles was an attempt to devise a way of producing wealth without such crude exploitation. Socialism gained popularity among the working class itself, and, from the mid-19th century onwards, workers formed the backbone of the socialist movement.

Of course, many upper- and middle-class people who were not socialists were also outraged by the plight of the working class. Their response was liberalism: the belief that an enlightened middle class could reform the operations of capitalism so as to produce social justice without infringing the rights of property owners. English thinkers such as John Stuart Mill were at the forefront of this movement. Although Mill considered himself a socialist, he also believed in private ownership of the means of production -- he reserved his socialism for matters of distribution, which he considered a separate subject. In France in 1830 and in England in 1832, liberal political ideas triumphed, and this did much to take the wind out of the sails of the early socialist movement.

9.3 Marxism and the socialist movement

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In Germany, liberalism suffered a terrible defeat in the failed revolution of 1848, and this gave rise to a new strain of socialist thought, articulated by Karl Rodbertus-Jagetzow and, to much wider recognition, by Karl Marx and Friedrich Engels in the Manifesto of the Communist Party (1848). Marx and Engels developed a body of ideas which they called scientific socialism, and which is more commonly called Marxism. Marxism contained both a theory of history (historical materialism) and a theory of society.

Unlike the utopian socialists, Marx confronted the question of power, and formulated theories regarding the practical way of achieving and running a socialist system. He believed that capitalism could only be overthrown by means of a revolution, to be followed by the establishment of a dictatorship of the proletariat (as opposed to the "dictatorship of the bourgeoisie", which was capitalism); Marx believed that the proletariat was the only class with both the means and the determination to carry the revolution forward; unlike the utopian socialists, who often idealized agrarian life and deplored the growth of modern industry, Marx saw the growth of capitalism and an urban proletariat as a necessary stage towards socialism.

In Marx's theory, "socialism" referred to the stage of history and class structure immediately following the revolution, in which power would pass to the proletariat. According to Marx, once private property had been abolished, the state would then "wither away," and humanity would move on to a higher stage of society, "communism." This distinction continues to be used by Marxists, and is the cause of much confusion. No Marxist, for example, ever claimed that the Soviet Union was a communist society, even though it was ruled by a Communist Party for 70 years. The name of the party is not meant to reflect the name of the social system.

Having developed a body of ideas, socialists naturally sought to put them into practice. Socialist political groups were formed as early as the 1830s, but in the beginning they failed to make real headway among the workers, who were more interested in forming trade unions and making immediate economic gains within the capitalist system. The socialist groups also tended to be quarrelsome and suffer frequent splits. It would not be until a few decades later that socialism began to draw mass support, and some alliances between trade unionism and socialism began to form.

In 1864, the First International, (or International Working Men's Association) was founded in London, at a conference addressed by Marx. Most of the groups represented at this meeting had little real existence, but from this time on they grew rapidly, especially in France and Germany. In the wake of the Franco-Prussian War of 1871, the working class of Paris (or at least a part of it) established the Paris Commune, which for a few weeks provided a glimpse of a socialist society, before being brutally suppressed when the French government regained control. The First International collapsed shortly thereafter.

The Second International (the "Socialist International") was established in Paris in 1893, by which time socialist parties were active in most European countries and were beginning to achieve some electoral successes in countries where elections were held and the working class was able to vote. This International, however, was divided between the followers of Marx and the anarchists, led by the Russian Mikhail Bakunin. The anarchists believed that capitalism and the state were
inseparable, and that one could not be abolished without the other. Consequently, they opposed Marxism and most other socialist groups, and a split between the anarchists and the Socialist International soon occurred.

9.4 Social Democracy to 1917

One of the first modifications of Marx's principles was made in the late 19th century, when many political theorists broke with the Marxist notion that revolution was the only way to advance beyond capitalism and that socialism was incompatible with democracy. Even Marx himself conceded late in his life that it might be possible to achieve socialism without violence in some countries. After Marx's death, Engels went further, saying that the day of the classic "street revolution" may have passed.

In Germany, where the Social Democratic Party (SPD) in the 1890s became the largest and most powerful socialist party in Europe, the next generation of leaders, such as August Bebel and Eduard Bernstein, went further arguing that once full democracy had been achieved, a transition to socialism by parliamentary means was both possible and more desirable than revolutionary change. Bernstein and his supporters came to be identified as "revisionists," because they sought to revise the classic tenets of Marxism. Although the Orthodox Marxists in the party, led by Karl Kautsky, managed to retain the Marxist theory of revolution as the official doctrine of the party, in practice the SPD became more and more reformist.

![Figure 2: Jean Jaurès](image)

Even in countries where revisionist ideas were not accepted, socialist parties soon found themselves in a dilemma, which they never satisfactorily solved. If they pursued a pure revolutionary doctrine and avoided participation in parliamentary politics and the day-to-day struggles of the trade unions, they remained isolated sects. But if they participated fully in these arenas, they were drawn deeper and deeper into reformism and lost sight of their revolutionary objective. Thus the French Socialists under Jean Jaurès and later Léon Blum adhered to Marxist ideas, but became in practice a reformist party.

The strongest opposition to revisionism naturally came from socialists in countries such as the Russian Empire where parliamentary democracy did not exist and did not seem possible. They continued to argue that revolution was the only path to socialism. Chief among these was the Russian Vladimir Lenin, whose work *The Proletarian Revolution and the Renegade Kautsky* set out the views of those who rejected revisionist ideas. In 1903, there was a formal split in the Russian social democratic party into revolutionary Bolshevik and reformist Menshevik factions, but in most other socialist parties the issue was not pushed so far.

In 1914, the outbreak of World War I led to a crisis in European socialism. Contrary to the fondly held beliefs about the international solidarity of the proletariat, the working classes of the various belligerents rushed to go to war with each other,
The Russian Revolution of 1917 proved Lenin right, in the sense that a revolution turned out to be the only way to get Russia out of the war. It also seemed to prove that he was right on the question of revolution: Russia was certainly the only country in the world where socialists had taken power. This led minority factions in most of the world's socialist parties to break away and form new parties in support of the Leninist model: these came to be called Communist parties, and in 1919 Lenin organized them into a new international party, the Communist International or Comintern.

In some countries, particularly Britain and the British Dominions, labor parties were formed. These were parties formed by and controlled by the trade unions, rather than formed by groups of socialist activists who then appealed to the workers for support. The British Labour Party first elected members to the House of Commons in 1902, but was not able to detach the majority of the working class from its loyalty to the Liberal Party until after World War I. In Australia, however, the Labor party achieved rapid success, forming its first national government in 1904. Labour parties were also formed in South Africa and New Zealand but had less success.

9.5 Socialism and Communism (1917-39)

The aftermath of the First World War produced an upsurge of radicalism in most of Europe and also as far afield as the United States (see Socialism in the United States) and Australia. The initial success of the Russian Revolution inspired other revolutionary parties to attempt the same thing. In the chaotic circumstances of postwar Europe, with the socialist parties divided and discredited, Communist revolutions across Europe seemed a possibility. Communist regimes briefly held power under Béla Kun in Hungary and under Kurt Eisner in Bavaria. There were several attempts at Communist revolutions in Berlin and Vienna, and also in the industrial centres of northern Italy. In the course of one attempt, the German Communist leaders Karl Liebknecht and Rosa Luxemburg were killed.

By the mid 1920s, however, the impetus had gone out of the revolutionary forces in Europe, and the national reformist socialist parties had regained their dominance over the working-class movement in most countries. The German Social Democrats held office for much of the 1920s, the British Labour Party formed its first government in 1924, and the French Socialists were also influential. But the division of the labor movement between socialists and Communists proved permanent. In the Soviet Union, Stalin came to power in 1929 and developed his anti-Marxist theory of "socialism in one country."

The postwar revolutionary upsurge provoked a powerful reaction from the forces of conservatism. One example was the "Red scare" in the United States, which effectively destroyed the American Socialist Party of Eugene Debs. American socialism never recovered from this blow. In Europe, fascism emerged as a movement against both socialism and liberalism. Fascism came to power in Italy in 1922 under Benito Mussolini (a former socialist), and strong fascist movements also developed in Spain, Portugal, Germany and Hungary.

Meanwhile, the Soviet Communist Party was busily "building socialism" in the Soviet Union. For the first time, socialism was not just a vision of a future society, but a description of an existing one. Lenin's regime brought all the means of
production (except agricultural production) under state control, and implemented a system of government through workers' councils (in Russian, soviets). Within a few years, however, a bureaucracy developed as a result of the civil war, foreign invasion, and historic poverty and backwardness of Russia. They undermined the democratic and socialist ideals of the Bolshevik Party and elevated Stalin to their leadership after Lenin's death. In order to consolidate power, they needed to conduct a brutal campaign of lies and violence against the Left Opposition, an increasingly popular trend throughout the Soviet Union and the Bolshevik Party led by Leon Trotsky.

After 1929, with the Left Opposition legally banned and Trotsky exiled, Stalin led the Soviet Union into a "higher stage of socialism." Agriculture was collectivized, at the cost of a massive famine and millions of deaths among the resistant peasantry. The surplus squeezed from the peasants was spent on a program of crash industrialization, guided by the Communist Party through the Five Year Plan. This program produced some impressive early results, though at enormous human costs. Later studies by economists, however, showed that the pace of industrialization in the Soviet Union was no faster than it was, for example, in Japan or the United States under capitalism, and that the use of resources, material and human, in the Soviet Union was very wasteful.

Nevertheless the Soviet achievement in the 1930s seemed hugely impressive from the outside, and convinced many people, not necessarily Communists or even socialists, of the virtues of state planning and authoritarian models of social development. This was later to have important consequences in countries like China, India and Egypt, which tried to copy some aspects of the Soviet model. It also won large sections of the western intelligentsia over to a pro-Soviet view, to the extent that many were willing to ignore or excuse such events as Stalin's Great Purge of 1936-39, in which millions of people died.

The Great Depression, which began in 1929, seemed to socialists and Communists everywhere to be the final proof of the bankruptcy, literally as well as politically, of capitalism. But socialists were unable to take advantage of the Depression to either win elections or stage revolutions. Labor governments in Britain and Australia were disastrous failures. In the United States, the liberalism of Franklin D. Roosevelt won mass support and deprived socialists of any chance of gaining ground. And in Germany it was the fascists of Adolf Hitler's Nazi Party who successfully exploited the Depression to win power, in January 1933.

Hitler's regime swiftly destroyed both the German Communist Party and the Social Democratic Party: the worst blow the world socialist movement had ever suffered. This forced Stalin to reassess his strategy, and from 1934 the Comintern began urging a "united front against fascism." The socialist parties were at first suspicious, given the bitter hostility of the 1920s, but eventually effective Popular Fronts were formed in both France and Spain. The election of a Popular Front government in Spain in 1936 triggered a fascist military revolt and the subsequent Spanish Civil War. The crisis in Spain also brought down the Popular Front government in France under Léon Blum. Ultimately the Popular Fronts were not able to prevent the spread of fascism or the aggressive plans of the fascist powers.

When Stalin consolidated his power in the Soviet Union in the late 1920s, his principal rival, Leon Trotsky, was forced into exile, eventually residing in Mexico. He maintained active in organizing the [Left Opposition] internationally, which
worked within the Comintern to gain new members. Many leaders of the Communist Parties sided with Trotsky, such as James P. Cannon in the United States. They found themselves expelled by the Stalinist Parties and persecuted by both GPU agents and the political police in Britain, France, the United States, China, and all over the world. Trotskyist parties had a large influence in Sri Lanka and Bolivia.

In 1938, Trotsky and his supporters founded a new international organization of dissident communists, the Fourth International. In 1940, Trotsky was murdered on Stalin's orders, but not before he had written a large body of work that needs to be understood in order to appreciate the difficulties and strengths of the true revolutionary socialist movement. In Trotsky's works such as Results and Prospects and Permanent Revolution he developed a theory of revolution uninterrupted by the statism of Stalinist orthodoxy. He also analyzed Russia as a bureaucratically degenerated workers state in his work The Revolution Betrayed, where he predicted that if a political revolution of the working class did not overthrow Stalinism, the Stalinist bureaucracy would resurrect capitalism. And in his History of the Russian Revolution wrote perhaps the monumental history of any event of world historical importance written by a major figure in that event.

9.6 Social Democracy (1945-70)

As a result of the failure of the Popular Fronts and the inability of Britain and France to conclude a defensive alliance against Hitler, Stalin again changed his policy in August 1939 and signed a non-aggression pact, the Molotov-Ribbentrop Pact, with Nazi Germany. Shortly afterwards World War II broke out, and within two years Hitler had occupied most of Europe, and by 1942 both democracy and social democracy had reached their lowest ebb. The only socialist parties of any significance able to operate freely were those in Britain, Sweden, Switzerland, Canada, Australia and New Zealand. But the entry of the Soviet Union into the war in 1941 marked the turning of the tide against fascism, and as the German armies retreated another great upsurge in left-wing sentiment swelled up in their wake. The resistance movements against German occupation were mostly led by socialists and communists, and by the end of the war the parties of the left were greatly strengthened.

The greatest postwar victory of the democratic socialist parties was the election victory of the British Labour Party led by Clement Attlee in June 1945. Socialist (and in some places Stalinist) parties also dominated postwar governments in France, Italy, Czechoslovakia, Belgium, Norway and other European countries. The Social Democratic Party had been in power in Sweden since 1932, and Labour parties also held power in Australia and New Zealand. In Germany, on the other hand, the Social Democrats emerged from the war much weakened, and were defeated in Germany's first democratic elections in 1949. The united front between democrats and the Stalinist parties which had been established in the wartime resistance movements continued in the immediate postwar years. The democratic socialist parties of eastern Europe, however, were destroyed when Stalin imposed so-called "Communist" regimes in these countries.

The Second International, which had been based in Amsterdam, ceased to operate during the war. It was refounded as the Socialist International at a congress in Frankfurt in 1951. Since Stalin had dissolved the Comintern in 1943, as part of a deal with the imperialist powers, this was now the only effective international socialist organization. The Frankfurt Declaration took a stand against both capitalism and Communism:

Socialism aims to liberate the peoples from dependence on a minority which owns or controls the means of production. It aims to put economic power in the hands of the people as a whole, and to create a community in which free men work together as equals... Socialism has become a major force in world affairs. It has passed from propaganda into practice. In some countries the foundations of a Socialist society have already been laid. Here the evils of capitalism are disappearing...

Since the Bolshevik revolution in Russia, Communism has split the International Labour Movement and has set back the realisation of socialism in many countries for decades. Communism falsely claims a share in the Socialist tradition. In fact it has distorted that tradition beyond recognition. It has built up a rigid theology which is incompatible with the critical spirit of Marxism... Wherever it has gained power it has destroyed freedom or the chance of gaining freedom...

Of course, this statement seeks to gloss over the rise of Stalinism and the defeat of Trotsky in the early years of the Soviet Union. It would be as if John Adams had declared himself emperor in the aftermath of the American revolution, and therefore democratic revolutions were pronounced as "destroying freedom". Napoleon Bonaparte's rule of France is generally disassociated from the "Rights of Man" declaration of the originators of the French revolution. While seeking to gloss over the crimes of Stalinism, these "socialists" needed to hide their own history in supporting World War I, the assassination of Marxist leaders such as Rosa Luxemburg and Karl Liebknecht, and their own alliances with Stalin himself.

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Despite this duplicitously optimistic language, the democratic socialist parties during the 20 years after World War II found themselves under siege from two directions. Many socialists expected the pattern of the 1920s to repeat itself: with financial instability leading to a renewed depression. Instead the capitalist world, now led by the United States, embarked on a prolonged boom which, although uneven, produced low unemployment and rising living standards across Europe and North America. The socialist parties found it increasingly difficult to maintain the view that capitalism inevitably led to unemployment, poverty and misery for the workers. Some parties reacted to these changes by engaging in a new round of revisionist re-assessment of socialist ideology.

At the same time, the wartime alliance between the Soviet Union and the west broke down from 1946 onwards, and relations between the Communist parties and the democratic socialist parties broke down in parallel. Once the Stalinists helped stabilize the capitalist governments in the immediate upheavals of 1945, as per the agreements between Stalin, Roosevelt, and Churchill, the capitalist politicians had no more use for them. The French, Italian and Belgian Communists withdrew or were expelled from postwar coalition governments, and civil war broke out in Greece. The imposition of Stalinist regimes in Poland, Hungary and Czechoslovakia not only destroyed the socialist parties in those countries, it also produced a reaction against socialism in general. The Australian and New Zealand Labour governments were defeated in 1949, and the British Labour government in 1951. As the Cold War deepened, conservative rule in Britain, Germany and Italy became more strongly entrenched. Only in the Scandinavian countries and to some extent in France did the socialist parties retain their positions. But in 1958 Charles de Gaulle seized power in France and the French socialists found themselves cast into opposition.

In the 1960s and ’70s new social forces began to change the political landscape in the western world. The long postwar boom and the rapid expansion of higher education produced, as well as rising living standards for the industrial working class, a mass university-educated white collar workforce, which began to break down the old socialist-versus-conservative polarity of European politics. This new white-collar workforce was less interested in traditional socialist policies such as state ownership and more interested expanded personal freedom and liberal social policies. Another factor in this change was the increasing movement of women into the paid workforce, which changed both the composition and the political outlook of the working class. Some socialist parties reacted more flexibly and successfully to these changes than others, but eventually all were forced to do so.

Another manifestation of this changing social landscape was the rise of mass discontent, including the radical student movement, both in the United States - where it was driven mainly by opposition to the Vietnam War, and in Europe. This was the first left-wing upsurge in the United States since the 1930s, but neither there nor in Europe did the traditional parties of the left lead the movement. Instead a collection of Trotskyist, Maoist and anarchist groups arose. They reached the peak of their influence in 1968, when riots amounting almost to an insurrection broke out in Paris, and there were also major disturbances in Chicago, Berlin and other cities. In the short-term these movements provoked a conservative backlash, seen in De Gaulle’s 1968 election victory and the election of Richard Nixon in the United States. But in the 1970s, as the ultra-left groups continued to grow, the socialist and Communist parties again sought to channel people's anger back into safe confines, as they did in 1945.

British Labour had already returned to office under Harold Wilson in 1964, and in 1969 the German Social Democrats came to power for the first time since the 1920s under Willy Brandt. In France François Mitterrand buried the corpse of the old socialist party, the SFIO, and founded a new Socialist Party in 1971, although it would take him a decade to lead it to power. Labour governments were elected in both Australia and New Zealand in 1972, and the Austrian Socialists under Bruno Kreisky formed their first postwar government in 1970. The British Labour government carried out some nationalizations, but in general these social democratic governments confined themselves to measures of liberal social reform and wealth-redistribution through state welfare and taxation policy. Their pro-capitalist bent, their nationalism, and their dedication to the maintenance of the post-war ‘order’ prevented them from making any significant changes to the economy.

### 9.7 The Soviet Union and Eastern Europe (1945-1985)

On March 5, 1946, speaking at Westminster College in Fulton, Mo., former British prime minister Winston Churchill warned that, "From Stettin in the Baltic to Trieste in the Adriatic, an iron curtain has descended across the Continent."

President Harry S. Truman was in the audience.
In the months that followed, Josef Stalin continued to solidify a Soviet sphere of influence in eastern Europe. For example, Bulgaria received its new communist premier, Georgi Dimitrov, in November 1946 -- who returned home to Bulgaria after a long residence in Moscow to take the post. A Communist government under Boleslaw Bierut had been established in Poland already in 1945, and by 1947, Hungary and Romania had also come under full communist rule. The last democratic government in the eastern bloc, Czechoslovakia, fell to a communist coup in 1948, and in 1949 the Soviets raised their occupation zone in Germany to become the German Democratic Republic, under Walter Ulbricht.

To coordinate their new empire, the Soviets established a number of international organizations, first the Cominform to coordinate the policies of the various Communist parties, then the Council for Mutual Economic Assistance (COMECON), in 1948, to control economic planning, and finally (in response to the entry of the Federal Republic of Germany into NATO) the Warsaw Pact in 1955, which served as a military alliance against the west.

But one crack within that sphere of influence emerged after 1948, when Marshall Tito, a/k/a Josip Broz, (1892 - 1980) became the president of Yugoslavia. Initial disagreement was over the level of independence claimed by Tito as the only East European communist ruler commanding a strong domestic majority. Later the gap widened when Tito's government initiated a system of decentralized profit-sharing workers' councils, in effect a self-governing, somewhat market-oriented socialism, which Stalin considered dangerously revisionist.

Stalin died on March 5, 1953, presumably of a brain hemorrhage suffered shortly after dinner with several senior officials, although there are advocates of an assassination theory.

In the wake of Stalin's death, several leaders had to share power at the top of the Soviet state and the Communist Party. Nikita Khrushchev became first secretary of the Party, Georgy Maximilianovich Malenkov prime minister, and Vyacheslav Molotov again became foreign minister. The powerful head of the MVD secret police, Lavrenty Beria, was soon ousted from power and killed. In the power struggle that followed, Khrushchev emerged triumphant. In 1956, at the 20th Congress of the Party, he denounced the "personality cult" that had surrounded Stalin. In the de-Stalinization campaign that followed, all buildings and towns that had been named for him were renamed, pictures and statues were destroyed. Khrushchev began work on a cult of his own by demoting rivals -- assigning Molotov, for example, the plum job of ambassador to Mongolia.

Although in some respects Khrushchev was a reformer and allowed the emergence of a certain amount of intra-party dissent, he did nothing to remove the grave constraints on productivity that economic isolationism and bureaucratic top-heaviness had imposed. The police-state measures of suppressing opposition remained in place, especially in hunting Trotskyists. His dominance coincided, though, with some remarkable technological achievements, such as the launch of Sputnik, October 1957 -- the first artificial satellite.

Furthermore, his commitment to reform was exposed as fraud with the brutal use of military force on the civilian population of Hungary in 1956 during the Hungarian Revolution.

But his own time on the world stage was brief. The harvest of 1963 was especially bad, and Russia had to import a lot of wheat from the west. Also, some of Khrushchev's colleagues on the Presidium thought the installation of missiles in Cuba, which had nearly brought about a nuclear war, had been a "harebrained scheme" and a national embarrassment. In September-October 1964, they removed him from power.

The pattern of 11 years before repeated itself, after an autocrat was toppled the Soviet Union saw a brief period of collective leadership, followed by the emergence of a new autocrat. The new team included Premier Aleksey Kosygin, party chief Leonid Brezhnev, and presidium chairman Nikolay V. Podgorny. This time it was Brezhnev who became the dominant figure within two years.

By the late 1960s, the people of several eastern bloc countries had become discontented with the human and economic costs of the Soviet system, Czechoslovakia especially so.

As a result of the growing discontent, the Communist Party began to fear a Trotskyist uprising. They initiated reforms to attempt to save the regime, but eventually relied on help from the Stalinists in Russia. In January 1968, Alexander Dubček became first secretary of the Communist Party in that country. He initiated what is known as the Prague Spring, ending censorship of the press and decentralizing production decisions, so that they were to be made not by central planners but by the workers and managers of the factories. People were to be allowed to travel abroad.
Brezhnev reacted by announcing and enforcing what appropriately became known as the Brezhnev doctrine.

When forces that are hostile to socialism try to turn the development of some socialist country towards capitalism the suppression of these counter-revolutionary forces becomes not only a problem of the country concerned, but a common problem and concern of all socialist countries.

"Socialism" in this context meant Stalinism and the dominance of the bureaucracy. In August 1968, pursuant to this announcement, Soviet troops occupied Czechoslovakia. The following year, the Russians responded to a campaign of passive disobedience on the part of the Czech populace by arranging the replacement of Dubček as first secretary. The new first secretary, Gustáv Husák, would prove more compliant. He presided over a 'cleansing' of the Czech CP and the introduction of a new constitution. Husák became state president in 1975 and remained the dominant figure in that country until 1987.

Meanwhile, the early 1970s saw some slackening in the arms race between the United States and the Soviet Union, a slackening known as détente. Brezhnev worked with US President Richard Nixon to negotiate and implement the Strategic Arms Limitations Treaty of 1972. Brezhnev also scored some diplomatic advances with the non-aligned world, such as a 1971 friendship pact with India, and the close relations the Soviet Union enjoyed with several Arab countries after Soviet material support in the Yom Kippur War of 1973.

By the late 1970s, the Kremlin policy-making apparatus seemed stuck in park, partly due to the advanced age of its leadership. The 1980s saw the final members of this "gerontocracy" take their turn at leadership and then pass away. Brezhnev died in 1982, then Yuri Andropov (1984), and Konstantin Chernenko (1985). Andropov's brief tenure as General Secretary indicated that he might have had reformist plans, and though Chernenko put them aside, Andropov had had time to groom a group of potential reformist successors, one of whom was Mikhail Gorbachev.

It was also during Andropov's tenure and this period of generational turmoil that the rule of Communists next door, in Poland, came under challenge from Solidarność, or Solidarity, a labor union under the leadership of Lech Wałęsa.

The union was sufficiently threatening to the government that on December 13, 1981, the head of state, Wojciech Jaruzelski declared martial law, suspended the union, and imprisoned most of its leaders. Martial law remained in place until July 1983.

9.8 Final Years for the Soviet Union 1985-91

Gorbachev (1931-), who took control in 1985, was the first Soviet leader to have been born after the October revolution. He is remembered for three initiatives: glasnost, perestroika, and the "Frank Sinatra doctrine".

Glasnost, or "openness," was Gorbachev's term for allowing public debate in the Soviet Union to an unprecedented degree. Perestroika was his term for market-oriented economic reforms, in recognition of the stagnating effects of central planning.

The "Frank Sinatra" doctrine was his reversal of the Brezhnev doctrine. Sinatra sang "My Way", and the doctrine named for him was that each Warsaw Pact country could find its own "way" of doing things.

Gorbachev also, in 1989, withdrew Soviet troops from their desultory engagement in Afghanistan, ten years after Brezhnev had sent them there.

By August 1991, anti-reform Communists in both the Party and the military were sufficiently desperate to attempt a military coup. Coup leaders called themselves the Committee on the State of Emergency. They announced that Gorbachev had been removed from his position as president due to illness.

Although the coup rapidly collapsed and Gorbachev returned to Moscow, it was Boris Yeltsin who had played a leading role in the street resistance to that Committee, and the incident marked a shift of power away from Gorbachev toward Yeltsin. By the end of that year, Yeltsin was the leader of Russia, and the Soviet Union was no more.
9.9 **Socialism in China (1945-65)**

Through the Second World War, the Chinese Communists under the leadership of Mao Zedong and the Nationalist government of Chiang Kai-shek lived in an uneasy truce in order to combat the common foe, the Japanese occupation.

Upon Japan's surrender, China's civil war immediately resumed. Another truce, negotiated by American general George C. Marshall early in 1946, collapsed after only three months.

While war raged in China, two post-occupation governments established themselves next door, in Korea. In 1948, Syngman Rhee was proclaimed president of the Republic of Korea, at Seoul, while communists in the north announced that the country was/is really the Korean People's Democratic Republic.

In January 1949, the Nationalist armies suffered a devastating defeat to the Communists at Tientsin. By spring, Chiang Kai-shek, now losing whole divisions by desertion to the Communists, began the removal of remaining forces to Formosa/Taiwan. In August, U.S. aid to the Nationalists ended. Mao Zedong took office as the chairman of the central people's administrative council of the People's Republic of China in Beijing in October, Zhou Enlai was the premier and foreign minister of the new sovereign.

On June 25, 1950, the forces of North Korea invaded the South. Although Mao was apparently unenthusiastic about that war, Chinese forces would enter it in November.

Meanwhile, Tibet had refused to take part in the People's Republic, and Chinese Communist forces had invaded that region in October.

After this burst of expansion, the Communist government in China settled down to the work of domestic power consolidation. During the 1950s, they redistributed land and attempted industrialization, with technical assistance from the Soviet Union. By the mid-1950s, after an armistice in Korea and the surrender of French forces in Indochina, China's borders were secure. Mao's internal power base was likewise secured by the imprisonment of those he called "left-wing oppositionists."

As the 1950s ended, though, Mao became discontented. On the one hand, he saw the Soviet Union attempting "peaceful coexistence" with the imperialist western powers, and he believed China could be the center of worldwide revolution only by breaking with Moscow. On the other hand, he was dissatisfied with the economic consequences of his revolution thus far and believed the country had to make a Great Leap Forward.

![Figure 6: Mao Tse-Tung](image)

**Socialism: The New American Civil Religion**
The economic planning of the Great Leap period focused on steel -- because steel was considered emblematic of industry. The government arranged to have small backyard steel furnaces built in communes, in the hope that the mobilization of the entire populace would compensate for the absence of the usual economies of scale. During this period, too, Mao stepped down as head of state, in favor of Liu Shaoqi, but Mao remained the chairman of the communist party.

The rushed-for industrialization was a disaster. It diverted labor and resources from agriculture and so contributed to years of famine. It also caused a loss of Mao’s influence upon the Communist Party and government apparatus. Modernizers such as Liu Shaoqi and Deng Xiaoping sought to relegate him to the status of figurehead.

He wasn’t ready to be a figurehead. In the early 1960s he gathered around himself a so-called "Shanghai Mafia" consisting of his fourth wife, Jiang Qing, as well as Lin Biao, Chen Boda, and Yao Wenyuan.

9.10 Socialism in China Since the Cultural Revolution

In 1965, Wenyuan wrote a thinly veiled attack on the deputy mayor of Beijing, Wu Han. Over the six months that followed, on behalf of ideological purity, Mao and his supporters purged many public figures, Liu Shao-chi among them. By the middle of 1966, Mao had not only put himself back into the center of things, he had initiated what is known as the Cultural Revolution, a mass (and army-supported) action against the Communist Party apparatus itself on behalf of a renovated conception of Communism.

Chaos continued throughout China for three years, particularly due to the agitations of the Red Guards until the CCP's ninth congress in 1969, when Lin Biao emerged as the primary military figure, and the presumptive heir to Mao in the party. In the months that followed, Lin Biao restored domestic order, while diplomatic efforts by Zhou Enlai cooled border tensions with the Soviet Union. Lin Biao died under mysterious circumstances in 1971.

Mao’s final years saw a notable thaw in the People's Republic’s relations with the United States, the period of "ping-pong diplomacy."

Mao died in 1976, and almost immediately his ideological heirs, the Gang of Four lost a power struggle to more "pragmatic" figures such as Deng Xiaoping. The term "pragmatic" is often used in media accounts of these factional struggles but should not be confused with the philosophy of pragmatism proper.

Deng launched the "Beijing Spring," allowing open criticism of the excesses and suffering that had occurred during the Cultural Revolution period. He also eliminated the class-background system, under which the communist regime had limited employment opportunities available to people deemed associated with the pre-revolutionary landlord class.

Although Deng’s only official title in the early 1980s was chairman of the central military commission of the CP, he was widely regarded as the central figure in the nation’s politics. In that period, Zhao Ziyang became premier and Hu Yaobang became head of the party.

Near the end of that decade, the death of Hu Yaobang sparked a mass demonstration of mourning students in Tiananmen Square, Beijing. The mourning soon turned into a call for greater responsiveness and liberalization, and the demonstration was captured live on cameras to be broadcast around the world. On May 30, 1989 students erected the "Goddess of Democracy" statue, which looked a bit like Lady Liberty in New York harbor.

On June 4, 1989 under the orders of Deng Xiaoping, troops and tanks of the People’s Liberation Army ended the peaceful protest. Thousands were killed in the resultant massacre.

By the start of the 21st century, though, the leadership of China was embarked upon a program of market-based reform that was more sweeping than had been Soviet leader Gorbachev’s perestroika program of the late 1980s.

It is in this context that Leo Melamed, chairman emeritus and senior policy adviser to the Chicago Mercantile Exchange, spoke to the 2003 Beijing Forum on China and East Asian Prospects of Financial Cooperation on September 23. He said that the CME applauds the National People’s Congress for recognizing their country’s need for additional trading in futures contracts.
9.11 The "New Left" and the Old in Academia

9.11.1 The radicalization of psychoanalysis

On May 31, 1960, Norman O. Brown lectured at Columbia University about “Apocalypse: The Place of Mystery in the Life of the Mind.” He said that mind, understood as rationality, was "at the end of its tether,” (a phrase he adapted from H.G. Wells) and that the way out was also the way down, into madness and its esoteric wisdom. This was a key moment in the infusion of Freudianism into left-wing thought, by the identification of political oppression with psychological suppression.

Herbert Marcuse had written Eros and Civilization in 1955, which explicitly sought to merge Marxism with Freudianism, so that bourgeois rationality was wrong not just qua its bourgeois class origin but qua rationality as well. Marcuse, though, didn't become a force to be reckoned with in the English-speaking world until 1964, with the publication of One Dimensional Man, a popularization of much the same message.

9.11.2 Structuralism

Structuralism, in the sense of the word popularized by Claude Lévi-Strauss, refers to a model of the social sciences that looks for a web of relationships that it refers to basic characteristics of the human mind. Furthermore, structuralists regard the mind as working generally in binary categories. One of Lévi-Strauss's works is: The Elementary Structures of Kinship 1949. As that title suggests, this school of thought has its origins in anthropology. It had two great effects on the political left in the 1960s and since. First, structuralism took the side of "nature" in the old nature/nurture debate. Most leftist thinkers had long thought of social norms as elastic, the results of "nurture" or socialization by the powers-that-be, and subject to change when those powers change. But structuralism is, at best, in tension with any such premise.

Secondly, though, structuralism in its impact upon literary criticism helped give rise to deconstruction. Structuralist premises led to the close reading of canonical texts, in an effort to show that the favored binary oppositions were present even, or especially, in unexpected ways that the authors likely did not understand.

9.11.3 deconstruction

Jacques Derrida inaugurated the deconstruction movement, also often aptly called post-structuralism in 1967 with his book Of Grammatology. He, too, engaged in close readings of canonical philosophical and literary texts. His readings both illuminated and subverted binary oppositions, such as that between speech and text.

Deconstruction has come to mean the infinite regression of the meaning of any text, and so the notion that there is no text, only a community of interpreters. See Stanley Fish.

9.11.4 feminism

As we have seen, 1949 saw the appearance of a key work by Lévi-Strauss on structuralism. The same year also witnessed Simone De Beauvoir's The Second Sex, which set the agenda for what became known in later years as the second wave of feminism.

By the 1960s, the second wave was damping the history departments of major universities. Historians discovered to their chagrin that much of the material they taught was about men -- and white men at that. The solution was not merely to rewrite political and military history highlighting Rosa Luxembourg and Joan of Arc, it was to reconceive history so that the political-military developments lost centrality, so that the history of society, mores, and childhood gained importance. Many feminists believed this required changes in old-left Marxist formulations, to de-emphasize the struggle over the means of production and emphasize instead the struggle over the means of reproduction.

9.11.5 criticism of the new left by the old

Such developments in what is considered socialism have drawn criticism from the "Old Left," those still loyal to the 19th century Marxist paradigm. One eloquent voice of the old left's dissatisfaction with its would-be supersession is Terry Eagleton, an English literary critic.
Eagleton, using the word "theory" for the above developments in general, wrote recently: "A far more devastating criticism of [theory] can be launched. Cultural theory as we have it promises to grapple with some fundamental problems, but on the whole fails to deliver. It has been shame-faced about morality and metaphysics, embarrassed about love, biology, religion and revolution, largely silent about evil, reticent about death and suffering, dogmatic about essences, universals and foundations, and superficial about truth, objectivity and disinterestedness."

9.12 Third World Socialism

During hundreds of years America was "the new world", and naturally, Europe became "the old world".

Both the old and the new world became industrialized and rich. The term "the third world" has been used for much of the world outside the industrialized and rich western world, but especially for nations which are not industrialized at all.

The meaning of "the third world" has changed a lot over the last 40 years, and the concept is probably antiquated, as most of the really poor countries have evolved very much when it comes to health and the number of children per family, education, etc.. In countries like India and China the living standard and the wages are quickly getting into same range as in the western world.

This means that "the third world" has changed in character a lot over the last half century. And is still changing quickly. Today only a bunch African states and Afghanistan qualify as really poor, un-industrialized countries, classical third world countries.

Cuba, is an example of a third world country which has been communist since 1959.

Another example of socialism in the third world can be found in the Mexican constitution of 1917 that has been given the title of the first modern socialist constitution because of its social content. The constitution prescribes an activist state that will ensure national autonomy and social justice. It guarantees the right to organize, as well as an eight-hour workday, and provides for the protection of women and minors in the workplace. It mandates that the minimum wage "should be sufficient to satisfy the normal necessities of life of the worker". In addition, Article 123 clarifies the right to strike. But none of this amounts to a guarantee of public or worker ownership of the means of production.

Some see Latin America in general as a fruit ripe for plucking, and they point to the triumph of the Uruguayan left in 2004 that consolidated the so called South American Leftist Front which included also the democratically elected governments of Luis Inacito Lula da Silva in Brazil, Néstor Kirchner in Argentina, Ricardo Lagos in Chile and Hugo Chávez in Venezuela.

Or, the term may refer to a particular brand of socialism that turns on heroic memories of the mid-twentieth century fights for decolonization, whether by the methods of Mohandas Gandhi or those of Ho Chi Minh.

Finally (at least for purposes of our brief survey) the term may evoke a socialism of the land, centered on the demand that land ought to be taken from holders of title and given to the workers who till it, and that natural resources that can't be widely distributed ought to belong to the nation. In this sense, one might view Gamal Abdel Nasser as a paradigmatic third-world socialism, both in his agrarian-reform legislation and in his seizure of the Suez canal.

Many countries in the third world have adopted the social democratic variant of socialism, with capitalism and religion still allowed to have a lot of influence, but the constitution is democratic, and the people have the power.

The third world nations often send their young and bright people to study politics in a country like Sweden, ruled by social democrats for nearly a hundred years. The leading workers party in Sweden has the abolishment of capitalism and abolition of the kingdom in its program, but they are in no hurry to realize these goals. As long as a majority of the people want a king the social democrats leave that issue to the future. The time has not yet come to abolish capitalism in the whole world, so why risk anything by going our own way, seems to be how the social democrats think.

The revisionist, and reformist socialism has had a lot of success in shaping the global political field of today.

One could argue that the period Marx calls the dictatorship of the proletariat is what has happened over the last one hundred years, when politics, formally representing the people, has taken over, step by step, the ultimate power from the rich and the
church. But we do not yet know how to handle that power, and financial interests or religion are still allowed to control or influence the democracy in many countries.

We have not found out how to give each individual a maximum of freedom, we still use the money system to control the individuals. We have to find a way to organize our world without the tools of capitalism, and find out how to give ourselves, everybody, a good standard of living and a maximum of personal freedom.

9.13 The Crisis of Socialism

Socialism as a self-conscious international movement has been in crisis since the demise of the Soviet Union because many people of socialist persuasion are more uncertain than ever before about their constituency -- whether the proletariat as described in traditional Marxist terms, or the peasantry in traditional Maoist terms, is the or even a plausible candidate for a revolutionary class, or who else might supersede those candidates.

Leo Panitch, for example, in Renewing Socialism (2001) wrote that it was wrong of Marx to contend that the rise of trade unions would generate schools for socialism. The association of workers for the purpose of collective bargaining has proven quite compatible with capitalism -- since such bargaining concerns the terms of wage labor, not the legitimacy of wage labor. He argues that Marxist political parties must abandon the assumption that there is anything inherently revolutionary about any class, so that they can get to work creating a self-conscious revolutionary class of wage earners, "articulating the articulation."

On the other hand, the Trotskyist movement finds its positions vindicated by the restoration of capitalism in the Soviet Union and the increasing pace of globalization. The recent international movements and demonstrations in opposition to the war in Iraq and the vagaries of global corporations could be seen as the seeds for an as yet unconscious struggle against world capitalism.

10 Civil Religion Explained

10.1 Why all man-made law is religious in nature

A fascinating book on the subject of Biblical Law entitled The Institutes of Biblical Law by Rousas John Rushdoony irrefutably establishes that all law is religious, and that it represents a covenant between man and God which is characterized as divine revelation. When we consider that government is founded exclusively on law, government itself then becomes a religious to implement or execute or enforce divine revelation. When government abuses the authority delegated by God through God’s law, then it also becomes a false religious cult. This exposition will set the stage for section 14.2 later, which establishes that our present day government is nothing but a cult surrounding the false religion it created with its own unjust law because this law has become a vain substitute and an affront to God’s Law found in the Bible. Here are some very insightful quotes from pp. 4-5 of that wonderful book:

Law is in every culture religious in origin. Because law governs man and society, because it establishes and declares the meaning of justice and righteousness, law is inescapably religious, in that it establishes in practical fashion the ultimate concerns of a culture. Accordingly, a fundamental and necessary premise in any and every study of law must be, first, a recognition of this religious nature of law.

Second, it must be recognized that in any culture the source of law is the god of that society. If law has its source in man’s reason, then reason is the god of that society. If the source is an oligarchy, or in a court, senate, or ruler, then that source is the god of that system. Thus, in Greek culture law was essentially a religiously humanistic concept.

In contrast to every law derived from revelation, nomos for the Greeks originated in the mind (noos). So the genuine nomos is no mere obligatory law, but something in which an entity valid in itself is discovered and appropriated...It is “the order which exists (from time immemorial), is valid and is put into operation.”

65 Extracted from Great IRS Hoax, Form #11.302, Section 4.4.9. See: http://famguardian.org/Publications/GreatIRSHoax/GreatIRSHoax.htm

Because for the Greeks mind was one being with the ultimate order of things, man's mind was thus able to
discover ultimate law (nomos) out of its own resources, by penetrating through the maze of accident and matter
to the fundamental ideas of being. As a result, Greek culture became both humanistic, because man's mind was
one with ultimacy, and also neoplatonic, ascetic, and hostile to the world of matter, because mind, to be truly
itself, had to separate itself from non-mind.

Modern humanism, the religion of the state, locates law in the state and thus makes the state, or the people
as they find expression in the state, the god of the system. As Mao Tse-Tung has said, "Our God is none other
than the masses of the Chinese people." In Western culture, law has steadily moved away from God to the
people (or the state) as its source, although the historic power and vitality of the West has been in Biblical faith
and law.

Third, in any society, any change of law is an explicit or implicit change of religion. Nothing more clearly
reveals, in fact, the religious change in a society than a legal revolution. When the legal foundations shift
from Biblical law to humanism, it means that the society now draws its vitality and power from humanism,
not from Christian theism.

Fourth, no disestablishment of religion as such is possible in any society. A church can be disestablished, and a
particular religion can be supplant by another, but the change is simply to another religion. Since the
foundations of law are inescapably religious, no society exists without a religious foundation or without a law-
system which codifies the morality of its religion.

Fifth, there can be no tolerance in a law-system for another religion. Toleration is a device used to introduce
a new law-system as a prelude to a new intolerance. Legal positivism, a humanistic faith, has been savage in
its hostility to the Biblical law-system and has claimed to be an "open" system. But Cohen, by no means a
Christian, has aptly described the logical positivists as "nihilists" and their faith as "nihilistic absolutism."
Every law-system must maintain its existence by hostility to every other law-system and to alien religious
foundations or else it commits suicide.

In analyzing now the nature of Biblical law, it is important to note first that, for the Bible, law is revelation. The
Hebrew word for law is torah which means instruction, authoritative direction. The Biblical concept of law is
broader than the legal codes of the Mosaic formulation. It applies to the divine word and instruction in its
totality:

...the earlier prophets also use torah for the divine word proclaimed through them (Is.
vii. 16, cf. also v. 20; Isa. xxx. 9 f.; perhaps also Isa. i. 10). Besides this, certain
passages in the earlier prophets use the word torah also for the commandment of Yahweh
which was written down: thus Hos. viii. 12. Moreover there are clearly examples not only
of ritual matters, but also of ethics.

Hence it follows that at any rate in this period torah had the meaning of a divine
instruction, whether it had been written down long ago as a law and was preserved and
pronounced by a priest, or whether the priest was delivering it at that time (Lam. ii. 9;
Ezek. vii. 26; Mal. ii. 4 ff.), or the prophet is commissioned by God to proclaim it for a
definite situation (so perhaps Isa. xxx. 9).

Thus what is objectively essential in torah is not the form but the divine authority.

The law is the revelation of God and His righteousness. There is no ground in Scripture for despising the law.
Neither can the law be relegated to the Old Testament and grace to the New:

The time-honored distinction between the OT as a book of law and the NT as a book of
divine grace is without grounds or justification. Divine grace and mercy are the
presupposition of law in the OT; and the grace and love of God displayed in the NT
events issue in the legal obligations of the New Covenant. Furthermore, the OT contains
evidence of a long history of legal developments which must be assessed before the place
of law is adequately understood. Paul's polemics against the law in Galatians and

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70 Kleinknecht and Gutbrod, Law, p. 44
Romans are directed against an understanding of law which is by no means characteristic of the OT as a whole.\textsuperscript{71}

There is no contradiction between law and grace. The question in Jane's Epistle is faith and works, not faith and law.\textsuperscript{72} Judaism had made law the mediator between God and man, and between God and the world. It was this view of law, not the law itself, which Jesus attacked. As Himself the Mediator, Jesus rejected the law as mediator in order to re-establish the law in its God-appointed role as law, the way of holiness. He established the law by dispensing forgiveness as the law-giver in full support of the law as the convicting word which makes men sinners.\textsuperscript{73} The law was rejected only as mediator and as the source of justification.\textsuperscript{74} Jesus fully recognized the law, and obeyed the law. It was only the absurd interpretations of the law He rejected.

Moreover,

We are not entitled to gather from the teaching of Jesus in the Gospels that He made any formal distinction between the Law of Moses and the Law of God. His mission being not to destroy but to fulfil the Law and the Prophets (Mt. 5:17), so far from saying anything in disparagement of the Law of Moses or from encouraging His disciples to assume an attitude of independence with regard to it, He expressly recognized the authority of the Law of Moses as such, and of the Pharisees as its official interpreters. (Mt. 23:1-3).\textsuperscript{75}

With the completion of Christ's work, the role of the Pharisees as interpreters ended, but not the authority of the Law. In the New Testament era, only apostolically received revelation was ground for any alteration in the law. The authority of the law remained unchanged.

St. Peter, e.g. required a special revelation before he would enter the house of the uncircumcised Cornelius and admit the first Gentile convert into the Church by baptism (acts 10:1-48) --a step which did not fail to arouse opposition on the part of those who were of the circumcision” (cf. 11:1-18).\textsuperscript{76}

The second characteristic of Biblical law is that it is a treaty or covenant. Kline has shown that the form of the giving of the law, the language of the text, the historical prologue, the requirement of imprecations and benedictions, and much more, all point to the fact that the law is a treaty established by God with His people. Indeed, “the revelation committed to the two tables was rather a suzerainty treaty or covenant than a legal code.”\textsuperscript{77} The full covenant summary, the Ten Commandments, was inscribed on each of the two tables of stone, one table or copy of the treaty for each party in the treaty, God and Israel.\textsuperscript{78}

The two stone tables are not, therefore, to be likened to a stele containing one of the half-dozen or so known legal codes earlier than or roughly contemporary with Moses as though God had engraved on these tables a corpus of law. The revelation they contain is nothing less than an epitome of the covenant granted by Yahweh, the sovereign Lord of heaven and earth, to his elect and redeemed servant, Israel.

Not law, but covenant. That must be affirmed when we are seeking a category comprehensive enough to do justice to this revelation in its totality. At the same time, the prominence of the stipulations, reflect in the fact that “the ten words” are the element used as pars pro toto, signifies the centrality of law in this type of covenant. There is probably no clearer direction afforded the biblical theologian for defining with biblical emphasis the type of covenant God adopted to formalize his relationship to his people than that given in the covenant he gave Israel to perform, even “the ten commandments.” Such a covenant is a declaration of God's lordship, consecrating a people to himself in a sovereignly dictated order of life.\textsuperscript{79}


\textsuperscript{72} Kleinknecht an Gutbrod, Law, p. 125.

\textsuperscript{73} Ibid. pp. 74, 81-91.

\textsuperscript{74} Ibid., p. 95.


\textsuperscript{78} Kline, op. cit., p. 19.

\textsuperscript{79} Ibid., p. 17.
This latter phrase needs re-emphasis: the covenant is "a sovereignty dictated order of life." God as the 
sovereign Lord and Creator gives His law to man as an act of sovereign grace. It is an act of election, of 
electing grace (Deut. 7:7; 8:17; 9:4-6, etc.).

The God to whom the earth belongs will have Israel for His own property, Ex. xix. 5. It is 
only on the ground of the gracious election and guidance of God that the divine 
commands to the people are given, and therefore the Decalogue, Ex. xx. 2, places at its 
forefront the fact of election.60

In the law, the total life of man is ordered: "there is no primary distinction between the inner and the outer life; 
the holy calling of the people must be realized in both."61

The third characteristic of the Biblical law or covenant is that it constitutes a plan for dominion under God, 
God called Adam to exercise dominion in terms of God's revelation, God's law (Gen. 1:26 ff.; 2:15-17). This 
same calling, after the fall, was required of the godly line, and in Noah it was formally renewed (Gen. 9:1-17). 
It was again renewed with Abraham, with Jacob, with Israel in the person of Moses, with Joshua, David, 
Solomon (whose Proverbs echo the law), with Hezekiah and Josiah, and finally with Jesus Christ. The 
sacrament of the Lord's Supper is the renewal of the covenant: "this is my blood of the new testament" (or 
covenant), so that the sacrament itself re-establishes the law, this time with a new elect group (Matt. 26:28; 
Mark 14:24; Luke 22:20; 1 Cor. 11:25). The people of the law are now the people of Christ, the believers 
redeemed by His atoning blood and called by His sovereign election. Kline, in analyzing Hebrews 9:16, 17, in 
relation to the covenant administration, observes:

...the picture suggested would be that of Christ's children (cf. 2:13) inheriting his 
universal dominion as their eternal portion (note 9:15b; cf. also 1:14; 2:5 ff.; 6:17; 11:7 
ff.). And such is the wonder of the messianic Mediator-Testator that the royal inheritance 
of his sons, which becomes of force only through his death, is nevertheless one of co-
regency with the living Testator! For (to follow the typographical direction provided by 
Heb. 9:16,17 according to the present interpretation) Jesus is both dying Moses and 
succeeding Joshua. Not merely after a figure but in truth a royal Mediator redivivus, he 
secures the divine dynasty by succeeding himself in resurrection power and ascension 
glory.62

The purpose of God in requiring Adam to exercise dominion over the earth remains His continuing covenant 
word: man, created in God's image and commanded to subdue the earth and exercise dominion over it in God's 
name, is recalled to this task and privilege by his redemption and regeneration.

The law is therefore the law for Christian man and Christian society. Nothing is more deadly or more derelict 
that the notion that the Christian is at liberty with respect to the kind of law he can have. Calvin whose 
classical humanism gained ascendency at this point, said of the laws of states, of civil governments:

I will briefly remark, however, by the way, what laws it (the state) may piously use before 
God, and be rightly governed by among men. And even this I would have preferred 
passing over in silence, if I did not know that it is a point on which many persons run into 
dangerous errors. For some deny that a state is well constituted, which neglects the 
poltiy of Moses, and is governed by the common laws of nations. The dangerous and 
seditious nature of this opinion I leave to the examination of others; it will be sufficient 
for me to have evinced it to be false and foolish.63

Such ideas, common in Calvinist and Luther circles, and in virtually all churches, are still heretical 
nonsense.64 Calvin favored "the common law of nations." But the common law of nations in his day was 
Biblical law, although extensively denatured by Roman law. And this "common law of nations" was 
increasingly evidencing a new religion, humanism. Calvin wanted the establishment of the Christian religion; 
he could not have it, nor could it last long in Geneva, without Biblical law.

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61 Ibid., p. 182.
62 Kline, Treaty of the Great King, p. 41.
63 John Calvin, Institutes of the Christian Religion, bk. IV, chap. XX, para. Xiv. In the John Allen translation (Philadelphia: Presbyterian Board of 
Christina Education, 1936), II, 787 f.
64 See H. de Jongste and J.M. van Krimp, The Bible and the Life of the Christian, for similar opinions (Philadelphia: Presbyterian and Reformed 
Two Reformed scholars, in writing of the state, declare, "It is to be God's servant, for our welfare. It must exercise justice, and it has the power of the sword." Yet these men follow Calvin in rejecting Biblical law for "the common law of nations." But can the state be God's servant and by-pass God's law? And if the state "must exercise justice," how is justice defined, by the nations, or by God? There are as many ideas of justice as there are religions.

The question then is, what law is for the state? Shall it be positive law, after calling for "justice" in the state, declare, "A statute legalised for all times is an impossibility," Indeed! Then what about the commandment, Biblical legislation, if you please. "Thou shalt not kill," and "Thou shalt not steal"? Are they not intended to valid for all time and in every civil order? By abandoning Biblical law, these Protestant theologians end up in moral and legal relativism.

Roman Catholic scholars offer natural law. The origins of this concept are in Roman law and religion. For the Bible, there is no law in nature, because nature is fallen and cannot be normative. Moreover the source of law is not nature but God. There is no law in nature but a law over nature, God's law.67

Neither positive law [man's law] nor natural law can reflect more than the sin and apostasy of man: revealed law [e.g. ONLY THE BIBLE] is the need and privilege of Christian society. It is the only means whereby man can fulfill his creation mandate of exercising dominion under God. Apart from revealed law [the BIBLE!], man cannot claim to be under God but only in rebellion against God.

[The Institutes of Biblical Law, Rousas John Rushdoony, 1972, pp. 4-5; Emphasis added]

To summarize the findings of this section:

1. The purpose of law is to describe and codify the morality of a culture. Since only religion can define morality, then all law is religious in origin.
2. In any culture, the source of law becomes the god of that society. If law is based on Biblical law, then the God of that society is the true God. If it becomes the judges or the rulers, who are at war with God, then these rulers become the god of that society.
3. In any society, any change of law is an explicit or implicit change of religion.
4. The disestablishment of religion in any society is an impossibility, because all civilizations are based on law and law is religious in nature.
5. There can be no tolerance in a law system for another religion. All religious systems eventually seek to destroy their competition for the sake of self-preservation. Consequently, governments tend eventually to try to control or eliminate religions in order to preserve and expand their power.
6. The laws of our society must derive from Biblical law. Any other result leads to "humanism", apostasy, and mutiny against God, who is our only King and our Lawgiver.
7. Humanism is the worship of the "state", which is simply a collection of people under a democratic form of government. By "worship", we mean obedience to the dictates and mandates of the collective majority. The United States is NOT a democracy, it is a Republic based on individual rights and sovereignty, NOT collective sovereignty.
8. The consequence of humanism is moral relativism and disobedience to God's laws, which is sin and apostasy and leads to separation from God.

10.2 Civil Religion: The Theory

Lecture of Dr. Nikolas K. Gvosdev

Thomas Jefferson once said, "No nation has yet existed or been governed without religion." Jefferson, as a man of the Enlightenment, was echoing a view that had been put forth by other thinkers of the time. In Book Four, Chapter Eight of The Social Contract, Jean-Jacques Rousseau makes his case for what he terms "civil religion":

But, setting aside political considerations, let us come back to what is right, and settle our principles on this important point. The right which the social compact gives the Sovereign over the subjects does not, we have seen, exceed the limits of public expediency. The subjects then owe the Sovereign an account of their opinions only to such an extent as they matter to the community. Now, it matters very much to the community that each

83 Ibid., p. 73.
86 Ibid., p. 75.
citizen should have a religion. That will make him love his duty; but the dogmas of that religion concern the State and its members only so far as they have reference to morality and to the duties which he who professes them is bound to do to others. Each man may have, over and above, what opinions he pleases, without it being the Sovereign's business to take cognisance of them; for, as the Sovereign has no authority in the other world, whatever the lot of its subjects may be in the life to come, that is not its business, provided they are good citizens in this life.

There is therefore a purely civil profession of faith of which the Sovereign should fix the articles, not exactly as religious dogmas, but as social sentiments without which a man cannot be a good citizen or a faithful subject. While it can compel no one to believe them, it can banish from the State whoever does not believe them — it can banish him, not for impiety, but as an anti-social being, incapable of truly loving the laws and justice, and of sacrificing, at need, his life to his duty. If any one, after publicly recognising these dogmas, behaves as if he does not believe them, let him be punished by death: he has committed the worst of all crimes, that of lying before the law.

The dogmas of civil religion ought to be few, simple, and exactly worded, without explanation or commentary. The existence of a mighty, intelligent and beneficent Divinity, possessed of foresight and providence, the life to come, the happiness of the just, the punishment of the wicked, the sanctity of the social contract and the laws: these are its positive dogmas. Its negative dogmas I confine to one, intolerance, which is a part of the cults we have rejected.

Those who distinguish civil from theological intolerance are, to my mind, mistaken. The two forms are inseparable. It is impossible to live at peace with those we regard as damned; to love them would be to hate God who punishes them; we positively must either reclaim or torment them. Wherever theological intolerance is admitted, it must inevitably have some civil effect; and as soon as it has such an effect, the Sovereign is no longer Sovereign even in the temporal sphere: thenceforce priests are the real masters, and kings only their ministers.

Now that there is and can be no longer an exclusive national religion, tolerance should be given to all religions that tolerate others, so long as their dogmas contain nothing contrary to the duties of citizenship. But whoever dares to say: Outside the Church is no salvation, ought to be driven from the State, unless the State is the Church, and the prince the pontiff. Such a dogma is good only in a theocratic government; in any other, it is fatal. The reason for which Henry IV is said to have embraced the Roman religion ought to make every honest man leave it, and still more any prince who knows how to reason.

From Rousseau's comments, therefore, we can make the following observations:

1. Religion is a human need. We require something to believe in, something that inspires faith and devotion.
2. Religion can provide a sense of unity, belonging, and brotherhood, welding together a disparate group of people into a unified whole.
3. Religion can ensure obedience or submission to a code of behavior or moral dictates.
4. In a situation where there is religious pluralism, there exists a very real danger of division and separation of the population and the grounds for civil disorder on the grounds that people will view themselves as belonging to separate and potentially hostile communities.
5. Civil religion is that set of beliefs which all citizens are required to hold and profess without injury to their own personal beliefs.
6. Public adherence by all citizens to the civil religion creates the basis for societal unity.
7. Common participation by all in the civil religion will cause each citizen to recognize each other as a fellow citizen and not as an infidel or outsider who happens to be a neighbor.
8. Civil religion should be based on only a few major precepts which all can accept on the basis of reason.

For Rousseau, as for many other Enlightenment figures, it was rational to presume that there was a Supreme Being, and that certain moral tenets, being based on reason, were in fact universal. This was the common base which all human beings of reason should agree; more substantive declarations (e. g. who is a prophet, who speaks for God, what are specific rules for worship, etc.) were best left to the private conscience. A common set of beliefs shared by the populace could then be manifested in public actions that reaffirmed these beliefs--ceremonials, rituals, holidays, which would strengthen community bonds and a sense of togetherness.

10.3 Blood Sacrifice and the Nation: Revisiting Civil Religion

By: Carol Marvin and David W. Ingle
Americans live in a culture that is as religious as any that exists. In this article we contend that nationalism is the most powerful religion in the United States, and perhaps in many other countries.(1) Structurally speaking, nationalism mirrors sectarian belief systems such as Christianity, Judaism, Islam and others that are more conventionally labeled as religious. It happens that nationalism also satisfies many traditional definitions of religion, but citizens of nation-states have religious reasons for denying it. We argue that both sectarian and national religions organize killing energy by committing devotees to sacrifice themselves to the group.(2) We also explore the ritual role of media in propagating national religion. Media are not the most important ritual vehicles for nationalism, but they matter. Though based in empirical observation, our claims are theoretical in nature. Their value lies in re-thinking certain empirical phenomena in relation to notions of nationalism and religion in the contemporary world. Although our examples come mostly from the United States and its majority sectarian faith, and although generalization is risky, the principles we describe are broadly applicable to other enduring groups, defined as groups for which members are willing to give their lives.

By “religion” we mean a system of cosmological propositions grounded in a belief in a transcendent power expressed through a cult of divine being and giving rise to a set of ethical prescriptions.(3) In the moral world shared by many readers, these prescriptions deplore violence and regard any use of it as prima facie profane. Where religious devotees unapologetically embrace violence, the faiths to which they subscribe may be judged as morally flawed. Or, it may be claimed that practitioners of violence who act in the name of religion have mistaken the true prescriptions of their faith. The familiar claim that a religious view of the world is characterized by a moral opposition to violence ignores a more complex reality in which faiths that most deeply bind the commitment of devotees are structures for organizing killing energy. This is true both for religions that aggressively kill the Other in the name of a deity or deities and those that pledge their devotees to self-sacrifice when confronted with violence. We shall argue that violent and so-called non-violent religions are structurally indistinguishable from a certain perspective.

To equate nationalism and sectarianism unsettles theorists of both. Theorists of nationalism see sectarianism as dangerous to nationalism’s healthiest aspirations. Sectarianism, they fear, introduces passions that may be manifested in violence. Theorists of nationalism wish to separate church and state by subordinating the claims of the former to the latter. Theorists of sectarianism see nationalism as threatening to religious values, especially non-violence. The state, they say, is profane because it engages in violence. They wish to subordinate state claims to fundamental sectarian precepts.(4) Perhaps nationalism and sectarianism recognize something about each other that they hesitate to recognize about themselves. Each fears that members of the other community are willing to kill and die for truth as they understand it. For what is really true in any community is what its members can agree is worth killing for, or what they can be compelled to sacrifice their lives for. The sacred is thus easily recognized. It is that set of beliefs and persons for which we ought to shed our own blood, if necessary, when there is a serious threat. Rituals that celebrate this blood sacrifice give expression and witness to faith. Sacrificial death thus defines both sectarian and national identity. This is the first sense in which both are species of religion.

On the whole, we misunderstand the genuinely religious character of American patriotism and the violent character of genuine religion. What distinguishes nationalism from sectarianism is not group logic, for both are religions of blood sacrifice. What distinguishes them is historical location. In the West Christianity once could kill and ask others to die in the name of its particular god. In some places it does this still. But in general in the West the power to compel believers to die passed from Christianity to the nation-state, where it largely remains. Christianity has no authorized guns within the boundaries of the United States, nor does any other denominational sect. In our religiously pluralist society sectarian faith is optional for citizens, as everyone knows. Though denominations are permitted to exist, they are not permitted to kill, for they are not officially true, which is a way of suggesting they are false. Only the true god, whose agent is the nation-state, may kill. The state allows whoever accepts these terms to exist, to pursue their own beliefs, and to call themselves what they like in the process. But only the deity may kill our own. Whoever competes with the true god, the nation-state, may be punished at the cost of his life. This was the fate of David Koresh for exercising power that not only belongs exclusively to the national god but defines him. In civil religious terms David Koresh’s sin was heresy.

Americans traditionally regard the nation-state as the domain of unassailable force and religion as the domain of unassailable truth. This separation of faith and force is markedly unstable and collapses completely in wartime. The more usual arrangement elsewhere has been strongly forged links between spiritual and political power. This is because the only religion that can truly deliver the goods must have visible agency, worldly power. Jesus’ disciples felt it, and a Weberian Protestant ethic suggests it. Wherever religion is fervently embraced, it follows in the minds of many believers that it is entitled to glory in missions of conquest that reflect God’s will. Islam did this for centuries before European monarchies accomplished it for Christianity. And though religions have long survived and flourished in persecution and powerlessness, supplicants nevertheless take manifestations of power as blessed evidence of the truth of faith.
If nationalism is religious, why do we deny it? Because what is obligatory for group members must be separated, as holy
things are, from what is contestable. To concede that nationalism is a religion is to expose it to challenge, to make it just the
same as sectarian religion. By explicitly denying that our national symbols and duties are sacred, we shield them from
competition with sectarian symbols. In so doing, we embrace the ancient command not to speak the sacred, ineffable name
of God. That God is inexpressible, unsayable, unknowable, beyond language. But that god may not be refused when it calls
for sacrifice.

Among the handful of theorists who have seriously examined the religious character of American nationalism is Carlton
Hayes, who argued that Western nationalism adapted many features of Christianity, in the shadow of which it first
appeared. Citizens are born into the nation-state, Hayes observed, just as suppliants once were born into the Church. They
have no choice but to be citizens, just as medieval Christians were compelled to embrace the faith of their birth. The social
geographer Wilbur Zelinsky observes that the contemporary American flag has a visual power and presence for its believers
that is comparable to the medieval crucifix (243). We agree. The flag in high patriotic ritual is treated with awe and
deference that marks it as the sacred object of the religion of patriotism. The flag is the skin of the totem ancestor held high.
It represents the sacrificed bodies of its devotees just as the cross, the sacred object of Christianity, represents the body
sacrificed to a Christian god.

The soldier carries his flag into battle as a sign of his willingness to die, just as Jesus carried his cross to show his
willingness to die. Both the cross and the flag mark the border, the transformative point at which the believer crosses over
into death. In both Christianity and nationalism the violently sacrificed body becomes the god renewed—in Durkheimian
terms, the transformed totem. In Christianity the revivified totem is the risen Christ. In American nationalism the
transformed totem is the soldier resurrected in the raised flag. On the basis of his sacrifice the nation is rejuvenated. As the
embodiment of sacrifice, the flag has transforming power. Certain acts cannot be performed except in its presence. It must
be kept whole and perfect, as holy things are, and ceremonially disposed of when it is no longer fit to perform the functions
of the totem object.

Some citizens openly speak of the American flag as sacred. Can we disregard the impassioned testimony of others that it is
not, and neither is the nation it represents? The answer lies in the ritual gestures that surround the flag. Roy Rappaport
distinguishes ritual gesture from language, which is always other than that which it signifies. By contrast, gestures express
what cannot be denied. What counts for the survival of the group is what we will do in public on its behalf while
congregants bear witness. This is what group maintenance requires: that we publicly execute our obligations. The sanctity
of national symbols is protected by treating them gesturally as sacred, even while we insist in language that they are not.
And when the god commands it, we must perform the ritual sacrifice, war, that sustains the group.

To understand how war is ritual sacrifice, recall that the raw material of society is bodies. Organizing and disposing of them
is the fundamental task of all societies. The social is quite literally constructed from the body and from specific bodies that
are dedicated and used up for the purpose. The enduringsness of any group depends at least partly on the willingness of its
members to sacrifice themselves for the continuing life of the group. The creation of national or sectarian religious
sentiment depends on a common secret, which is that the underlying cost of all society is the violent death of some portion
of its members. There is more. Our deepest secret, the collective group taboo, is the knowledge that society depends on the
death of this sacrificial group at the hands of the group itself. This is the totem principle concretized. According to
Durkheim, the group becomes a group by agreeing not to disagree about the group-making principle. On what
understanding of the group is this pact made? Durkheim never answered this question directly. Our answer is that the totem
principle by which the group constitutes itself is manifested in collective victimage.

Why is it necessary to kill our own, and why can't we admit it? It is necessary, and we cannot admit it because violence
poses the greatest threat to the group from within as well as without. It is never eradicated. Like sex, it can only be
channeled. When violence begins, it can be prevented from spreading only if someone is willing to submit. Submission is
the sacrificial principle. To keep violence from escalating and killing every member of the group, either by invasion from
without or contagion within, group members agree to submit to a violent authority who punishes all who do not honor the
totem's exclusive right to kill its own.(5) Even when the enemy kills us, his transgression is not so much that he kills as that
he kills us. Only totem authority--the group deity in sectarian terms, the group itself in Durkheimian terms--is so entitled.

If the totem may kill us, we are all at risk and all killers. This knowledge must be set apart from the group, for it suggests
the frailty of group cohesion. We use the term taboo to describe the tension between the violent sacrificial mechanism that
sustains enduring groups and the reluctance of group members to accept responsibility for enacting it. To protect
themselves from acknowledging the source of group unity, citizens render totem violence and its symbols sacred. The
knowledge that the group must sacrifice its own to survive is a secret. We keep it by treating violence as primitive and morally suspect, a failure of social structure rather than an elemental component. Where violence exists, it is presented as a last resort, a challenge to civilized modernity as the hallmark of the nation-state. Thus, we avoid acknowledging in a thousand ways the true nature and object of totem power.

For example, we tell ourselves that the purpose of war is to kill the enemy. And it is. But what keeps the group together and makes us feel unified is not the sacrifice of the enemy but the sacrifice of our own. If the ritual purpose of war were merely to kill the enemy, the deaths of some 40,000 or more Iraqis would have made a lasting contribution to American national unity. During the Persian Gulf war, notable for the ephemerality of its unifying effect, only 147 Americans died, a poor totem sacrifice. The two most unifying bloodlettings in American history, the Civil War and World War II, sacrificed the largest number of the nation's own, both absolutely and in proportion to the total population. We construct our identity from the bodies of group members. All enduring groups, national or otherwise, rely on just such a sacrificial identity.

The doctrine that provides the central experience of Christian faith is the sacrifice of an irreplaceable son by an all-powerful father whose will it was that the son should die violently. Ritualistically, the sacrificial promise is that the father's desire for blood revenge against those who offend his power will be satisfied for all time. Because history begins anew with this sacrifice, there need never be another. It has not turned out that way. The measure of the Christian believer's devotion to the faith remains his willingness to do as Jesus did and sacrifice himself. Willingness to sacrifice oneself, the ultimate sign of faith in social existence, is also the sign of the patriot, the proven and true member of the nation-group. We declare that we don't want death, that only the most compelling need justifies the death of our own. (And this is true. The compelling need is the survival of the group.) Through successful sacrifice, internal hostilities are discharged, the group is unified. Then the cycle begins again. Those who worship the son who died at the heavenly father's command revere the totem principle, that only our own god has the right to kill our own, just as surely as those who revere the soldier son, who dies at the command of patriarchal generals.

In both sectarian and national religion the son's willing sacrifice is much admired, while the father's decision to sacrifice him is hidden. To say that Christians worship a violent father who sacrificed his own son may appear blasphemous to believers. The claim articulates the unspeakable totem principle. During the 1992 presidential campaign, for example, talk centered around whether the son, Bill Clinton, was a good son or not for refusing to submit to sacrifice in Vietnam. The discussion was never about whether George Bush had been a good father to send the sons to a bad war. That taboo discussion suggests the sense in which religions that counsel non-violence as a strategy are indistinguishable from those that do not. Both counsel the willing sacrifice of their followers to violence. Both are willing that devotees should die to demonstrate the viability and integrity of the totem principle that only their own god has the right to kill their own. Both understand that violence will not stop until someone is willing to submit. In the case of American nationalism, that god is the group symbolized in the totem fetish, the flag, and embodied in the totem leader, the President.

The claim that violence, and only violence, produces enduring group unity is at odds with arguments that enlightened modern nations maintain order not chiefly by force but by other means. These include social pressure implemented by surveillance, a claim identified with Anthony Giddens, and a sense of group identity fostered by collective textual imagination, a notion championed by Benedict Anderson. To speak briefly to each: Surveillance without coercion would be toothless. Where surveillance compels response, its targets recognize explicitly or implicitly the physical force behind it. Second, not textual communities but communities of blood unite their members sacrificially. The holiest of religious holidays do not celebrate literature but blood symbolically framed as birth or death. Texts may describe blood sacrifice and may be useful instruments in the formation of national consciousness for that reason. But textual communities do not physically fight for their members. Only communities bound in blood do this.

What precipitates the large-scale ritual sacrifice we call war? Totem crisis, a term we adapt from Rene Girard's notion of sacrificial crisis, sets it in motion (39-67). A totem crisis occurs when there is uncertainty about any of the essential borders that demarcate our group. When territorial borders are breached and no longer differentiate Us from Them, there may be a totem crisis. Or there may be uncertainty because persons inside or outside the territorial border usurp the prerogative of the totem god and kill our own. In both conditions totem legitimacy is re-established only by sacrificing our own--in the successful case, enough of us to make an offering of real value. Sacrifice restores totem authority and reconsolidates the group. This is why we die for the flag and commit our children to do so. To resolve totem crisis, the totem must re-create its exclusive killing authority out the very flesh of its members. Blood is the group bond. Blood sacrifice at the border, or war, is the holiest ritual of the nation-state.
To admit that we kill our own is unacceptable, for if there is not shared agreement about who will be sacrificed, violence may become chaotic instead of ordered; the group may be destroyed. To keep the sacrificial secret, an acceptable pretext to slaughter group members must be created. What Girard calls the ritual victim constitutes this pretext. In the nation-group context, this is the enemy. In addition to a ritual victim, a second or surrogate victim must stand in for members of our group against whom we have real grievances.(8) As a group we agree to kill members of a surrogate-victim sacrificial class expressly created for the purpose. Upon it we displace our anger at other members of our group. The ritual victim gives us an acceptable reason to kill our own. The surrogate victim is constituted in the portion of our group that we kill. The priestly class that trains for sacrifice at the hands of the American nation-group is the military. Soldiers live apart in monastic orders that discipline and purify themselves for ultimate sacrifice. The knowledge that the true object of sacrificial violence is ourselves is separated from devotees, as sacred things are, whenever it threatens to surface explicitly.

What does successful ritual sacrifice accomplish? After enough bloodletting, the slate of internal hostilities is wiped clean. The group begins again. The external threat is met. Our bad feelings toward one another are purged. Time begins anew, space is re-consecrated. The group basks for a while in the unanimity of its effort, until internal hostilities accumulate once more, and the entire cycle must be repeated. Thus, what constitutes the nation in any moment is the memory of the last successful blood sacrifice that counts for living group members. In the United States this is World War II, fast receding in its effect as a national unifier as those who carry its body memory become a smaller and smaller proportion of the population. Lacking that memory, we must search for new sacrifices, while agonizing over our internal disunity.

Not all wars are successful blood sacrifice rituals. Some imperil rather than consolidate the group bond. Blood sacrifice rituals that give rise to enduring unity within the group must satisfy the following conditions. Since most do not, their success is qualified to that extent.

Blood sacrifice must touch or seem to touch every member of the group. It must be large enough for group members to recognize the cost to the group and to feel the pain of loss at a personal level. The sacrifice must be willing. Unwilling sacrifices may be reconstructed in death as having been willing, but the most useful sacrifice to the group declares in advance of leaving that he faces death willingly. Thus we say that soldiers “gave” their lives for the country. Victimage must be unanimous. This means that war must be popular. The entire group must collude in the secret that group unity comes from killing our own. Thus, Vietnam was not a successful ritual sacrifice. The totem secret could not be kept. Only undertakings that pose a serious risk to group survival have magical force for believers. At the outset the outcome of ritual effort must be genuinely uncertain. Great ritual uncertainty requires the most potent magic, which is blood. Of the 1944 Normandy invasion, an American journalist recalled, “The moment of the invasion was a great and solemn moment; it was a prayerful time. Because one didn’t know! And everything was at stake, everything.”(9) “When I think of the beaches of Normandy choked with the flower of American and British youth,” Churchill told Eisenhower before the assault, “and when in my mind’s eye I see the tides running red with their blood, I have my doubts. I have my doubts.”(10) Win or lose, the outcome of ritual effort must be clear and definite. Time and space must be redefined. History begins from this moment; territorial borders are re-created or reaffirmed. Time and space are consecrated anew, as if for the first time. This moment becomes the new beginning of the group, as World War II was for the generation of Americans now passing from the scene. Only another ritual can repair a failed ritual. It could be argued, for example, that the ritual failure of the Vietnam war precipitated the sacrifice of Richard Nixon as a sitting president in the Watergate scandal that resulted in his resignation.

10.3.1 Media Ritual

All important things in society are ritualized. The prototype ritual of nation-state cohesion is popular war, though other rituals count. These include presidential elections, sending soldiers off to war, and welcoming them home again. These national rituals also organize and express group identity, but blood sacrifice is the most potent. This is because it is body-transforming. In the system of nationalism mass media perform the same functions that sacred and priestly texts perform in other religious systems. They recall central moments of group identity, rehearse ritual and mythic structures for believers, and pull from the flux of daily life what is grist for the mill of religious nationalism. The view that media are a reduced or corrupted ritual form is mistaken insofar as this is a claim that media rituals have replaced, badly, something else. The something else is blood sacrifice, the central rite of nation-groups. Media are instrumental in reporting blood sacrifice and assembling congregations who acquire knowledge of group threats and sacrificial occasions, and are socialized into the proper execution of ritual forms by media. Nationalism is the religion; among the vehicles available to ritualize it are media. Our central points about ritual as it pertains to nationalism are these:
The purpose of ritual is to sustain the group by repeating (at various levels of intensity) the act of group creation. A successful ritual stops time at the perfect creation moment. It repeats and freezes the retrospectively golden event when the group was created out of sacrifice. In this moment the debt to the bloodthirsty god was paid. The group was pristine. This was the moment when sacrifice was truly enough, when we were delivered from time and death. Rituals may be contrived or opportunistic. The most powerful rituals of nation-group solidarity are opportunistic responses, such as war, to group threat. But opportunistic rituals are unreliable in their occurrence and expensive in their prosecution. Their magic is great precisely because they are risky and costly. Contrived or pre-planned seasonal rituals fill in the intervals between opportunistic group-forging rituals by rehearsing the drama of sacrifice and regeneration. American presidential elections are prototypic contrived rituals of sacrifice and regeneration. Rituals have two major dynamics. They create the world by transforming chaos into cosmos, to use Mircea Eliade’s terms, or they re-model and recall the transformation of chaos into cosmos. All rituals model and transform to one degree or another, but rituals may be classified by whether they are primarily transforming or commemorative. On the principle that the social is constructed out of the body, the most powerful rituals transform bodies directly. In relation to them media rituals are representational and commemorative. They do not have the power of blood sacrifice, but they do have a critical function. They re-present blood sacrifice that has occurred or is occurring, and they scan the environment for events that lend themselves to future blood sacrifice. Media preoccupation with violence speaks to their role in the ritual system of blood sacrifice. We stay in shape as a group by imposing ritual form on events of the world, large and small, as they offer themselves. Thus media constantly rehearse the structure of sacrifice and its supporting myths. Ritualized events focus group attention on threats to solidarity and help set in motion resolving rituals that work more or less well. In this way devotees ritually refurbish group solidarity and wait for the peculiar mix of events that signify more serious group threats.

### 10.3.2 The Rabin Assassination

The organized structures that interest us are exclusive neither to the United States nor Christianity. They are totemic. The representation of national blood sacrifice in totem terms was visible on Israeli television following the assassination of Israeli Prime Minister Yitzhak Rabin in November, 1995. We will briefly address some of its features. In the greater vulnerability of Israel's territorial boundaries and the loss of a traditional ritual enemy the Oslo peace accords posed a genuine totem crisis for Israelis. In the period leading up to Rabin's assassination that peril was ritually expressed in angry images of dissent portraying the Prime Minister in Palestinian headdress and, alternatively, in SS uniform. Protest that blurred distinctions among group members in relation to traditional Others conveyed dissenters' belief that traditional group boundaries and definitions were at risk. A vulnerable group may precipitate the sacrifice of a group leader who has staked his all on embodying it, though this sacrifice may take many forms besides assassination, including electoral defeat. (11) The bloody assassination of Rabin instantly became a ritual focus for renewing national unity and shoring up the group's sense of itself through demonstrations of collective redemption to the idea for which Rabin was assassinated.

Would the incremental unity achieved by this blood sacrifice endure? The assassination was not a popular war in which the blood sacrifice of soldiers directly touches many families. But, as Prime Minister, Rabin had a para-family relationship to every member of the group. He was a willing sacrifice just as a soldier is, and for the same reason. As the most exalted member of the totem class, his job was to bear the burdens of the group and sacrifice himself to it when called to do so. Within hours of the assassination Acting Prime Minister Shimon Peres appeared on television to assure group members that the sacrifice had been willing. On the last day of his life, said Peres, the usually dour Israeli Prime Minister had been happy and serene. He had his fate willingly.

A prominent element in the ritual reconstruction of the assassination was the lyric sheet for a peace song sung by the Prime Minister minutes before his death. Blood from the fatal wounds soaked the lyric sheet. The story of this relic was endlessly repeated in media and recounted at the funeral by Rabin's closest aide, who displayed it for devotees. It performed the same ritual function of the flag soaked in battlefield blood of American sacrificial myth. Both embody the spirit of the soldier sacrificed for the group idea, in this case, peace with Israel's neighbors.

But the sacrifice was imperfect. Rabin's assassination was not unanimous victimage. Though his death may have been the real or fantasized wish of many group members, it was not the articulated resolve of the group, as in a popular war in which citizens are moved to declare that they offer their children for sacrifice. Imperfect sacrifice risks exposing the totem secret. The knowledge that the group cannibalizes itself to survive is group-threatening. Seven months after the assassination, Israelis overturned the Labor government that had cast itself as inheriting Rabin's policies. They did so uncertainly. Less than a single per cent of the vote separated the two major candidates amid significant gains by splinter parties. The sacrifice of Rabin, followed by a series of suicide bombings whose casualties were enough to imperil totem unity but not enough for
a full-scale war, left the country muddled and searching for a unifying vision. In totem terms the prognostication was that more sacrifice would be required before a defining sacrifice could be declared.

10.3.3 Conclusion

Cohesion in enduring groups is accomplished within a framework of violence as a structural rather than contingent social force, religion as the truth that we are willing to die for, and the re-presentation of society to itself through blood sacrifice rituals performed on the bodies of supplicants. The most powerful expression of this religious framework in the United States, and perhaps not only there, is nationalism. On the surface, we deny nationalism's religious attributes and functions in order to keep the killing authority of the group from being challenged by sectarian faiths that have been stripped of the power to sacrifice the lives of devotees. When these faiths or others do challenge totem power, a totem that wishes to endure must fend them off decisively. This means by killing its own, if necessary. If it does not act, a new enforcer may overthrow it.

Our analysis is not a brief in favor of violence or against it. It is an argument about the structural role of violence in organizing and maintaining enduring groups. It is clear that human beings suffer greatly from violence. The practice of non-violence does not avoid suffering or end violence; it redistributes both. Answering violence with non-violence may be no less painful and destructive in its effects on individuals and groups. Similarly, benefits may accompany both violence and non-violence in the form of group unity and survival. It may be troubling to realize that there are no absolute formulas for achieving peace and goodness, such as total reliance on the precept never to act violently. In the language of sectarian religion, our dilemma is that we are never without sin, which is to say, violence, even when we give up our own bodies, or our children's, to the violence of others. The traditional esteem in which we hold non-violent sacrifice to the forces of violence is misleading to this extent: conventional interpretations of non-violence obscure and conceal the violent authority that demands sacrifice and perpetrates violence against supplicants or their perceived enemies, even when both parties offer themselves willingly. We are meant not to notice. The secret keeps us together.

10.4 Soviet Civil Religion

Dr. Nikolas K. Gvosdev

Although the Soviet Union was officially an atheist state (with formal church-state separation but active discrimination against religion), this does not mean that it was an irreligious state. On the contrary, the Soviet state put into place an elaborate and quite developed system of civil religion, partly to combat traditional religiosity but also to serve important political goals.

The formal faith that undergirded the Soviet system was this: that the laws of history are inevitably moving mankind forward in terms of development. The Communist party, by understanding these laws of history, based upon materialism, can craft and develop policies that will accelerate this process. Karl Marx and Vladimir Lenin are the key theoreticians whose ideas made the Soviet system possible, and their writings retained relevance for "present" day conditions. Communism's triumph is in fact inevitable; it is a process of evolution. Thus, there was a belief unverifiable by reason or proof, with a set of sacred texts for exposition and study.

The Communist Party put great stress upon proper ideology, of bringing the world into conformity with that ideology as much as possible. The Party set up schools to train ideological workers and propagandists who could bring the faith out to the masses and seek conversions.

The Communist Party created a civil calendar of events and festivals, days of rejoicing and days of remembrance. It created a hagiography of martyrs and heroes and achievers, and called upon the living to emulate their example. It attempted to create a series of rituals from birth to death to mark the major stages of human life and existence, with the greatest success in the areas of marriage and funerals. It created places of pilgrimage, places associated with the revolutionary struggle, or places with collections of items associated with the revolution, or places where key heroes and leaders were buried. It created organizations for training the youth and set out rites of passage by which ideological inculcation could take place.

The regime created a panoply of symbols and slogans to mark out its religious territory.
The state tried to encourage citizens to read and study the key texts, provided times and places for meetings to expound upon the faith, and even for citizens to display images of key leaders and figures in the civil religion.

The Party chose its first leader and key organizer, Vladimir Lenin, to serve as the incarnation of Communist values; with his life being set forth as an example and his body preserved as a living reminder of the vibrancy of Communist ideals. A quasi-form of immortality was also created in which Lenin's ideals were said to be deathless and on-going.

The purpose of Soviet civil religion was to provide a sense of unity to a disparate people and to provide a basis for societal cohesion and optimism—to provide faith in a better future. More importantly, it transmitted certain values and expectations to the populace. Even when treated as tongue in cheek by a majority of the population, it shaped attitudes and patterns of thought.

**BASIC CALENDAR OF THE SOVIET CIVIL YEAR:**

New Year's Day: gift-giving and celebration of the new year

International Woman's Day: recognition of the struggles of women and their role in society

May Day: spring renewal; stress on youth and optimism for the Communist future

Victory Day (May 9th): sacrifices recalled, the harsh and difficult struggle against the Nazi foe that resulted in final victory for the Soviet state (Golgotha and Resurrection)

Revolution Day (November 7th): birth of the Soviet state; primary legitimating event (onward rush of revolution)

**BASIC LIFE CHART:**

Birth: assigning of a name to the newborn. During heights of Soviet enthusiasm—choice of names that reflect ideology (VladLen (Vladimir Lenin), Ninel (Lenin backwards), Melor (Marx-Engels-Lenin-October-Revolution)

Education and youth: First day of school: "Study, study, study" (Lenin's quote). Stories of the young Lenin, his capacity for kindness and study. Study of ideology and inculcation in "communist morality." Desire to have the symbols of membership: pins, stars, red kerchiefs. Rites of passage through Young Pioneers and Komsomol (Communist Youth League). Graduation and determination of ideological purity (church-going, for example, disqualifies one for university admission)

Professional life: weekly party meetings, study of writings and ideology. Participation in rallies and parades. Membership in the union and perhaps in the Party itself, for which a candidate's entire life undergoes a screening and one must show proficiency in the ideology.

Marriage: Soviet wedding palace ceremony followed by leaving of bouquet at Victory monument or Lenin monument

Death: Soviet funeral, stress on how deceased worked to build up socialism and contribute to the cause

**11 Methodology of the transformation**

This chapter concerns itself with all of the tools and techniques employed starting in 1913 to the present to transform a republic based on inalienable individual rights to a socialist democracy based on collective rights. These techniques are patterned after the ten planks of the Communist Manifesto stealthily and surreptitiouslys implemented by a corrupted legal profession.

The end result of all the steps documented in the following subsections is to turn a de jure republic into a de facto socialist totalitarian democracy which replaces individual rights with collective rights. That de facto socialist democracy is thoroughly described in the following:
11.1 Psychological Tools of Transformation

The following subsections describe the tools used to accomplish the transformation from a republic to a socialist democracy.

11.1.1 “Social Justice” as the justification for transformation

Socialism cannot be implemented without replacing LEGAL “justice” with POLITICAL “Social justice”. This turns courts into political rather than legal instruments for redistributing wealth. The following subsections will define and compare these two types of justice so the reader can see how the transformation is accomplished.

11.1.1.1 Political definition of “Social Justice”

“Social Justice” is used as the justification by statists for transforming a free society where the people are equal to the government into a civil religion that worships government as a pagan deity. Here is a POLITICAL definition of the term from a United Nations report:

“Social justice may be broadly understood as the fair and compassionate distribution of the fruits of economic growth...”

[...]

“Social justice is not possible without strong and coherent redistributive policies conceived and implemented by public agencies.”


According to the above U.N. definition, “social justice” therefore implies:

1. A strong overarching government MUCH more powerful than individuals so it can STEAL from individuals with impunity.

The Law and Charity

You say: "There are persons who have no money," and you turn to the law, but the law is not a breast that fills itself with milk. Nor are the actual veins of the law supplied with milk from a source outside the society. Nothing can enter the public treasury for the benefit of one citizen or one class unless other citizens and other classes have been forced to send it in. If every person draws from the treasury the amount that he has put in it, it is true that the law then plunders nobody. But this procedure does nothing for the persons who have no money. It does not promote equality of income. The law can be an instrument of equalization only as it takes from some persons and gives to other persons. When the law does this, it is an instrument of plunder.

[The Law, Frederic Bastiat; SOURCE: http://famguardian.org/Publications/TheLaw/TheLaw.htm]

2. A collectivist society, where everything is controlled by the state. Control is synonymous with ownership, because ownership is based on the right to EXCLUDE any and all others from using or benefitting from a thing:

Collectivism: a political or economic theory advocating collective control [e.g. OWNERSHIP] esp. over production and distribution or a system marked by such control.


Property. [...] The term is said to extend to every species of valuable right and interest. More specifically, ownership: the unrestricted and exclusive right to a thing: the right to dispose of a thing in every legal way, to possess it, to use it, and to exclude everyone else from interfering with it. That dominion or indefinite right of use or disposition which one may lawfully exercise over particular things or subjects. The exclusive right of possessing, enjoying, and disposing of a thing. The highest right a man can have to anything; being used to
A government that can take away your property that you haven’t hurts someone with is the REAL owner. You are just a custodian over THEIR property if they can do THAT. For more on collectivism, see:

Collectivism and How to Resist It Course, Form #12.024
http://sedm.org/Forms/FormIndex.htm

3. A government with superior or supernatural powers above human beings, who are the natural. If it is theft for a human to steal wealth from one and give to another and all people are equal, then the government can’t do it either.

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

Nor is it taxation. ‘A tax,’ says Webster’s Dictionary, ‘is a rate or sum of money assessed on the person or property of a citizen by government for the use of the nation or State.’ ‘Taxes are burdens or charges imposed by the Legislature upon persons or property to raise money for public purposes,’ Cooley, Const. Lim., 479.

Cooller, J., in Northern Liberties v. St. John’s Church, 13 Pa.St. 104 says, very forcibly, ‘I think the common mind has everywhere taken in the understanding that taxes are a public imposition, levied by authority of the government for the purposes of carrying on the government in all its machinery and operations—that they are imposed for a public purpose.’ See, also Pray v. Northern Liberties, 31 Pa.St. 69; Matter of Mayor of N.Y., 11 Johns., 77; Camden v. Allen, 2 Dutch., 398; Sharpless v. Mayor, supra; Hanson v. Vermont, 27 Ia., 47; Whiting v. Fond du Lac, supra.” [Loan Association v. Topeka, 20 Wall. 655 (1874)]

4. No equality between the government and the governed.
5. Coerced servitude to the will of the majority at the expense of the individual.
6. Idolatry, which is the worship or servitude towards anything but God, and ESPECIALLY towards civil rulers.

Then all the elders of Israel gathered together and came to Samuel at Ramah, and said to him, "Look, you are old, and your sons do not walk in your ways. Now make a king to judge us like all the nations [and be OVER them]."

But the thing displeased Samuel when they said, "Give us a king to judge us." So Samuel prayed to the Lord.

And the Lord said to Samuel, "Hed the voice of the people in all that they say to you; for they have rejected Me [God], that I should not reign over them. According to all the works which they have done since the day that I brought them up out of Egypt, even to this day—with which they have forsaken Me and served other gods [Kings, in this case]—so they are doing to you also government becoming idolatry. Now therefore, heed their voice. However, you shall solemnly forewarn them, and show them the behavior of the king who will reign over them."

So Samuel told all the words of the LORD to the people who asked him for a king. And he said, "This will be the behavior of the king who will reign over you: He will take [STEAL] your sons and appoint them for his own chariots and to be his horsemen, and some will run before his chariots. He will appoint captains over his thousands and captains over his fifties, will set some to plow his ground and reap his harvest, and some to make his weapons of war and equipment for his chariots. He will take [STEAL] your daughters to be perfumers, cooks, and bakers. And he will take [STEAL] the best of your fields, your vineyards, and your olive groves, and give them to his servants. He will take [STEAL] a tenth of your grain and your vintage, and give it to his officers and servants. And he will take [STEAL] your male servants, your female servants, your finest young men, and your donkeys, and put them to his work [as SLAVES]. He will take [STEAL] a tenth of your sheep. And you will be his servants [:PUBLIC OFFICER SLAVES/WHORES:]. And you will cry out in that day because of your king whom you have chosen for yourselves, and the LORD will not hear you in that day."

Nevertheless the people refused to obey the voice of Samuel; and they said, "No, but we will have a king over us, that we also may be like all the nations, and that our king may judge us and go out before us and fight our battles."

[1 Sam. 8:4-20, Bible, NKJV]

7. The resulting government CANNOT be one of delegated powers from the people, because The Sovereign People cannot delegate a power to a government that they themselves do not possess. The following maxims of law prove this point out.
11.1.2 Legal Definition of “justice”

The essence of the meaning of “justice” in fact, is the right to be “left alone”:

PAULSEN, ETHICS (Thilly’s translation), chap. 9.

“Justice, as a moral habit, is that tendency of the will and mode of conduct which refrains from disturbing the lives and interests of others, and, as far as possible, hinders such interference on the part of others. This virtue springs from the individual’s respect for his fellows as ends in themselves and as his co-equals. The different spheres of interests may be roughly classified as follows: body and life; the family, or the extended individual life; property, or the totality of the instruments of action; honor, or the ideal existence; and finally freedom, or the possibility of fashioning one’s life as an end in itself. The law defends these different spheres, thus giving rise to a corresponding number of spheres of rights, each being protected by a prohibition. . . . To violate the rights, to interfere with the interests of others, is injustice. All injustice is ultimately directed against the life of the neighbor; it is an open avowal that the latter is not an end in itself, having the same value as the individual’s own life. The general formula of the duty of justice may therefore be stated as follows: Do no wrong yourself, and permit no wrong to be done, so far as lies in your power; or, expressed positively: Respect and protect the right.”


The U.S. Supreme Court stated the above slightly differently:

“The makers of our Constitution undertook to secure conditions favorable to the pursuit of happiness. They recognized the significance of man’s spiritual nature, of his feelings and of his intellect. They knew that only a part of the pain, pleasure and satisfactions of life are to be found in material things. They sought to protect Americans in their beliefs, their thoughts, their emotions and their sensations. They conferred, as against the Government, the right to be let alone - the most comprehensive of rights and the right most valued by civilized men.”


So in the context of “government” as legally defined, the FIRST duty of government is to LEAVE YOU ALONE, and to ONLY enforce that which you have specifically asked for and consented to in a civil context. If they won’t do that, then you shouldn’t be hiring them to protect your right to be left alone by anyone ELSE through paying them “taxes”.

“Justice is the end of government. It is the end of civil society. It ever has been, and ever will be pursued, until it be obtained, or until liberty be lost in the pursuit.”

[James Madison, The Federalist No. 51 (1788)]

The Bible also states the foundation of justice by saying:

“Do not strive with [or try to regulate or control or enslave] a man without cause, if he has done you no harm.”

[Prov. 3:30, Bible, NKJV]

And finally, Thomas Jefferson agreed with the above by defining “justice” as follows in his First Inaugural Address:

“With all [our] blessings, what more is necessary to make us a happy and a prosperous people? Still one thing more, fellow citizens—a wise and frugal Government, which shall restrain men from injuring one another.

88 Source: Requirement for Consent, Form #05.003, Section 2.1; http://sedm.org/Exhibits/ExhibitIndex.htm.
Therefore, the word “injustice” means interference with the equal rights of others absent their consent and which constitutes an injury NOT as any law defines it, but as the PERSON who is injured defines it. Under this conception of “justice”, anything done with your consent cannot be classified as “injustice” or an injury.

The most obvious form of injustice is a criminal mafia that will continue to disturb and threaten you until you pay them “protection money” in order to essentially procure the PRIVILEGE to be left alone. This is the model upon which the IRS operates: They continue to harass, lien, and levy you administratively, even if you are NOT a statutory “taxpayer” and instead are a non-resident non-person, unless and until you essentially pay them “protection money”. Materials on our site prove extensively that a criminal mafia is EXACTLY what the IRS is, including the following memorandum of law:

**Origins and Authority of the Internal Revenue Service, Form #05.005**
http://sedm.org.Forms/FormIndex.htm

The concept of justice explains why a policeman must have “probable cause” in order to detain, arrest, or interrogate you. The presumption is that you have a right to be left alone and the policemen must not disturb your peace unless they have a reasonable cause to do so that is or can be demonstrated with court admissible evidence.

The concept of justice originates from the legal definition of property. The essence and foundation of the “property right”, as held by the U.S. Supreme Court, is the right to EXCLUDE ANYONE AND EVERYONE else, from using, controlling, or benefiting from the use of YOUR property:

> “We have repeatedly held that, as to property reserved by its owner for private use, "the right to exclude [others is] one of the most essential sticks in the bundle of rights that are commonly characterized as property."” Loretto v. Telepromter Manhattan CATV Corp., 458 U.S. 419, 433 (1982), quoting Kaiser Aetna v. United States, 444 U.S. 164, 176 (1979); “[Nollan v. California Coastal Comm’n, 483 U.S. 825 (1987)]]


The right to exclude that is the essence of the right to PRIVATE property extends not only to other people or businesses, but to ANY and EVERY government, because under the concept of equal protection and equal treatment, all “persons”, including artificial “persons” such as government corporations, are EQUAL. The result of exercising your right to exclude the government is that they HAVE to LEAVE the PROPERTY ALONE, and NOT try to steal it or deceive you into donating it to them. The only lawful basis for interfering with the use or ownership of any kind of property is when the property is abused to INJURE the equal rights of your sovereign neighbor, and that interference can come only AFTER the injury is inflicted, and not before.

> “The sole end, for which mankind are warranted, individually or collectively… in interfering with the liberty of action of any of their number, is self-protection.”
> [John Stewart Mill, On Liberty, p. 223]

> “Do not strive with [or try to regulate or control or enslave] a man without cause, if he has done you no harm.”
> [Prov. 3:30, Bible, NKJV]
Every remedy provided by a lawful de jure government for the protection of private rights therefore BEGINS with demonstrating a quantifiable PAST and not FUTURE injury to a specific, enumerated natural or constitutional right. That remedy can only be imposed absent our consent when the following two conditions are met:

1. Someone’s else’s equal rights have been injured. AND
2. A specific injury has resulted from that violation under the common law.
   2.1. If the remedy is a civil statutory remedy, we must have a domicile within the jurisdiction of the court administering the remedy before it can be invoked.
   2.2. If the remedy is a civil common law remedy, no domicile is necessary to invoke it in court.
   2.3. If the remedy is a criminal remedy, the violation occurred on territory protected by the sovereign. Otherwise the act of criminal enforcement against nonresident parties amounts essentially to international terrorism.

Fulfillment of the above requirements in a court of law is why those serving as “judges” are referred to as “justices”.

“Leaving people alone” and “not injuring them” are therefore equivalent. The biblical definition of “love” also fills this requirement not to harm others and thereby to ensure that you “leave them alone”.

> For the commandments, "You shall not commit adultery," "You shall not murder," "You shall not steal," "You shall not bear false witness," "You shall not covet," and if there is any other commandment, are all summed up in this saying, namely, "You shall love your neighbor as yourself."

> Love does no harm to a neighbor; therefore love is the fulfillment of the law.
> [Romans 13:9-10, Bible, NKJV]

In order to sue someone in court for an injury to your private rights under the common law, you must be able to demonstrate an injury. This is called “standing”. You don’t have the right or the jurisdiction to interfere with others and drag them into court until THEY have injured you and thereby disturbed your right to be left alone. That’s what the Readings on the History and System of Common Law book above implies.

11.1.3 **Legal justice can easily be perverted when it is defined as “give every man his due”**

This section is prompted by the following question appearing in our Member Forums:

**Ministry Introduction: Your Definition of “Justice”**

After advising a friend to review materials regarding the Introduction to your Ministry, she raises a valid point on the “Legal definition of Justice”. According to your Form #12.014, It is stated that the legal definition of justice is the right to simply be left alone.

Her concerns as well as mine are these:

1. After clicking the link and reading the entire page including Black’s Law Dictionary, we didn’t find anywhere where the “legal definition” of Justice is the right to be left alone.
2. After researching the bible, hoping to discover even biblical law that implies justice as simply the right to be left alone, I came up empty handed there as well.
3. No legal dictionary has this meaning, and it appears on the surface that this statement is purely driven by your contempt of the government. Not that that’s a bad thing, however, it doesn’t reflect “truth” and truth is justice.

I address these issues because that statement seems a bit misleading to the average person whose reading your material for the first time, and might be deterred from moving forward on the Path to Freedom if in fact there is no way to prove the author’s perspective of it.

As a member subscriber, I understand the mission at hand, and probably share the same sentiment as the author, however, I feel it my duty to at least address it, as it might be a hindrance to those who are willing to learn from and be a part of this ministry.

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89 Source: Requirement for Consent, Form #05.003, Section 2.2; http://sedm.org/Exhibits/ExhibitIndex.htm.

**Socialism: The New American Civil Religion**

Copyright Sovereignty Education and Defense Ministry, http://sedm.org
Form 05.016, Rev. 6-2-2014, ver. 1.12

EXHIBIT: ________
First of all, the author of the above appears to have missed the definition of “justice” in the context of the common law that we provided in the previous section:

PAULSEN, ETHICS (Thilly's translation), chap. 9.

"Justice, as a moral habit, is that tendency of the will and mode of conduct which refrains from disturbing the lives and interests of others, and, as far as possible, hinders such interference on the part of others. This virtue springs from the individual's respect for his fellows as ends in themselves and as his co equals. The different spheres of interests may be roughly classified as follows: body and life; the family, or the extended individual life; property, or the totality of the instruments of action; honor, or the ideal existence; and finally freedom, or the possibility of fashioning one's life as an end in itself. The law defends these different spheres, thus giving rise to a corresponding number of spheres of rights, each being protected by a prohibition. . . . To violate the rights, to interfere with the interests of others, is injustice. All injustice is ultimately directed against the life of the neighbor; it is an open avowal that the latter is not an end in itself, having the same value as the individual's own life. The general formula of the duty of justice may therefore be stated as follows: Do no wrong yourself, and permit no wrong to be done, so far as lies in your power; or, expressed positively: Respect and protect the right."


The author also overlooked most of the other treatment in the previous section, which also defined “justice” using the Bible and the U.S. Supreme Court. The fact that the word “justice” does not appear in the authorities cited isn’t terribly relevant, because the concept is sound from the authorities provided. The reader too should reread the previous section if they are at all uncertain about the meaning of justice.

Second of all, the main source of confusion comes from those who define justice as “giving every man his due”. It is quite common, for instance, to see legal definitions of “justice” include the phrase “giving every man his due” rather than simply “the right to be left alone”. Below are a few notable examples we dug up from various authoritative sources:

Justice, n. The title given to judges, particularly judges of U.S. and state supreme courts, and as well to judges of appellate courts. The U.S. Supreme Court, and most state supreme courts are composed of a chief justice and several associate justices.

Proper administration of laws. In jurisprudence, the constant and perpetual disposition of legal matters or disputes to render every man his due.

Commutative justice concerns obligations as between persons (e.g., in exchange of goods) and requires proportionate equality in dealings of person to person; Distributive justice concerns obligations of the community to the individual, and requires fair disbursement of common advantages and sharing of common burdens; Social justice concerns obligations of individual to community and its end is the common good.

In Feudal law, jurisdiction; judicial cognizance of causes or offenses. High justice was the jurisdiction or right of trying crimes of every kind, even the highest. This was a privilege claimed and exercised by the great lords or barons of the middle ages. Law justice was jurisdiction of petty offenses.

See also Miscarriage of justice: Obstructing justice.


The object of Law is the administration of justice. Law is a body of rule for the systematic and regular public administration of justice. Hence we may ask, at the outset, what is justice?

INSTITUTES OF JUSTINIAN, I, I, secs. 1, 3.

Justice is the set and constant purpose which gives to every man his due. The precepts of law are these: to live honorably, to injure no one, and to "give every man his due".

Justice — is rendering to every one [equally, whether citizen or alien] that which is his due. It has been distinguished from equity in this respect, that while justice means merely the doing [off] what positive law demands, equity means the doing of what is fair and right in every separate case.

justice — is rendering to every one [equally, whether citizen or alien] that which is his due. It has been distinguished from equity in this respect, that while justice means merely the doing [off] what positive law demands, equity means the doing of what is fair and right in every separate case.

The above definitions invite a PERVERSION of justice, and especially by judges. This is because:

1. He who writes the rules or definitions always wins. In other words, the CREATOR or GRANTOR of a PUBLIC right (franchise) literally OWNS everyone who exercises that right. See:

1.1. The U.S. Supreme Court:

"These general rules are well settled:

(1) That the United States, when it creates rights in individuals against itself [a "public right"], which is a euphemism for a "franchise" to help the court disguise the nature of the transaction, is under no obligation to provide a remedy through the courts. United States ex rel. Dunlap v. Black, 128 U.S. 40, 9 Sup.Ct. 12, 32 L.Ed. 354; Ex parte Atocha, 17 Wall. 439, 21 L.Ed. 696; Gordon v. United States, 7 Wall. 188, 195, 19 L.Ed. 35; De Groot v. United States, 5 Wall. 419, 431, 433, 18 L.Ed. 700; Comegys v. Vasse, 1 Pet. 193, 212, 7 L.Ed. 108.


[Supreme Court of the United States, April 14, 1919]

1.2. O'Reilly Factor, April 8, 2015, John Piper of the Oklahoma Wesleyan University

http://famguardian.org/Media/20150408_1958-The_O'Reilly_Factor-Dealing%20with%20alndangerous%20liberals%20biblically-Everett%20Piper.mp4

2. Congress WRITES the rules in their statutory civil franchises and civil laws. This includes the entire civil code. These “rules” protect ONLY “public rights”, not PRIVATE rights. In fact, you have to give up ALL of your natural and constitutional and common law rights to pursue a civil statutory remedy OF ANY KIND. In other words, you have to VOLUNTARILY SURRENDER your SOVEREIGN IMMUNITY to invoke a statutory remedy. This waiver of sovereignty and sovereign immunity under the common law and the Constitution is, in fact, how one becomes a “subject” under any “act of Congress”:

"The words "privileges" and "immunities," like the greater part of the legal phraseology of this country, have been carried over from the law of Great Britain, and recur constantly either as such or in equivalent expressions from the time of Magna Charta. For all practical purposes they are synonymous in meaning, and originally signified a peculiar right or private law conceded to particular persons or places whereby a certain individual or class of individuals was exempted from the rigor of the common law. Privilege or immunity is conferred upon any person when he is invested with a legal claim to the exercise of special or peculiar rights, authorizing him to enjoy some particular advantage or exemption."

[The Privileges and Immunities of State Citizenship, Roger Howell, PhD, 1918, pp. 9-10; SOURCE: http://famguardian.org/Publications/ThePrivAndImmOfStateCit/The_privileges_and_immunities_of_state_c.pdf]

Municipal law, thus understood, is properly defined to be "a rule of civil conduct prescribed by the supreme power in a state, commanding what is right and prohibiting what is wrong."

[...]

It is also called a rule to distinguish it from a compact or agreement: for a compact is a promise proceeding from us, law is a command directed to us. The language of a compact is, "I will, or will not, do this"; that of a law is, "thou shalt, or shalt not, do it." It is true there is an obligation which a compact carries with it, equal in point of conscience to that of a law; but then the original of the obligation is different. In compacts we ourselves determine and promise what shall be done, before we are obliged to do it; in laws, we are obliged to act without ourselves determining or promising anything at all. Upon these accounts law is defined to be "a rule."


3. The civil franchise code, in turn, only regulates public officers on official business and cannot impair PRIVATE or CONSTITUTIONAL rights. That is why 4 U.S.C. §72 requires public officers to serve in places NOT protected by the Constitution on federal territory within the exclusive jurisdiction of Congress. See:

3.1. Proof That There Is a "Straw Man", Form #05.042
http://sedm.org/Forms/FormIndex.htm

3.2. Why Statutory Civil Law is Law for Government and Not Private Persons, Form #05.037
http://sedm.org/Forms/FormIndex.htm

4. Judges essentially by fiat write the "definitions" by adding to statutes and case law through presumption and violation of the Rules of Statutory Construction and Interpretation. On the other hand, judges CANNOT violate these rules if statutes are not invoked to determine "what is due". See:

Legal Deception, Propaganda, and Fraud, Form #05.014
http://sedm.org/Forms/FormIndex.htm

5. Judges are financially "incentivized" to use the statutory PUBLIC definitions and thereby ENFRANCHISE you and the administration of justice in order to increase their importance, pay, and government revenues. It makes them into lords over their own franchise "fiefdom":

"franchise court. Hist. A privately held court that (usu.) exists by virtue of a royal grant [privilege], with jurisdiction over a variety of matters, depending on the grant and whatever powers the court acquires over time. In 1274, Edward I abolished many of these feudal courts by forcing the nobility to demonstrate by what authority (quo warranto) they held court. If a lord could not produce a charter reflecting the franchise, the court was abolished. - Also termed courts of the franchise.

Dispensing justice was profitable. Much revenue could come from the fees and dues, fines and amerce.

This explains the growth of the second class of feudal courts, the Franchise Courts. They too were private courts held by feudal lords. Sometimes their claim to jurisdiction was based on old pre-Conquest grants ... But many of them were, in reality, only wrongful usurpations of private jurisdiction by powerful lords. These were put down after the famous Quo Warranto enquiry in the reign of Edward I. "W.J.V. Windeyer, Lectures on Legal History 56-57 (2d ed. 1949)."


6. The definition judges INVENT by illegal means and Dicta invites you to use the civil STATUTORY definitions of what is "due" if you or they don't like the common law definitions. This then invites you to become a public officer and therefore "subject" of the government who is INFERIOR. That public officer is called a civil statutory "citizen", "resident", "person", or "taxpayer", etc.

The reason that so many legal reference sources try to confuse the definition of "justice" and replace the "right to be left alone" with the phrase "give every man his due" is to try to turn justice into a franchise and "benefit" that they can charge for and which you then have an obligation to PAY directly and personally for. That payment usually is demanded through income (franchise) taxes:

"Hominum caus jus constitutum est. Law is established for the benefit of man."


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90 Watch the following video for proof, right from Supreme Court justice Antonin Scalia: SEDM Exhibit 11.006; http://sedm.org/Exhibits/ExhibitIndex.htm.
Franchises are covered in:

http://sedm.org/Forms/FormIndex.htm

This type of abuse by judges in collusion with legislators is a perversion of the original meaning of the word so that “justice” can be turned into a profitable franchise and the courts can be turned into a place of business, like the money changers who Jesus got angry at.

“To no one will we sell, to no one will we refuse or delay right or justice.”
[Magna Carta, ch. 40 (1215)]

“Woe to you, scribes [religious leaders] and Pharisees [lawyers], hypocrites! For you pay tithe of mint and anise and cummin [to the false god of government with your attorney licenses and your 501(c)(3) and “privileged” tax exemptions, neither of which any positive law requires], and have neglected the weightier [most important] matters of the law [God’s Law]: justice and mercy and faith [in God, and Truth]. These you ought to have done, without leaving the others undone.”
[Jesus (God) in Matt. 23:23, Bible, NKJV]

Government is a ministry OF GOD that can never be done for profit. The minute it adopts a profit motive or tries to recruit you as a public officer in order to pay you “benefits” is the minute it becomes INJUSTICE. That injustice turns an ELITE class of BENEFACTORS of the franchise loot into plunderers of the oppressed or enfranchised class. It also turns the ballot box and the jury box into a BATTLEGROUND for loot.

“The income tax law under consideration is marked by discriminating features which affect the whole law. It discriminates between those who receive an income of four thousand dollars and those who do not. It thus vitiates, in my judgment, by this arbitrary discrimination, the whole legislation. Hamilton says in one of his papers, (the Continentalist), “the genius of liberty reprobrates everything arbitrary or discretionary in taxation. It exacts that every man, by a definite and general rule, should know what proportion of his property the State demands; whatever liberty we may boast of in theory, it cannot exist in fact while [arbitrary] assessments continue.” 1 Hamilton’s Works, ed. 1885, 270. The legislation, in the discrimination it makes, is class legislation. Whenever a distinction is made in the burdens a law imposes or in the benefits it confers on any citizens by reason of their birth, or wealth, or religion, it is class legislation, and leads inevitably to oppression and abuses, and to general unrest and disturbance in society [e.g. wars, political conflict, violence, anarchy]. It was hoped and believed that the great amendments to the Constitution which followed the late civil war had rendered such legislation impossible for all future time. But the objectionable legislation reappears in the act under consideration. It is the same in essential character as that of the English income statute of 1691, which taxed Protestants at a certain rate, Catholics, as a class, at double the rate of Protestants, and Jews at another and separate rate. Under wise and constitutional legislation every citizen should contribute his proportion, however small the sum, to the support of the government, and it is no kindness to urge any of our citizens to escape from that obligation. If he contributes the smallest mite of his earnings to that purpose he will have a greater regard for the government and more self-respect $927*592 for himself feeling that though he is poor in fact, he is not a pauper of his government. And it is to be hoped that, whatever woes and embarrassments may betide our people, they may never lose their manliness and self-respect. Those qualities preserved, they will ultimately triumph over all reverses of fortune."

[...]

“Here I close my opinion. I could not say less in view of questions of such gravity that go down to the very foundation of the government. If the provisions of the Constitution can be set aside by an act of Congress, where is the course of usurpation to end? The present assault upon capital is but the beginning. It will be but the stepping-stone to others, larger and more sweeping, till our political contests will become a war of the poor against the rich; a war constantly growing in intensity and bitterness.”

“If the court sanctions the power of discriminating taxation, and nullifies the uniformity mandate of the Constitution,” as said by one who has been all his life a student of our institutions, “it will mark the hour when the sure decadence of our present government will commence.” If the purely arbitrary limitation of $4000 in the present law can be sustained, none having less than that amount of income being assessed or taxed for the support of the government, the limitation of future Congresses may be fixed at a much larger sum, at five or ten or twenty thousand dollars, parties possessing an income of that amount alone being bound to bear the burdens of government; or the limitation may be designated at such an amount as a board of “walking delegates” may choose. It is not necessary. There is no safety in allowing the limitation to be adjusted except in strict compliance with the mandates of the Constitution which require its taxation, if imposed by direct taxes, to be apportioned among the States according to their representation, and if imposed by indirect taxes, to be uniform in operation and, so far as practicable, in proportion to their property, equal upon all citizens. Unless the rule...
of the Constitution governs, a majority may fix the limitation at such rate as will not include any of their own
number.
[Pollock v. Farmers’ Loan & Trust Co., 157 U.S. 429 (Supreme Court 1895)]

‘And you shall take no bribe, for a bribe blinds the discerning and perverts the words of the righteous.’
[Exodus 23:8; Bible, NKJV]

“He who is greedy for gain troubles his own house,
But he who hates bribes will live.”
[Prov. 15:27, Bible, NKJV]

“Surely oppression destroys a wise man’s reason.
And a bribe debases the heart.”
[Ecclesiastes 7:7, Bible, NKJV]

Justice implies equity between you and the government, and franchises destroy that equity. If you and the government are
truly equal to each other and THEY claim to be “sovereign” then you are too, because all their authority was delegated by
WE THE PEOPLE individually. You can’t delegate what you don’t have. Usury and injustice always happens when
private financial interest is allowed to trump justice, equality, and equity between you and the government. By “usury”, we
mean the abuse of money and franchises to create inequality between people under the law. Justice and “leaving you
alone” on the one hand, and franchises and “giving men their due” on the other hand are entirely incompatible with each
other. They should NEVER be allowed to be confused, because EVIL and criminal conflict of interest will always result.
That evil will happen because of the inequality and subjection that is created through franchises and commerce.

“Protectio trahit subjectionem, subjection proiectionem.
Protection draws to it subjection, subjection, protection. Co. Litt. 65.”
[Bouvier’s Maxims of Law, 1856;

To choose a domicile within the jurisdiction of a secular and therefore pagan government under civil statutes that impute
superior or supernatural powers to the government is to nominate a secular king to be ABOVE you and to FIRE God as
your protector:

Then all the elders of Israel gathered together and came to Samuel at Ramah, and said to him, “Look, you are
old, and your sons do not walk in your ways. Now make us a king to judge us like all the nations (and be
OVER them)”.  

But the thing displeased Samuel when they said, “Give us a king to judge us.” So Samuel prayed to the Lord.
And the Lord said to Samuel, “Heed the voice of the people in all that they say to you: for they have rejected
Me [God], that I should not reign over them. According to all the works which they have done since the day
that I brought them up out of Egypt, even to this day—with which they have forsaken Me and served other
gods [Kings, in this case]—so they are doing to you also [government becoming idolatry]. Now therefore,
heed their voice. However, you shall solemnly forewarn them, and show them the behavior of the king who
will reign over them.”

So Samuel told all the words of the LORD to the people who asked him for a king. And he said, “This will be
the behavior of the king who will reign over you: He will take [STEAL] your sons and appoint them for his
own chariots and to be his horsemen, and some will run before his chariots. He will appoint captains over his
thousands and captains over his fifties, will set some to plow his ground and reap his harvest, and some to
make his weapons of war and equipment for his chariots. He will take [STEAL] your daughters to be
perfumers, cooks, and bakers. And he will take [STEAL] the best of your fields, your vineyards, and your
olive groves, and give them to his servants. He will take [STEAL] a tenth of your grain and your vintage, and
give it to his officers and servants. And he will take [STEAL] your male servants, your female servants, your
finest young men, and your donkeys, and put them to his work [as SLAVES]. He will take [STEAL] a tenth
of your sheep. And you will be his servants. And you will cry out in that day because of your king whom you
have chosen yourselves, and the LORD will not hear you in that day.”

Nevertheless the people refused to obey the voice of Samuel; and they said, “No, but we will have a king over
us, that we also may be like all the nations, and that our king may judge us and go out before us and fight our
battles.”
[1 Sam. 8:4-20, Bible, NKJV]
Judges in civil franchise court try to make justice profitable by saying that the civil STATUTES are what is “due” rather than the Bill of Rights. If you gave a judge a choice of WHICH law he would enforce:

1. Common law or the Constitution that netted him NO money, NO power, and creates extra work executing because it relies on case law instead of statutes.
2. Civil franchise “codes”, which are profitable and literally make him the head of his own little fiefdom or “franchise”.

…then which one do you think he will ALWAYS choose? This subject is called “choice of law” in the legal field. It’s inevitable that the judge will ALWAYS choose civil franchises so he can STEAL the most money and grab the most power. Why even OFFER a judge this option by choosing a domicile, becoming a statutory “citizen” or “resident”? Its insanity and commercial suicide.

"It has long been my opinion, and I have never shrunk from its expression... that the germ of dissolution of our Federal Government is in the constitution of the Federal Judiciary--an irresponsible body (for impeachment is scarcely a scarecrow), working like gravity by night and by day, gaining a little today and a little tomorrow, and advancing its noiseless step like a thief over the field of jurisdiction until all shall be usurped from the States and the government be consolidated into one. To this I am opposed."
[Thomas Jefferson to Charles Hammond, 1821. ME 15:331]

"Contrary to all correct example, [the Federal judiciary] are in the habit of going out of the question before them, to throw an anchor ahead and grapple farther hold for future advances of power. They are then in fact the corps of sappers and miners, steadily working to undermine the independent rights of the States and to consolidate all power in the hands of that government in which they have so important a freehold estate."
[Thomas Jefferson: Autobiography, 1821. ME 1:121]

"The judiciary of the United States is the subtle corps of sappers and miners constantly working under ground to undermine the foundations of our confederated fabric. They are constraining our Constitution from a co-ordination of a general and special government to a general and supreme one alone. This will lay all things at their feet, and they are too well versed in English law to forget the maxim, 'boni judicis est ampliare jurisdictionem.'"
[Thomas Jefferson to Thomas Ritchie, 1820. ME 15:297]

"When all government, domestic and foreign, in little as in great things, shall be drawn to Washington as the center of all power, it will render powerless the checks provided of one government on another and will become as venal and oppressive as the government from which we separated."
[Thomas Jefferson to Charles Hammond, 1821. ME 15:332]

"What an augmentation of the field for jobbing, speculating, plundering, office-building ["trade or business" scam] and office-hunting would be produced by an assumption [PRESUMPTION] of all the State powers into the hands of the General Government?"
[Thomas Jefferson to Gideon Granger, 1800. ME 10:168]

However, you can’t cite the statutes if you are private, because they don’t and can’t regulate PRIVATE people. The only people this ministry helps are PRIVATE people who don’t participate in government franchises.

"Under basic rules of construction, statutory laws enacted by legislative bodies cannot impair rights given under a constitution. 194 B.R. at 925."
[In re Young, 235 B.R. 666 (Bankr.M.D.Fla., 1999)]

Civil statutes are privileges and franchises that only public officers can invoke. Accepting the “benefit” and “protection” of the civil statutes, which create PUBLIC rights (privileges) available only to PUBLIC OFFICERS called STATUTORY (civil) “citizens”, is how they recruit you into volunteering to make Pyramids for Pharaoh without straw for free and make you fornicate with the Beast. In effect, the try to bribe you with “benefits” to put PERSONAL interest above the requirements of God’s law and even above the requirements of the Constitution.

"Where do wars and fights come from among you? Do they not come from your desires for pleasure [unearned money or "benefits", privileges, or franchises, from the government] that war in your members [and your democratic governments]? You last [after other people’s money] and do not have. You murder [the unborn to increase your standard of living] and covet [the unearned] and cannot obtain [except by empowering your government to STEAL for you!]. You fight and war [against the rich and the nontaxpayers to subsidize your idleness]. Yet you do not have because you do not ask [the Lord, but instead ask the deceitful government]. You

---

91 For a discussion of Choice of Law rules, see: Federal Jurisdiction, Form #05.018, Section 3; http://sedm.org/Forms/FormIndex.htm.
ask and do not receive, because you ask amiss, that you may spend it on your pleasures. Adulterers and adulteresses! Do you not know that friendship [statutory “citizenship”] with the world [or the governments of the world] is enmity with God? Whoever therefore wants to be a friend [STATUTORY “citizen”, “resident”, “inhabitant”, “person” franchisee] of the world [or the governments of the world] makes himself an enemy of God.”

[James 4:4, Bible, NKJV]

'I [God] brought you up from Egypt [government slavery using franchises] and brought you to the land of which I swore to your fathers; and I said, 'I will never break My covenant with you. And you shall make no covenant [contract or franchise or agreement of ANY kind] with the inhabitants of this [corrupt pagan] land; you shall tear down their [man/government worshipping socialist] altars.' But you have not obeyed Me. Why have you done this?

'Therefore I also said, 'I will not drive them out before you; but they will become as thorns [terrorists and persecutors] in your side and their gods will be a snare [slavery?] to you.'"

So it was, when the Angel of the LORD spoke these words to all the children of Israel, that the people lifted up their voices and wept.

[Judges 2:1-4, Bible, NKJV]

We demonstrate in the following document how using “giving every man his due” as the definition of justice inevitably perverts and corrupts the finest of people in government because it turns the civil statutory code into a “protection franchise” that makes you into an indentured servant, slave, and whore of the government, often without even your knowledge:

**Why Domicile and Becoming a “Taxpayer” Require Your Consent, Form #05.002**

http://sedm.org/Forms/FormIndex.htm

The only way that the equity and equality that justice demands can be maintained between EVERYONE is to ensure that the ONLY measure for whether an injury has occurred is the criminal law and the constitution and the common law but NOT the civil statutes or franchise codes. Equality between the governed and the governors as the basis for ALL your freedom is covered in the following. You should NEVER surrender that equality, even for a bribe or “benefit”:

1. **Requirement for Equal Protection and Equal Treatment**, Form #05.033
   http://sedm.org/Forms/FormIndex.htm

2. **Foundations of Freedom Course, Form #12.021, Video 1: Introduction**
   http://sedm.org/Forms/FormIndex.htm

The Bible already defines “what is due to others”, which is NOTHING. Why, then, would you want to define “justice” as giving people “what is due”? If you owe others NOTHING, they have NO CHOICE but to “leave you alone”, and especially in court:

"Owe no one anything except to love one another, for he who loves another has fulfilled the law.”

[Romans 13:8, Bible, NKJV]

Adding ANYTHING to the above definition of “what is due” merely invites what Jesus called “the evil one” (Matt. 5:37) into your life. That method of invitation is dramatized in the following video:

**Devil’s Advocate: Lawyers-What We Are Up Against, Sovereignty Education and Defense Ministry (SEDM)**
https://sedm.org/what-we-are-up-against/

For those die hard socialists who think the world owes them something for nothing, or that they have the right to abuse their authority as a jurist or a voter to sanction the government to STEAL your money and redistribute it to others, consider the following holding of the U.S. Supreme Court.

“To lay, with one hand, the power of the government on the property of the citizen, and with the other to bestow it upon favored individuals to aid private enterprises and build up private fortunes, is none the less a robbery because it is done under the forms of law and is called taxation. This is not legislation. It is a decree under legislative forms.
Nor is it taxation. ‘A tax,’ says Webster’s Dictionary, ‘is a rate or sum of money assessed on the person or property of a citizen by government for the use of the nation or State.’ ‘Taxes are burdens or charges imposed by the Legislature upon persons or property to raise money for public purposes.’ Cooley, Const. Lim., 479.

Coulter, J., in Northern Liberties v. St. John’s Church, 13 Pa.St. 104 says, very forcibly, ‘I think the common mind has everywhere taken in the understanding that taxes are a public imposition, levied by authority of the government for the purposes of carrying on the government in all its machinery and operations—that they are imposed for a public purpose.’ See, also Pray v. Northern Liberties, 31 Pa.St. 69; Matter of Mayor of N.Y., 11 Johns., 77; Camden v. Allen, 2 Dutck., 398; Sharpless v. Mayor, supra; Hanson v. Vernon, 27 Ia., 47; Whiting v. Fond du Lac, supra.” [Loan Association v. Topeka, 20 Wall. 655 (1874)]

‘A tax, in the general understanding of the term and as used in the constitution, signifies an exaction for the support of the government. The word has never thought to connote the expropriation of money from one group for the benefit of another.’ [U.S. v. Butler, 297 U.S. 1 (1936)]

Consider also what Mark Twain said on the same subject:

“Don’t go around saying the world owes you a living. The world owes you nothing. It was here first.” [Mark Twain]

It’s a crime and sin to bribe a jurist or a voter, including with “benefits”. Any politician who offers more STOLEN loot, meaning an increase in “benefits” to government dependents, indirectly is guilty of that crime. No one receiving such a benefit can vote for any politician offering such “bribes” without becoming a CRIMINAL under both secular law and God’s law. That crime is IMPLEMENTED by using franchises to create inequality and impute superior powers to the government. It makes the government into the owner of EVERYTHING and EVERYONE, because ultimately EVERYONE becomes a public officer called a “taxpayer”. Property held in the name of the office and associated with the franchise license number, meaning the SSN or Slave Surveillance Number, becomes PUBLIC property you no longer own. That’s the ONLY way they can lawfully redistribute wealth: by moving money around that continues to be THEIRS and not YOURS, no matter WHOSE hands it ends up in.

Most of what happens in modern political campaigns would be irrelevant to the average American if the government had no “goodies” or “benefits” to bribe voters and jurists with. The bribes are STOLEN money to those who do not wish to participate or who are not allowed to quit. This makes those who receive the bribes into criminals and money launderers. God says its outside your “delegation order” found in the bible to be able to consent to do this. When you do it, you are a sinner and surrender the protections of His holy law:

“My son, if sinners [socialists, in this case] entice you,

Do not consent [do not abuse your power of choice]

If they say, “Come with us,
Let us lie in wait to shed blood [of innocent "nontaxpayers"];
Let us lurk secretly for the innocent without cause;
Let us swallow them alive like Sheol,
And whole, like those who go down to the Pit;
We shall fill our houses with spoil [plunder];
Cast in your lot [AND YOUR VOTE] among us,
Let us all have one purse [share the STOLEN LOOT]”--

My son, do not walk in the way with them [do not ASSOCIATE with them and don’t let the government FORCE you to associate with them either by forcing you to become a "taxpayer"/government whore or a "U.S. citizen"].

Keep your foot from their path;
For their feet run to evil,
And they make haste to shed blood.
Surely, in vain the net is spread
In the sight of any bird;
But they lie in wait for their own blood.
They lurk secretly for their own lives.
So are the ways of everyone who is greedy for gain [or unearned government benefits];
It takes away the life of its owners.”
[Proverbs 1:10-19, Bible, NKJV]
11.1.4 Biblical definition of “justice”: God’s law is the ONLY measure for whether “justice” is in deed and in fact served by any secular judge.²

The following Bible dictionary establishes that the only true measure for whether “justice” is in fact served by any judge or prosecutor is the entirety of God’s law:

**JUSTICE.** The word ‘justice’ occurs 115 times in RSV OT, usually for miṣpāṭ, ‘judgment’, the rule that should guide *JUDGES*. In the AV, however, it represents miṣpāṭ only once (Jb. 36:17); elsewhere it translates ṣeḏeq or ṣeḏāqā. The more frequent rendering of these latter nouns is ‘righteousness’; but when miṣpāṭ and ṣeḏāqā appear together AV translates the whole phrase as ‘judgment and justice’ (e.g. 2 Sa. 8:15; cf. Gn. 18:19), though RSV renders the same combination as ‘justice and righteousness’. In AV, therefore, ‘justice’ must be understood as being the same word as *‘RIGHTEOUSNESS’*, and seldom as denoting the specialized concept of ‘fair play’, or legal equity, with which the term justice is presently associated. The expression, ‘to do (someone) justice’, occurs twice, being taken from the corresponding Heb. verbal root ʿāḏaq, causative, which means ‘to declare one right’ (2 Sa. 15:4; Ps. 82:3). Similarly, the adjective ṣaddîq, ‘righteous’, is over 40 times rendered by the adjective *just*, in both vs. In RSV NT, the noun ‘justice’ represents both krisis, ‘judgment’, and dikaiosynē, ‘righteousness’. In AV it does not appear; but at over 30 points the adjective dikaios, ‘righteous’, is likewise translated by the English term *just*.

This biblical concept of justice exhibits development through nine, generally chronological stages.

1. Etymologically, it appears that the root of ʿāḏeq, like that of its kindred noun yōḵer, ‘uprightness’ (Dt. 9:5), signifies ‘straightness’, in a physical sense (BDB, p. 841).

2. But already in the patriarchal age ʿāḏeq has the abstract meaning of conformity, to a given object or to an accepted standard of values, e.g. Jacob’s ‘honest’ living up to the terms of his sheep-contract with Laban (Gn. 30:33). Moses thus speaks of just ʿāḏeq, weights and measures (Lv. 19:36; Dt. 25:15) and insists that Israel’s *JUDGES* pronounce *just* (AV: righteous, RSV) judgment* (Dt. 16:18, 20). Arguments that are actually questionable may seem, at first glance, to be *just* (Pr. 18:17; RSV, ‘right’); and Christian masters are cautioned to treat their slaves *justly and fairly* (Col. 4:1). Even inanimate objects may be described as *seḏeq*, if they measure up to the appropriate standards. The phrase, *paths of ʿāḏeq* (Ps. 25:3), for example, designates walkable paths.

3. Since life’s highest standard is derived from the character of deity, *justice*, from the time of Moses and onwards (cf. Dt. 32:4), comes to distinguish that which is God’s will and those activities which result from it. Heavenly choirs proclaim, *Just and true are thy ways* (Rev. 15:5). Recognizing the ultimacy of the will of the Lord, Job therefore asks, *How can a man be just before God?* (Jb. 9:2; cf. 4:17; 33:12). But even though God stands answerable to no man, still *to justice he doeth no violence* (37:23, RVg); for the actions of the God who acts in harmony with his own standard are always perfect and right (Zp. 3:5; Ps. 89:14). ʿāḏeq may thus describe Yahweh’s preservation of both human and animal life (Ps. 36:6) or his dissociation from vain enterprise (Is. 45:19). In both of the latter verses the EVV translate ʿāḏeq as ‘righteousness’; but it might with greater accuracy be rendered ‘regularity’ or ‘reliability’.

4. By a natural transition, *justice* then comes to identify that moral standard by which God measures human conduct (Is. 26:7). Men too must *do justice* (Gn. 18:19) as they walk with deity (Gn. 6:9; Mt. 5:48); for not the hearers, but the doers of the law, are *just* (AV: righteous, RSV) before God (Rom. 2:13). The attribute of justice is to be anticipated only in the hearts of those who fear God (Lk. 18:2), because justice in the biblical sense begins with holiness (Mt. 6:8; Mt. 6:20; 1 Thes. 2:10) and with sincere devotion (Lk. 2:25; Acts 10:22). Positively, however, the whole-hearted participation of the Gidites in the divinely ordered conquest of Canaan is described as *executing the just decrees of the Lord* (Dt. 33:21; cf. S. R. Driver, ICC). The need for earnest conformity to the moral will of God lies especially incumbent upon kings (2 Sa. 8:15; Je. 22:15), princes (Pr. 8:15), and judges (Ec. 5:8); but every true believer is expected to *do justice* (Ps. 119:121; AV: Pr. 1:3; cf. its personification in Is. 59:14). Justice constitutes the opposite of sin (Ec. 7:20) and serves as a marked characteristic of Jesus the Messiah (Is. 9:7; Ze. 9:9; Mt. 27:19; Acts 3:14). In the poetry of the OT there do arise affirmations of self-righteousness by men like David (*Judge me according to my righteousness, and establish the just*; 2 Sa. 7:8; AV: cf. 18:20-24) or Job (*I am ... just and blameless*; Jb. 12:4; cf. 1:1), that might appear incongruous when considered in the light of their acknowledged iniquity (cf. Jb. 7:21; 13:26). The poets’ aims, however, are either to exonerate themselves from particular crimes that enemies have laid to their charge (cf. Ps. 7:4) or to profess a genuine purity of purpose and single-hearted devotion to God (Ps. 17:1). They breathe the spirit of simple childlike faith, which throws itself unrestrained on God ... and they disclaim all fellowship with the wicked, from whom they may expect to be distinguished in the course of His Providence’ (A. F. Kirkpatrick, *The Book of Psalms*, 1906, 1, p. lxxvii). As Ezekiel described such a man, ‘He walks in my statutes ... he is righteous (AV, just), he shall surely live, says the Lord God’ (Ezk. 18:9).

² Source: Requirement for Consent. Form #05.003, Section 2.3; http://sedm.org/Exhibits/ExhibitIndex.htm.

Socialism: The New American Civil Religion
Copyright Sovereignty Education and Defense Ministry, http://sedm.org
Form 05.016, Rev. 6-2-2014, ver. 1.12
EXHIBIT:_______
5. In reference to divine government, justice becomes descriptive in a particular way of punishment for moral infraction. Under the lash of heaven-sent plagues, Pharaoh confessed, ‘The Lord is sādīq, and I and my people are wicked’ (Ex. 9:27; cf. Ne. 9:33); and the one thief cried to the other as they were crucified, ‘We indeed justly ... ’ (Lk. 23:41). For God cannot remain indifferent to evil (Hab. 1:13; cf. Zp. 1:12), nor will the Almighty pervert justice (Jb. 8:3; cf. 8:4; 36:17). Even the pagan of Malta believed in a divine nemesis, so that when they saw Paul bitten by a viper they concluded, ‘This man is a murderer ... justice has not allowed him to live’ (Acts 28:4). God’s punitive righteousness is as a consuming fire (Dt. 32:22; Heb. 12:29; ‘WRATH), and condemnation is just (Rom. 3:8).

6. From the time of the judges and onward, however, sēḏqā comes also to describe his deeds of vindication for the deserving, ‘the triumph of the Lord’ (Jdg. 5:11). Absalom thus promised a petitioner he ‘would give him justice’ (2 Sa. 15:4; cf. Ps. 82:3), and Solomon proclaimed that God ‘blesses the abode of the righteous (AV, just)’ (Pr. 3:33; cf. Ps. 94:15). Divine vindication became also the plea of Isaiah’s contemporaries, ‘They ask of me the ordinances of justice’ (Is. 58:2–3, AV); for though God’s intervention might have been delayed (Ec. 7:15; 8:14; cf. Is. 40:27), he yet ‘became jealous for his land, and had pity on his people’ (Joel 2:18).

7. Such words, however, introduce another aspect, in which divine justice ceases to constitute an expression of precise moral desert and partakes rather of divine pity, love and grace. This connotation appears first in David’s prayer for the forgiveness of his crimes over Bathsheba, when he implored, ‘Deliver me from bloodguiltiness, O God, thou God of my salvation, and my tongue will sing aloud of thy sēḏqā (deliverance)’ (Ps. 51:14). But what David sought was not vindication; for he had just acknowledged his heinous sin and, indeed, his depravity from birth (Ps. 51:5). His petition sought rather for undeserved pardon; and sēḏqā may be translated by simple repetition—O God of my salvation: my tongue shall sing of thy salvation: sēḏqā, in other words, has become redemptive; it is God’s fulfilling of his own graciously promised salvation, irrespective of the merits of men (cf. David’s same usage in Pss. 31:1; 103:17; 143:1). David’s counsellor, Ethan thus moves, in the space of two verses, from a reference to God’s justice [see according to sense 4 above] and judgment’ (Ps. 89:14, AV) to the joyful testimony, ‘In thy sēḏqā [promised grace] shall Israel be exalted’ (Ps. 89:16, AV; cf. a similar contrast within Is. 56:1). When Isaiah, therefore, speaks of ‘a just [AV; righteous, RSV; sādīq; God and a Saviour’ (Is. 45:21), his thought is not, ‘A just God, and yet at the same time a Saviour’, but rather, ‘A sādīq God, and therefore a Saviour’ (cf. the parallelism of *RIGHTeousNESS* with salvation in Is. 45:8; 46:13). Correspondingly, we read in the NT that ‘if we confess our sins, he is faithful and just [dikaios faithful to his gracious promise, not, demanding justice] and will forgive our sins’ (1 Jn. 1:9).

Such concepts of non-judicial ‘justice’, however, must be limited to those passages in which this usage is specifically intended. In Rom. 3, on the contrary, with its contextual emphasis upon the wrath of God against sin and upon the propitiatory sacrifice of Christ for the satisfaction of the Father’s justice, we must continue to understand dikaios (Rom. 3:26) in its traditional sense: That he [God] might be just [exacting punishment, according to sense 5 above], and yet at the same time] the justifier of him which believeth in Jesus’ (AV; see Sunday and Headlam, ICC; *JUSTIFICATION*).

8. As a condition that arises out of God’s forgiving ‘justice’, there next appears in Scripture a humbly possessed sēḏqā, which is simultaneously declared to have been God’s own moral attribute (sēḏqā in sense 4 above), but which has now been imparted to those who believe on his grace. Moses thus describes how Abraham’s faith served as a medium for imputed righteousness (Gn. 15:6), though one must, of course, observe that his faith did not constitute in itself the meritorious righteousness but was merely ‘reckoned’ so. He was justified through faith, not because of it (cf. John Murray, Redemption, Accomplished and Applied, 1955, p. 155). Hubakkak likewise declared, ‘The just shall live by his faith’ (Hab. 2:4, AV), though here too the justification derives, not from man’s own, rugged ‘faithfulness’ (RSVmg.), but from his humble dependence upon God’s mercy (contrast the self-reliance of the Babylonians, which the same context condemns; and cf. Rom. 1:17). ‘God, however, who first spake through the holy prophets, spoke in these last days by a Son ... ’ (Heb. 1:1). It was 12th-century prophetic Isaiah, however, who first spake directly of ‘the heritage of the servants of the Lord ... their sēḏqā from me’ (Is. 54:17). Of this ‘righteousness’, A. B. Davidson accurately observed, ‘It is not a Divine attribute. It is a Divine effect ... produced in the world by God’ (The Theology of the Old Testament, 1925, p. 143). That is to say, there exists within Yahweh a righteousness which, by his grace, becomes the possession of the believer (Is. 45:24). Our own righteousness is totally inadequate (Is. 64:6); but ‘in Yahweh we are righteous (ṣādīq) (Is. 45:25), having been made just by the imputed merit of Christ (Phil. 3:9). A century later, Jeremiah thus speaks both of Judah and of God himself as a ‘habitation of justice’ (Je. 31:23; 50:7, AV). i.e. a source of justification for the faithful (cf. Je. 23:6; 33:16, ‘Yahweh our righteousness’, Theo. Laetsch, Biblical Commentary, Jeremiah, 1952, pp. 191–192, 254).

9. But even as God in his grace bestows righteousness upon the unworthy, so the people of God are called upon to ‘seek justice’ (Is. 1:17) in the sense of pleading for the widow and ‘judging the cause of the poor and needy’ (Je. 22:16). ‘Justice’ has thus come to connote goodness (Lk. 23:50) and loving consideration (Mt. 1:19). Further, from the days of the Exile onward, Aram. sīḏq, ‘righteousness’, becomes specialized into a designation for alms or charity (Dt. 4:27), an equivalent expression for ‘giving to the poor’ (Ps. 112:9; cf. Mt. 6:1) One might therefore be led to conceive of biblical ‘justice’, particularly in these last three, supra-judicial senses, as involving a certain tension or even contradiction: e.g. sēḏqā in its 7th, gracious sense seems to forgive the very crimes that it condemns in its 5th, punitive sense. The ultimate solution, however, appears in the person and work of the Lord Jesus Christ. The ethical example furnished by his sinless life (Heb. 4:15) constitutes the climax of biblical revelation on the moral will of God and far exceeds the perverted though seemingly lofty justice of the scriptures and Pharisees (Mt. 5:20). Yet he who commanded men to be perfect, even as their heavenly Father is perfect (Mt. 5:48), exhibited at the same time that love which has no equal, as he laid down his life for his underserving friends (Jn. 15:13). Here was revealed sēḏqā, ‘justice’, in its ethical
stage 5, in its redemptive stage 7, and in its imputed stage 8, all united in one. He came that God might be just and yet the justifier of him that believeth in Jesus (Rom. 3:26) and that we might be found in him, who is made our righteousness and sanctification and redemption (1 Cor. 1:30).


[The New Bible Dictionary, Third Edition]

Below is what God expects of ALL judges, including secular judges:

Unjust Judgments Rebuked.

A Psalm of Asaph.

God stands in the divine assembly;
He judges among the gods (divine beings).
2 How long will you judge unjustly
And show partiality to the wicked? Selah.
3 Vindicate the weak and fatherless;
Do justice and maintain the rights of the afflicted and destitute.
4 Rescue the weak and needy;
Rescue them from the hand of the wicked.

5 The rulers do not know nor do they understand;
They walk on in the darkness [of complacent satisfaction];
All the foundations of the earth [the fundamental principles of the administration of justice] are shaken.
6 I said, “You are [a]god;
Indeed, all of you are sons of the Most High.
7 “Nevertheless you will die like men
And fall like any one of the princes.”
8 Arise, O God, judge the earth!
For to You belong all the nations.

[Psalm 82:1-8, Bible, NKJV]

The Messiah’s Triumph and Kingdom

2 Why do the nations rage,
And the people plot a vain thing?
2 The kings of the earth set themselves,
And the rulers take counsel together,
Against the Lord and against His Anointed, saying,
3 “Let us break Their bonds in pieces
And cast away Their cords from us.”

4 He who sits in the heavens shall laugh;
The Lord shall hold them in derision.
5 Then He shall speak to them in His wrath,
And distress them in His deep displeasure:
6 “Yet I have set My King
On My holy hill of Zion.”
11.1.1.5 “Legal justice” v. “Social/Political justice”

Let’s now compare “Legal justice” with “Social/Political justice”:

Figure 7: Legal justice v. Social/Political Justice

<table>
<thead>
<tr>
<th>#</th>
<th>Characteristic</th>
<th>“Legal Justice”</th>
<th>“Social/Political Justice”</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Equality between government and governed under the civil law</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>2</td>
<td>Promotes equality of RESULT</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>3</td>
<td>Promotes equality UNDER THE LAW for ALL</td>
<td>Yes</td>
<td>No. Government has “superior or supernatural” powers.</td>
</tr>
<tr>
<td>4</td>
<td>Type of equality promoted</td>
<td>Equality of OPPORTUNITY</td>
<td>Equality of RESULT (See communist manifesto)</td>
</tr>
<tr>
<td>5</td>
<td>Ownership/control of all property</td>
<td>Individuals</td>
<td>Government</td>
</tr>
<tr>
<td>6</td>
<td>Private property permitted</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>7</td>
<td>Sovereign within the system of government</td>
<td>Individual</td>
<td>Democratic majority</td>
</tr>
<tr>
<td>8</td>
<td>Biblical idolatry of individual in relation to government?</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>9</td>
<td>Implemented through what law system</td>
<td>Common law and equity</td>
<td>Civil statutory law that behaves as a franchises. Everyone is PRIVILEGED under the franchise.</td>
</tr>
<tr>
<td>10</td>
<td>Participation in the collective is</td>
<td>Voluntary and must be consented to</td>
<td>Coerced</td>
</tr>
<tr>
<td>11</td>
<td>Rights</td>
<td>Are unalienable and require consent to give away in relation to government.</td>
<td>Are revocable “privileges” that can be taken away by the majority. Hence they are PUBLIC PRIVILEGES, rather than REAL, unalienable rights.</td>
</tr>
<tr>
<td>12</td>
<td>Source of “rights”</td>
<td>God</td>
<td>Government grantor/creator</td>
</tr>
<tr>
<td>13</td>
<td>Contribution to paying for any and all rights</td>
<td>Absolute and exclusive</td>
<td>Zero. Completely irresponsible and insist on STEALING from another person or group or the rich.</td>
</tr>
<tr>
<td>14</td>
<td>Political issues and personal commitment to those issues defined mainly by</td>
<td>Morality, religion, and rationality (the spirit).</td>
<td>Personal economic expediency/need (the flesh).</td>
</tr>
</tbody>
</table>

A fascinating scientific study comparing conservatives to liberals validates the above table. See:

[Psalm 2:1-12, Bible, NKJV]
For collectivists and statists, “rights” really mean the following:

the notion of “rights” is a mere term of entitlement, indicative of a claim for any possible desirable good, no matter how important or trivial, abstract or tangible, recent or ancient. It is merely an assertion of desire, and a declaration of intention to use the language of rights to acquire said desire.

In fact, since the program of social justice inevitably involves claims for government provision of goods, paid for through the efforts of others, the term actually refers to an intention to use force to acquire one’s desires. Not to earn desirable goods by rational thought and action, production and voluntary exchange, but to go in there and forcibly take [STEAL] goods from those who can supply them!


Don’t allow “statists” or “collectivists” to pervert your language or redefine “justice” in the courtroom to mean “social justice”. Don’t allow them to perpetuate the superiority of the collective or government over the individual by this perversion of the definition. When you hear the term “social justice” from any politician, NEVER vote for him. “Social justice”= SOCIALISM. Insist on absolute equality at all times between the government and the governed, which we describe as the FOUNDATION of all your freedom in:

Foundations of Freedom Course, Form #12.021, Video 1: Introduction
FORMS PAGE: http://sedm.org/Forms/FormIndex.htm
VIDEO: http://www.youtube.com/watch?v=P3gfFibd5hk

If you allow them to redefine justice, you will ultimately become a human sacrifice to a pagan civil religion or “collective”. The “altar” where the sacrifice will occur is the judge’s bench, which is the altar of “Baal”. Hence “Bailiff”.

For a fascinating short video that demonstrates how the meaning of “justice” is perverted by adding the word “social” in front of it, see:

What is Social Justice?, Prager University
https://www.youtube.com/watch?v=rTBvQj2k6xo

The above video concludes about “Social Justice” the following:

1. “Social justice” is incompatible with freedom or a free society where all are equal under the law.
2. Social justice requires an elite set of privileged few in the government to decide how to redistribute wealth, and the concentration of power this creates is dangerous to freedom.
3. The only institution capable of imposing or coercing “social justice” is the state.
4. It has no concrete definition for socialists collectivists, because if they defined what it meant, they would discredit themselves.
5. It means whatever its champions want it to mean.
6. “Social Justice”=“good things” no one needs to ARGUE for and No one DARE be against.
7. “Social Justice” targets its conservative opponents as people who want to ENFORCE or COERCER THEIR values onto others. The opposite is the real truth, because “social justice” requires a coercive state in every area of life, while with LEGAL justice, the state only gets involved when there is a real, quantifiable injury to a RIGHT rather than a PRIVILEGE.
8. Those who oppose “social justice” are inevitably branded as “greedy”. The most frequent social group who are unjustly branded as “greedy” are conservatives or the right.
9. “Social Justice” is a tool of propaganda used by collectivists to get otherwise conservative people to unknowingly accept socialism and collectivism.
10. The use of the term is most appealing to the lower class as a method to mobilize and engage them into a commercial war against the upper class. It is essentially used as a recruitment mechanism for socialist organizers to recruit those who will abuse their voting power and jury service to STEAL from the rich and fill their pocket with the plunder by whatever means necessary.

"Here I close my opinion. I could not say less in view of questions of such gravity that go down to the very foundation of the government. If the provisions of the constitution can be set aside by an act of congress, where
is the course of usurpation [abuse of taxation power for THEFT and wealth transfer] to end? The present assault [WAR] upon capital [PRIVATE property] is but the beginning. It will be the stepping-stone to others, larger and more sweeping, till our political contests [in the jury box and the ballot box between the HAVE and the HAVE NOTS] will become a war of the poor against the rich— a war constantly growing in intensity and bitterness. "If the court sanctions the power of discriminating [UNEQUAL or GRADUATED] taxation, and nullifies the uniform mandate of the constitution," as said by one who has been all his life a student of our institutions, "it will mark the hour when the sure decadence of our present government will commence."

[Pollock v. Farmers' Loan and Trust Co., 157 U.S. 429 (1895)]

For an article that deals more with the subject of "social justice", see:

Wikipedia Topic: Social Justice; Downloaded 8/21/2014

For a complete treatment of the legal definition of "justice", see:

Requirement for Consent, Form #05.003, Section 2
http://sedm.org/Forms/FormIndex.htm

11.1.2 The Human Weakness that Facilitates Socialism and Statism: Avoidance of Liability or Responsibility

"The hand of the diligent will rule,
But the lazy [or irresponsible] man will be put to forced labor."

[Prov. 12:24, Bible, NKJV]

In previous sections, we showed how the shift in our culture away from Biblical law has taken us down the path to "humanism", which turns the "state" or government into a religion and a law system that eventually focuses itself on eradicating all other competing religions and law-systems in the society in order to ensure its own survival. Humanism is the worship of the "state" and it is the essence of socialism. Recall that a "state" is simply a collection of people within a political jurisdiction.

"State. A people permanently occupying a fixed territory bound together by common-law habits and custom into one body politic exercising, through the medium of an organized government, independent sovereignty and control over all persons and things within its boundaries, capable of making war and peace and of entering into international relations with other communities of the globe. United States v. Keshe, D.C.Cal., 56 F.Supp. 201 207, 208. The organization of social life which exercises sovereign power in behalf of the people. Delany v. Moralitis, C.C.A.Md., 136 F.2d. 129, 130. In its largest sense, a "state" is a body politic or a society of men. Beagle v. Motor Vehicle Acc. Indemnification Corp., 44 Misc.2d. 636, 254 N.Y.S.2d. 763, 765. A body of people occupying a definite territory and politically organized under one government. State ex re Maisano v. Mitchell, 155 Conn. 256, 231 A.2d. 539, 542. A territorial unit with a distinct general body of law. Restatement, Second, Conflicts, §3. Term may refer either to body politic of a nation (e.g. United States) or to an individual government unit of such nation (e.g. California)."


We will build on that theme in this section to show how the inexorable growth of the power and influence of the state and of humanism is perpetrated in our culture. Much of the content of this section derives once again from the excellent book "The Institutes of Biblical Law", Rousas John Rushdoony, 1973, pp. 664-669. The premise of this section is that the growth of humanism, socialism, and collectivism requires the government to exploit the weaknesses of the people. Thomas Jefferson warned us about this tendency of government, when he said:

"In every government on earth is some trace of human weakness, some germ of corruption and degeneracy, which cunning will discover, and wickedness insensibly open, cultivate and improve."

[Thomas Jefferson: Notes on Virginia Q.XIV, 1782. ME 2:207]

The chief weakness that covetous governments have learned to exploit in order to expand their power is to appeal to people's sinful need to avoid responsibility of all kinds and to thereby evade the consequence of their sinful, lazy, apathetic, and ignorant actions. People by nature are lazy and will always take the path of least resistance. They will often pay any

93 Extracted from Great IRS Hoax, Form #11.302, Section 4.3.10, ver. 4.11. See: http://famguardian.org/Publications/GreatIRS/IRS/9/GreatIRS1302.htm

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Form 05.016, Rev. 6-2-2014, ver. 1.12 EXHIBIT: ________
price to evade responsibility for themselves and their actions, including giving up all their rights. In legal terms, the
government therefore expands its power by:

1. Writing laws and creating programs that insulate people from responsibility for their actions and themselves.
2. Calling those who receive the benefit of these laws “privileged”
3. Instituting a tax on the “privileged” activities.
4. Persecuting those who speak out about the above types of exploitation.

In effect, the government “wolf” takes over the public fool (school) system, regulates the media, and coerces apathetic and
cowardly employers everywhere into helping them manufacture “sheep” that it may devour and enslave.

“Most assuredly, I say to you, he who does not enter the sheepfold by the door, but climbs up some other way
[using the Federal Reserve, the IRS, the media, and taking over the public schools], the same is a thief and a
robber.”
[Jesus in John 10:1, Bible, NKJV]

“If you make yourselves sheep, the wolves will eat you.”
[Benjamin Franklin]

“A democracy is a sheep and two wolves deciding on what to have for lunch. Freedom is a well armed sheep
contesting the results of the decision.”
[Benjamin Franklin]

“It is the duty of a good shepherd to shear his sheep, not to skin them.”
[Tiberius Caesar]

These sheep are “preprogrammed” to be irresponsible, dependent on government, dysfunctional, ignorant, apathetic, and
lazy. They are taught to evade personal responsibility for every aspect of their behavior. In short, their sin and violation of
God’s laws has made them unable to govern or support themselves, and so they have given government the moral authority
to step in as their “Parents Patriae”, or government parent, to take over their lives and become an agent of plunder to support
their sinful and irresponsible lifestyle. These sheep are trained and conditioned by our government “servants”, like
Pavlov’s dogs, to succumb to the enticements of an evil government (called a “Beast” in the book of Revelation in the
Bible) by participating in and partaking of the benefits of socialism and in so doing, they surrender their sovereignty to the
totalitarian democratic “collective”.

“A violent man entices his neighbor,
And leads him in a way that is not good
He winks his eye to devise perverse things;
He purses [covers] his lips [by not telling the whole truth] and brings about evil.”
[Prov. 16:29-30, Bible, NKJV]

The brainwashed sheep are unwittingly recruited to join a mob full of treacherous socialists who want to plunder the rich by
abusing their voting rights and their power sitting as a jurist. If a member of the flock of sheep balks at joining the socialist
mob, they are censured and punished usually financially for being politically incorrect. They are denied a job or a socialist
benefit and/or credit if they refuse to take the Mark of the Beast, the Socialist Security Number, or refuse to fill out a W-4
to begin withholding taxes. Those who participate in this brand of socialism all share “one purse”, and make the
government effectively into one big social insurance company to insulate themselves from responsibility for their own
laziness, apathy, greed, and sin. The role of government in a republic then transitions from that of only protecting the
people to that of punishing and plundering success while rewarding and encouraging failure. Here is how the Bible says we
should view this, and note that it says this is “evil” and that we should not participate in it:

Avoid Bad Company

“My son, if sinners [socialists, in this case] entice you,
Do not consent
If they say, “Come with us,
Let us lie in wait to shed blood;
Let us lurk secretly for the innocent without cause;
Let us swallow them alive like Sheol,
And whole, like those who go down to the Pit;
We shall fill our houses with spoil [plunder];
Cast in your lot among us,
Let us all have one purse”--
My son, do not walk in the way with them,
Keep your foot from their path;
For their feet run to evil,
And they make haste to shed blood.
Surely, in vain the net is spread
In the sight of any bird;
But they lie in wait for their own blood.
They lurk secretly for their own lives.
So are the ways of everyone who is greedy for gain;
It takes away the life of its owners.”
[Proverbs 1:10-19, Bible, NKJV]

God, however, wants us to follow His sacred law, and the result of doing so makes government unnecessary, because we become self-governing and self-supporting and do not make government into a false god or become idolaters in the process:

“He [God] brings the princes to nothing,
He makes the judges of the earth useless.”
[Isaiah 40:23, Bible, NKJV]

“How long will you slumber, O sluggard?
When will you rise from your sleep?
A little sleep, a little slumber,
A little folding of the hands to sleep--
So shall your poverty come on you like a prowler,
And your need like an armed man [from the government/IRS].”
[Prov. 6:9-11, Bible, NKJV]

“The hand of the diligent will rule,
But the lazy man will be put to forced labor [working for the government through income taxes].”
[Prov. 12:24, Bible, NKJV]

After government has exploited our own sinfulness in this way so as to make us ripe for their political control, domination, and oppression, a huge monolithic government bureaucracy steps in as our “sugar daddy” or “Parens Patriae” and not only offers but demands to help us run our marriages, our financial affairs, our businesses, and forces us to pay taxes to support the infrastructure needed to do this. In many cases, they force us to pay for services and benefits that we don’t want! What business within a truly free economy could force you to buy or use their product other than a monopoly, and aren’t monopolies illegal under the Sherman Antitrust Act? Tyrants in government thereby appear to the ignorant and complacent masses of sheep as God’s avengers to “harvest” (STEAL) our property, our liberty, our labor, and everything else they covet and lust after, and we not only willingly accept their domination, but we beg for it by demanding ever more increasing amounts of “free” government services! The resulting evasion of responsibility and acquiescence to government usury by the sheep manifests itself in many forms, a few of which we have summarized below:

### Table: The characteristics of the irresponsible and how the government panders to them

<table>
<thead>
<tr>
<th>#</th>
<th>Type of irresponsibility</th>
<th>How the government and liberal culture exploits this form of irresponsibility for their own gain</th>
<th>How the churches reward and encourage this type of irresponsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Do not want to take responsibility for the consequences of their sin</td>
<td>Passing laws that legalize sinful behaviors. Promising to pass such laws during election time in order to curry favor with voters.</td>
<td>Smorgasbord religion. Pick the set of beliefs that best benefits you. Focus on “grace” and “love” absent an emphasis on obeying God’s laws.</td>
</tr>
<tr>
<td>2</td>
<td>Do not want to take responsibility for supporting themselves</td>
<td>Creating Social welfare programs such as Medicare, Welfare, Temporary Aid to Needy Families (TANF), food stamps.</td>
<td>Tithes the churches receive are supposed to be used for charity purposes but pastors jealously guard their contributions to maximize their “take”. Then they try to steer the sheep toward government entitlement programs to make up for their greed and their lack of charity.</td>
</tr>
<tr>
<td>3</td>
<td>Do not want to take responsibility for their sexual sin</td>
<td>Passes laws allowing children to get condoms in schools. Teaches sex education instead of abstinence in schools. Institutes “don’t ask don’t tell” policies in the military. Supreme court declaring abortion legal, which is the murder of defenseless children.</td>
<td>Churches look the other way when parishioners get abortions and do not protest the holocaust of abortion by participating in such things as Operation Rescue.</td>
</tr>
<tr>
<td>4</td>
<td>Do not want to take responsibility for making their marriage work</td>
<td>Offer marriage licenses that put family court judges in charge of you, your income, and all your assets.</td>
<td>Churches also demanding that their parishioners get a marriage license before they will officiate a ceremony. That way people getting married don’t become the churches problem, but instead can be handled by corrupted family courts.</td>
</tr>
<tr>
<td>5</td>
<td>Do not want to take</td>
<td>Offer public schools, so that parents do not have to</td>
<td>Pastors avoiding moral training in church, so that</td>
</tr>
<tr>
<td>#</td>
<td>Type of irresponsibility</td>
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<tr>
<td>5</td>
<td>responsibility for educating or raising their kids</td>
<td>confederate and start private Christian schools to educate their children. Teaching the young sinful behaviors such as homosexuality, abortion, drugs so they make easy serfs of government. Showing them how to fill out income tax returns in high school before they even know how to balance a checkbook.</td>
<td>children growing up in single-parent families never learn how to govern themselves from their busy parents and must therefore depend on government to do for them what they cannot do for themselves.</td>
</tr>
<tr>
<td>6</td>
<td>Do not want to take responsibility for their retirement</td>
<td>Offer Socialist Security and federal retirement programs and do not offer employees the option of taking money earmarked for retirement and investing and controlling it themselves. This leaves large sums of money in control of the government, which they then use as a carrot to force you to pay income taxes because if you don’t, they will turn it over to the IRS.</td>
<td>Not warning people that they should not depend on government and that they should take 100% responsibility for themselves.</td>
</tr>
<tr>
<td>7</td>
<td>Do not want to tithe to their church</td>
<td>Federal subsidies for charities, which carry with it the requirement for the churches to not criticize government or oppose its illegal enforcement of income tax code. Example: President Bush’s faith-based initiative.</td>
<td>Pastors not chastising parishioners who do not tithe for their greed and robbery of God, for fear of scaring away the sheep. Pastors ingratiating or poaching generous parishioners (sheep) from other churches to join their church.</td>
</tr>
<tr>
<td>8</td>
<td>Do not want to take responsibility for bad business decisions</td>
<td>Creating a privileged status called “corporations”, in which liability for wrongdoing is limited. This encourages reckless investment, bad business practices, and corruption like we have been seeing lately with Enron, Worldcom, etc. Income taxes on corporations then, amount essentially to “liability insurance”.</td>
<td>Not censuring or excommunicating those in the congregation who have committed civil crimes involving business corruption and refuse to repent.</td>
</tr>
<tr>
<td>9</td>
<td>Do not want to take responsibility for hurting others in the process of operating a motor vehicle</td>
<td>Government passes laws forcing people to have insurance in order to have the “privilege” of driving.</td>
<td></td>
</tr>
</tbody>
</table>

The ultimate result of the universal and complete adoption of the above promotion of irresponsibility by a pagan social(ist) insurance company called “government” is as follows, which is a parody of the content of the Bible, Psalm 23:

DEMOCRAT’S 23RD PSALM

The government is my Shepherd,
therefore I shall not work.
It alloweth me to lie down on a good job.
It leadeth me beside still factories;
it destroyeth my initiative,
It leadeth me in the path of a parasite
for politic’s sake.

Yea, though I walk through the valley
of laziness and deficit spending,
I will fear no evil, for the government is with me.

It prepareth an economic Utopia for me,
by borrowing from future generations.
It filleteth my head with false security;
my inefficiency runneth over.

Surely the government should take care of me
all the days of my life!
And I will dwell in a welfare state forever and ever.

In the legal field, the process of evading responsibility is called “avoiding liability”. Amazingly, the government openly admits that it is one big insurance company which exists to insulate people from all types of liability! Here is what one Congressman said during the Congressional debates on the Sixteenth Amendment, which is the income tax amendment:

“M. Thiery, the great French statesman, says, ‘a tax paid by a citizen to his government is like a premium paid by the insured to the insurance company, and should be in proportion to the amount of property insured in one case and the other to the amount of property protected or defended [or managed] by the government.’”

[44 Cong.Rec. 4959 (1909)]
The natural consequence of the logic of the quote above is that the less responsibility and liability we are willing to assume for ourselves, the greater will be our tax rate and the corresponding slavery to government that goes with it. If you trace the percentage of the average American family’s income which goes to pay state and federal taxes over the last 100 years, we can see in numerical terms the shift away from personal responsibility and the rise of the “collective” as the sovereign in our society. This information reveals how we have abandoned the original Constitutional Republican model based on faith and personal responsibility, and gradually drifted to a socialist/humanistic economy like most of the rest of the nations in the world. God warned us that this would happen but we simply refuse to heed Him because of the hedonistic stupor our government has put us into by bribing us with “free” government benefits and programs subsidized with STOLEN loot through illegally enforcing the income tax code:

“And they rejected His statutes and His covenant that He had made with their fathers, and His testimonies [His Law/Bible] which He had testified against them; they followed [government] idols, became idolaters, and went after the nations who were all around them, concerning whom the LORD had charged them that they should not do like them. So they left all the commandments of the LORD their God, made for themselves a molten image and two calves, made a wooden image and worshiped all the host of heaven, and served Baal. And they caused their sons and daughters to pass through the fire, practiced witchcraft and soothsaying, and sold themselves [through usurious taxes] to do evil in the sight of the LORD, to provoke Him to anger. Therefore the LORD was very angry with Israel, and removed them from His sight; there was none left but the tribe of Judah alone.”

[2 Kings 17:15-18, Bible, NKJV]

One congressman has actually quantified this shift from personal to collective responsibility in a wonderful article available on the website at:

http://famguardian.org/Subjects/Freedom/Articles/ComingCrisis-01508.pdf

Governments therefore know that people don’t want to have to accept responsibility or liability and they use this sinful human tendency to expand their power and revenues by transferring responsibility to themselves. The transfer of responsibility from us as individuals to the government cannot occur, however, without a transfer of sovereignty with it. Sovereignty and dependency are mutually exclusive. The buck has to stop somewhere, and when we won’t take responsibility for ourselves, we have to surrender sovereignty to the collective democracy, and this eventually leads to socialism and humanism. This abdication of our responsibilities also amounts to a violation of God’s laws. Christians have a MUCH higher calling with their God than simply to depend on a bloated and evil socialist government to subsidize their idleness and hedonism with funds that were stolen from their brother through illegal extortion and constructive fraud:

“You shall not follow a crowd to do evil; nor shall you testify in a dispute so as to turn aside many to pervert justice.”

[Exodus 23:2, Bible, NKJV]

“Now about brotherly love we do not need to write to you, for you yourselves have been taught by God to love each other. And in fact, you do love all the brothers throughout Macedonia. Yet we urge you, brothers, to do so more and more.

“Make it your ambition to lead a quiet life, to mind your own business and to work with your hands, just as we told you, so that your daily life may win the respect of outsiders and so that you will not be dependent on anybody.”

[1 Thess. 4:9-12, Bible, NIV]

There is nothing new to this government approach of encouraging irresponsibility and indemnifying a person from liability for their own sinful actions. Government is simply imitating God’s approach. Throughout the Bible, God warns us that we will be held personally liable for all of our choices and actions. That liability will occur on judgment day:

“And as it is appointed for men to die once, but after this the judgment, so Christ was offered once to bear the sins of many. To those who eagerly wait for Him He will appear a second time, apart from sin, for salvation. For the law, having a shadow of the good things to come, and not the very image of the things, can never with these same sacrifices, which they offer continually year by year, make those who approach perfect [in the sight of God].”

[Hebrews 9:27-28, 10:1, Bible, NKJV]
Here you can see that God is talking about final judgment for our actions and choices, and He is implying that unless we are perfect in His eyes at that judgment, then we are condemned. However, God is also promising indemnification from personal liability, which here is called “salvation” to those who “eagerly wait for Him”. Faith in and obedience to Christ is basically being offered here as an insurance policy against the final judgment and wrath of God. That obedience manifests itself in following the two great commandments that Christ revealed to us in Mark 12:28-33:

Then one of the scribes came, and having heard them reasoning together, perceiving that He had answered them well, asked Him, “Which is the first commandment of all?”

Jesus answered him, “The first of all the commandments is: “Hear, O Israel, the LORD our God, the LORD is one. And you shall love the LORD your God with all your heart, with all your soul, with all your mind, and with all your strength. This is the first commandment. And the second, like it, is this: “You shall love your neighbor as yourself. There is no other commandment greater than these.”

So the scribe said to Him, “Well said, Teacher. You have spoken the truth, for there is one God, and there is no other but He. And to love Him with all the heart, with all the understanding, with all the soul, and with all the strength, and to love one’s neighbor as oneself, is more than all the whole burnt offerings and sacrifices.”

[Mark 12:28-33, Bible, NKJV]

“For all the law is fulfilled in one word, even in this: ‘You shall love your neighbor as yourself.’”

[Gal 5:14, Bible, NKJV]

The important thing to remember is that there is a BIG difference between man’s and God’s approach toward encouraging people to avoid liability. Faith produces salvation and indemnification because it makes us appear “perfect” in God’s eyes, but it does not relieve us from personal liability for obeying God’s laws.

Faith Without Works Is Dead

What does it profit, my brethren, if someone says he has faith but does not have works? Can faith save him? If a brother or sister is naked and destitute of daily food, and one of you says to them, “Depart in peace, be warmed and filled,” but you do not give them the things which are needed for the body, what does it profit? Thus also faith by itself, if it does not have works, is dead.

But someone will say, “You have faith, and I have works.” Show me your faith without your works, and I will show you my faith by my works. You believe that there is one God. You do well. Even the demons believe—and tremble! But do you want to know, O foolish man, that faith without works is dead? Was not Abraham our father justified by works when he offered Isaac his son on the altar? Do you see that faith was working together with his works, and by works faith was made perfect? And the Scripture was fulfilled which says, “Abraham believed God, and it was accounted to him for righteousness.” And he was called the friend of God. You see then that a man is justified by works, and not by faith only.

Likewise, was not Rahab the harlot also justified by works when she received the messengers and sent them out another way?

For as the body without the spirit is dead, so faith without works is dead also.

[James 2:14-26, Bible, NKJV]

Faith in God does not allow us to avoid the final judgment, but our works provide evidence of our faith and obedience at that judgment. The final judgment is like a court trial. With no admissible evidence of our faith at this trial, we will be convicted of our sin and suffer God’s wrath.

“Then I saw a great throne and Him who sat on it, from whose face the earth and the heaven fled away. And there was found no place for them.

“And I saw the dead, small and great, standing before God, and books were opened. And another book was opened, which is the Book of Life. And the dead were judged according to their works, by the things which were written in the books.

“The sea gave up the dead who were in it, and Death and Hades delivered up the dead who were in them. And they were judged, each one according to his works.

“Then Death and Hades were cast into the lake of fire. This is the second death.
"And anyone not found written in the Book of Life was cast into the lake of fire."
[Revelation 20:11-15, Bible, NKJV]

The purpose of God’s law is to teach us how to love God and our neighbor (see the Ten Commandments in Exodus 20). The Bible says that obedience to God’s laws even after we profess faith is still mandatory:

"Not everyone who says to Me, 'Lord Lord,' shall enter the kingdom of heaven, but he who does the will of My Father in heaven."
[Matt. 7:21, Bible, NKJV]

"But whoever keeps His word, truly the love of God is perfected in him. By this we know that we are in Him."
[1 John 2:5, Bible, NKJV]

"For this is the love of God, that we keep His commandments. And His commandments are not burdensome."
[1 John 5:3, Bible, NKJV]

"Therefore, to him who knows to do good and does not do it, to him it is sin."
[James 4:17, Bible, NKJV]

"Blessed are those who do His commandments, that they may have the right to the tree of life, and may enter through the gates into the city."
[Rev. 22:14, Bible, NKJV]

"But he who looks into the perfect law of liberty and continues in it, and is not a forgetful hearer but a DOER of the work, this one will be blessed in what he does."
[James 1:25, Bible, NKJV]

The government, on the other hand, tells us that we can be criminals under God’s law and avoid liability and responsibility for our sins on earth as long as we join the “collective” and worship the politicians and the government as our false god by surrendering control over our earnings from labor to that god in the form of income taxes. Basically, we have to serve the government with our labor, and the Bible calls that kind of servitude “worship”. Below is an excerpt from the Ten Commandments demonstrating this:

"You shall have no other gods before Me.

"You shall not make for yourself a carved image—any likeness of anything that is in heaven above, or that is in the earth beneath, or that is in the water under the earth; you shall not bow down to them nor serve [worship] them. For I, the LORD your God, am a jealous God, visiting the iniquity of the fathers upon the children to the third and fourth generations of those who hate Me, but showing mercy to thousands, to those who love Me and keep My commandments."
[Exodus 20:3-4, Bible, NKJV]

That false government promise of no liability for sin was the same promise that Satan made when he tempted the first sinner, Eve. Satan promised Eve that if she sinned by eating the forbidden fruit of the tree, then she would not suffer the consequence of death promised by God. Remember that the Bible says “The wages of sin is death” (Romans 6:23) and Satan lied when he promised Eve that she would not die. In short, there would be no liability for her violation of God’s law and instead, she would be a “god” herself:

"Then the serpent said to the woman, “You will not surely die [no liability]. For God knows that in the day you eat of it your eyes will be opened, and you will be like God, knowing good and evil.”"
[Genesis 3:3-5; Bible, NKJV]

In a “collective” form of government such as a democracy, the “collective” is the false god to be worshipped. That collective is called the “state” in legal terms. When we join that collective, we become like a god, and share in the unjust authority and power that it has. That unjust authority expresses itself through the abuse of voting rights and jury service in

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EXHIBIT:______
a way that actually injures our neighbor and offends God because it attempts to indemnify us from the consequences and liability for our sin and irresponsibility.

A limited liability company is one in which the liability of each shareholder is limited to the amount of his shares or stocks, or to a sum fixed by guarantee called "limited liability guarantee". The purpose of limited liability laws is to limit responsibility. Although the ostensible purpose is to protect the shareholders, the practical effect is to limit their responsibility and therefore encourage recklessness in investment. A limited liability economy is socialistic. By seeking to protect people, a limited liability economy merely transfers responsibility away from the people to the state, where "central government planning" supposedly obviates personal responsibility. Limited liability encourages people to take chances with limited risks, and to sin economically without paying the price. Limited liability laws rest on the fallacy that payment for economic sins need not be made. In actuality, payment is simply transferred to others. Limited liability laws were unpopular in earlier, Christian eras but have flourished in the Darwinian world. They rest on important religious presuppositions.

In a statement central to his account, C.S. Lewis described his preference, prior to his conversion to Christianity, for a materialistic, atheistic universe. The advantages of such a world are the very limited demands it makes on a man.

To such a craven and materialist's universe has the enormous attraction that it offered you limited liabilities. No strictly infinite disaster could overtake you in it. Death ended all. And if ever finite disasters proved greater than one wished to bear, suicide would always be possible. The horror of the Christian universe was that it had no door marked Exit...But, of course, what mattered most of all was my deep-seated hatred of authority, my monstrous individualism, my lawlessness. No word in my vocabulary expressed deeper hatred than the word Interference. But Christianity placed at the center what then seemed to me a transcendent Interferer. If this picture were true then no sort of "treaty with reality" could ever be possible. There was no region even in the innermost depth of one's soul (nay, there least of all) which one could surround with a barred wire fence and guard with a notice of No Admittance. And that was what I wanted; some area, however small, of which I could say to all other beings, "This is my business and mine only."'

This is an excellent summation of the matter. The atheist wants a limited liability universe, and he seeks to create a limited liability political and economic order. The more socialistic he becomes, the more he demands a maximum advantage and a limited liability from his social order, an impossibility.

In reality, living with the fact that the universe and our world carry always unlimited liabilities is the best way to assure security and advantage. To live with reality, and to seek progress within its framework, is man's best security.

The curses and the blessings of the law stress man's unlimited liability to both curses and blessings as a result of disobedience or obedience to the law. In Deuteronomy 28:2 and 15, we are told that the curses and blessings come upon us and "overtake" us. Man cannot step outside of the world of God's consequence. At every moment and at every point man is overtaken, surrounded, and totally possessed by the unlimited liability of God's universe.

Man seeks to escape this unlimited liability either through a denial of the true God, or by a pseudo-acceptance which denies the meaning of God. In atheism, the attitude of man is well summarized by William Ernest Henley's poem, "Invictus." Henley boasted of his "unconquerable soul" and declared,

I am the master of my fate;
I am the captain of my soul

Not surprisingly, the poem has been very popular with immature and rebellious adolescents.

Pseudo-acceptance, common to mysticism, pietism, and pseudo evangelicals, claims to have "accepted Christ" while denying His law. One college youth, very much given to evangelizing everyone in sight, not only denied the law as an article of his faith, in speaking to this writer, but went further. Asked if he would approve of young men and women working in a house of prostitution as whores and pimps to convert the inmates, he did not deny this as a valid possibility. He went on to affirm that many of his friends were converting girls and patrons wholesale by invading the houses to evangelize one and all. He also claimed wholesale conversion of homosexuals, but he could cite no homosexuals who ceased the practice after their conversion; nor any whores or their patrons who left the houses with their "evangelizers."

Such lawless "evangelism" is only blasphemy.

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In the so-called "Great Awakening" in colonial New England, antinomianism, chiliastic, and false perfectionism went hand in hand. Many of these "holy ones" forsook their marriage for adulterous relations, denied the law, and claimed immediate perfection and immortality.95

What such revivalism and pietism espouses is a limited liability universe in God's name. It is thus atheism under the banner of Christ. It claims freedom from God's sovereignty and denies predestination. It denies the law, and it denies the validity of the curses and blessings of the law. Such a religion is interested only in what it can get out of God: hence, "grace" is affirmed, and "love," but not the law, nor God's sovereign power and decree. But smorgasbord religion is only humanism, because it affirms the right of man to pick and choose what he wants; as the ultimate arbiter of his fate, man is made captain of his soul, with an assist from God. Pietism thus offers limited liability religion, not Biblical faith.

According to Heer, the medieval mystic Eckhart gave to the soul a "sovereign majesty together with God. The next step was taken by the disciple, Johnnies of Star Alley, who asked if the word of the soul was not as mighty as the word of the Heavenly Father."96 In such a faith, the new sovereign is man, and unlimited liability is in process of being transferred to God.

In terms of the Biblical doctrine of God, absolutely no liabilities are involved in the person and work of the Godhead. God's eternal decree and sovereign power totally govern and circumscribe all reality, which is His creation. Because man is a creature, man faces unlimited liability; his sins have temporal and eternal consequences, and he cannot at any point escape God. Van Til has summed up the matter powerfully:

> The main point is that if man could look anywhere and not be confronted with the revelation of God then he could not sin in the Biblical sense of the term. Sin is the breaking of the law of God. God confronts man everywhere. He cannot in the nature of the case confront man anywhere if he does not confront him everywhere. God is one; the law is one. If man could press one button on the radio of his experience and not hear the voice of God then he would always press that button and not the others. But man cannot even press the button of his own self-consciousness without hearing the requirement of God.97

But man wants to reverse this situation. Let God be liable, if He fails to deliver at man's request. Let man declare that his own experience pronounces himself to be saved, and then he can continue his homosexuality or work in a house of prostitution, all without liability. Having pronounced the magic formula, "I accept Jesus Christ as my personal lord and savior," man then transfers almost all the liability to Christ and can sin without at most more than a very limited liability. Christ cannot be accepted if His sovereignty, His law, and His word are denied. To deny the law is to accept a works religion, because it means denying God's sovereignty and assuming man's existence in independence of God's total law and government. In a world where God functions only to remove the liability of hell, and no law governs man, man works his own way through life by his own conscience. Man is saved, in such a world, by his own work of faith, of accepting Christ, not by Christ's sovereign acceptance of him. Christ said, "Ye have not chosen me, but I have chosen you" (John 15:16). The pietist insists that he has chosen Christ: it is his work, not Christ's. Christ, in such a faith, serves as an insurance agent, as a guarantee against liabilities, not as sovereign lord. This is paganism in Christ's name.

In paganism, the worshipper was not in existence. Man did not worship the pagan deities, nor did services of worship occur. The temple was open every day as a place of business. The pagan entered the temple and bought the protection of a god by a gift or offering. If the god failed him, he thereafter sought the services of another. The pagan's quest was for an insurance, for limited liability and unlimited blessings, and, as the sovereign believer, he shopped around for the god who offered the most. Pagan religion was thus a transaction, and, as in all business transactions, no certainty was involved. The gods could not always deliver, but man's hope was that, somehow, his liabilities would be limited.

The "witness" of pietism, with its "victorious living," is to a like limited liability religion. A common "witness" is, "Praise the Lord, since I accepted Christ, all my troubles are over and ended." The witness of Job in his suffering was, "Though he slay me, yet will I trust him" (Job 13:15). St. Paul recited the long and fearful account of his sufferings after accepting Christ: in prison, beaten, shipwrecked, stoned, betrayed, "in hunger and thirst,...in cold and nakedness" (II Cor. 11:23-27). Paul's was not a religion of limited liability nor of deliverance from all troubles because of his faith.


96 Friedrich Heer, The Intellectual History of Europe, p. 179.

The world is a battlefield, and there are casualties and wounds in battle, but the battle is the Lord’s and its end is victory. To attempt an escape from the battle is to flee from the liabilities of warfare against sinful men for battle with an angry God. To face the battle is to suffer the penalties of man’s wrath and the blessings of God’s grace and law.

Apart from Jesus Christ, men are judicially dead, i.e., under a death sentence, before God, no matter how moral their works. With regeneration, the beginning of true life, man does not move out from under God's unlimited liability. Rather, with regeneration, man moves from the world of unlimited liability under the curse, to the world of unlimited liability under God's blessings. The world and man were cursed when Adam and Eve sinned, but, in Jesus Christ, man is blessed, and the world progressively reclaimed and redeemed for Him. In either case, the world is under God's law. Blessings and curses are thus inseparable from God's law and are simply different relationships to it.

Men inescapably live in a world of unlimited liability, but with a difference. The covenant-breaker, at war with God and unregenerate, has an unlimited liability for the curse. Hell is the final statement of that unlimited liability. The objections to hell, and the attempts to reduce it to a place of probation or correction, are based on a rejection of unlimited liability. But the unregenerate has, according to Scripture, an unlimited liability to judgment and the curse. On the other hand, the regenerate man, who walks in obedience to Jesus Christ, his covenant head, has a limited liability to judgment and the curse. The unlimited liability of God's wrath was assumed for the elect by Jesus Christ upon the cross. The regenerate man is judged for his transgressions of the law of God, but his liability here is a limited one, whereas his liability for blessings in this life and in heaven are unlimited. The unregenerate can experience a limited measure of blessing in this life, and none in the world to come; they have at best a limited liability for blessing.

Man thus cannot escape an unlimited liability universe. The important question is this: in which area is he exposed to unlimited liability, to an unlimited liability to the curse because of his separation from God, or to an unlimited liability to blessing because of his faith in, union with, and obedience to Jesus Christ?

Along the lines of this section, a reader sent us the following poem which summarizes why our lives will amount to nothing if we do not accept personal responsibility for our self and learn to accept the unlimited liability that God bestowed upon us as part of his death sentence for our disobedience in the book of Genesis:

**Risk..**

To weep... 
is to risk appearing sentimental, 

To hope... 
is to risk despair, 

To reach out for another... 
is to risk involvement, 

To try... 
is to risk failure, 

To expose feelings... 
is to risk exposing your true self, 

To place your ideas, your dreams before the crowd... 
is to risk their loss, 

To love is to risk... 
not being loved in return, 

To live... 
is to risk dying, 

But risks must be taken because the greatest hazard in life, 
is to risk nothing.
The person who risks nothing, does nothing, has nothing, and is nothing. They may avoid suffering and sorrow, but they cannot learn, feel, change, grow, love, and live. Chained by their certitudes, they are a slave, they have forfeited their freedom.

Only a person who risks.

11.1.3 Deception: Tool of totalitarian and evil leaders

**Question:** How can you tell if either a lawyer or a politician are lying?

**Answer:** Their lips are moving.

“You shall destroy those who speak falsehood: The LORD abhors the bloodthirsty and deceitful man.”

[Psalm 5:6, Bible, NKJV]

Satan is referred to by many names throughout the Bible, as indicated below:

- Lawless one (2 Thess. 2:3-17)
- Adversary (1 Pet. 5:8)
- Accuser (Rev. 12:10)
- Wicked one (Matt. 13:19)
- Murderer (John 8:44)

In his essence, Satan is a false accuser, a slanderer, an adversary, and a liar. Satan’s chief weapon in perpetrating his opposition to the will of God is deception.

“You are of your father the devil, and the desires of your father you want to do. He was a murderer from the beginning, and does not stand in the truth, because there is no truth in him. When he speaks a lie, he speaks from his own resources, for he is a liar and the father of it.”

[John 8:44, Bible, NKJV]

The definition of “Devil” further explains these conclusions from Strong’s Concordance of the Bible:

**Devil**, diabolos (dee-ab-ol-oss). This adjective, which literally means “slanderous”, is derived from the verb diaballo, “to bring charges with hostile intent” (justly or slanderously, usually the latter). Although diabolos retains its adjectival meaning occasionally in the NT (1 Tim. 3:11; Titus 2:3), in most instances it is used substantively as a proper name for a specific “slanderer”—the “devil” (Matt. 4:1; Luke 4:1; Eph. 6:11). This use of the word is already established in the Septuagint, where it occurs frequently as a translation of the Heb. Satan (“adversary”). The association of the “devil” with Satan continues in the NT (e.g., John 13:2, 27; Rev. 20:11). (Strong’s #1228)

Obviously, in order to successfully slander someone, one must be a bold, arrogant, conceited, and convincing liar. In some cases, people make such evil into a profession. They walk around with suits and ties and briefcases slandering their opponents in front of juries, judges, and the media using lies and charging exorbitant amounts for their dis-service to society. The name of such professions are:

- Politicians
- Democrats
- Judges
- Attorneys
- Lawyers

respectively! The only profession ever criticized in the bible by Jesus was the practice of law, as a matter of fact, and now you know why. Also keep in mind that the majority of politicians and nearly all judges are or were also lawyers. See Matt. 23:23 to learn what Jesus thought of these people, and it’s not pretty!

The following scripture compares and contrasts liars from the righteous to help you discern them:
“He who speaks truth declares righteousness,
But a false witness deceat.
There is one who speaks like the piercings of a sword,
But the tongue of the wise promotes health.
The truthful lip shall be established forever,
But a lying tongue is but for a moment.
Deceit is in the heart of those who devise evil.
But counselors of peace have joy.
No grave trouble will overtake the righteous,
But the wicked shall be filled with evil.
**Lying lips are an abomination to the Lord,**
but those who deal truthfully are His delight.”
[Prov. 12:17-22, Bible, NKJV]

“The righteous man hates lying.”
[Prov. 13:5, Bible, NKJV]

The Apostle James explains what Satan’s religion is, which is **Deception**, in James 1:26:

“If any among you thinks he is religious, and does not bridle his tongue but deceives his own heart, this one’s *religion* is useless.”
[James 1:26, Bible, NKJV]

Notice that James above would appear to have referred to “deception” as a *religion* and he called it “useless”. Other versions of the bible replace the word “useless” with “vain”. Vanity is sometimes synonymous with “pride”. It was Satan’s *pride* that caused him to *rebel* against God and *slander* God.

“In the mouth of a fool is a rod of pride.
But the lips of the wise will preserve them.”
[Prov. 14:3, Bible, NKJV]

“Pride goes before destruction, and a haughty spirit before a fall. Better to be of a humble spirit with the lowly,
than to divide the spoil with the proud.”
[Prov. 16:18-19, Bible, NKJV]

Our politicians and their slavery mongers and Mafioso extortionists at the IRS have the same motives as Satan: pride and covetousness, which are manifested or evidenced by slander, lies, and deception. Satan coveted God’s power and authority and he wanted to be God and replace God. Everything he does is a cheap imitation of God’s true sovereignty and is based on deceit and deception. He is a rebel at heart and he lusts after God’s power. Our politicians are no different: they lust after power and prestige, which means they can’t act like the public *servants* that they are. They commonly try to deceive their constituents into thinking, for instance, that they are the equivalent of gods and kings. They want you to think that they are the sovereigns and you are the servants, even though that the opposite is actually true, and the only reason people believe otherwise is their own legal ignorance. The scumbag politicians and lawyers do this by boldly going around and lying about their authority and what the law says. And if the law too clearly states the truth, then they will try to obfuscate it so that you have to rely on them to “interpret it” for you, and what do you think they are going to say that it says: “They are the sovereigns and you are ‘subject to’ them and their laws”. And when the truth comes out occasionally about how very little authority they really have, then they try to silence the messenger rather than agree with the message using the press and lots of false propaganda. The Department of *In*justice has a whole section of their website devoted to such deceptive LIES and propaganda at the web address below:

http://www.usdoj.gov/03press/03_1_1.html

Power in the political realm is summarized in one word: *jurisdiction*. Politicians know that most of their power and jurisdiction derives from economic means. To the extent that they control the money is the extent to which they think that they run the country. They use money as a means to create “privilege-induced slavery”, where they make it a “taxable privilege” to receive some kind of government benefit or a “privilege” in order to keep the money that is rightfully yours, and then they force you to do something under the color of law in order to qualify for the “privilege”. Unfortunately, the things that they make into “privileges” are your “rights”, which means you have no liberties left after they fiddle with the laws!
When you do your research and uncover their lies and their fraud, since they don’t want to be exposed or convicted for committing perjury or fraud, then they instead will create a big bureaucracy to respond to your issues to make it at least “appear” that they are “trying” to help you, and then they deliberately make it so big and inefficient and wasteful and unresponsive that it never responds to any of your concerns. That way, what is really an evasion of the truth, an outright acquiescence to a lie, a constructive fraud, and an oppression of your rights looks far more innocuous and can be described with far gentler words like “inefficiency” and “bureaucracy” and “an opportunity for improvement”. They will hire “clerks” within these bloated bureaucracies to respond who are so under-qualified and underpaid that they make easy scapegoats for the fraud of their superiors. Then when you litigate and expose the fraud to juries, they will do the same thing that Satan tries to do: slander and discredit and murder your character with lies and threaten the judge with an audit and collection activity if he doesn’t go along with the game. This is the very definition of evil, if you ask us, and the foundation of it is the religion of deception that perpetuates the power, the money, and the prestige that so many politicians covet but seldom obtain. The Bible in 2 Tim. 3:1-9 describes all of the personality characteristics of the kind of warped people we have elected to be our contemporary politicians and the kind of DOJ lawyers that they have working for them to perpetrate such EVIL:

“But know this, that in the last days perilous times will come: for men will be lovers of themselves, lovers of money, boasters, proud, blasphemers, disobedient to parents, unthankful, unholy, unholy, unforgiving, slanderers, without self-control, brutal, despisers of good, traitors, headstrong, haughty, lovers of pleasure rather than lovers of God, having a form of godliness but denying its power [God’s sovereignty over them and the government]. And from such people turn away! For of this sort are those who creep into households and make captives of gullible women loaded down with sins, led away by various lusts, always learning and never able to come to the knowledge of truth. Now as Jannes and Jambres resisted Moses, so do these also resist the truth: men of corrupt minds, disapproved concerning the faith; but they will progress no further, for their folly will be manifest to all, as theirs also was.”

[2 Tim. 3:1-9, Bible, NKJV]

The bible also describes the collective governments and corrupted politicians in them who are at war with God because of their evil deceit, sinfulness, and idolatry described above. It calls them the “beast” in the book of Revelation.

“And I saw the beast, the kings [political rulers] of the earth, and their armies, gathered together to make war against Him [God] who sat on the horse and against His army.”

[Revelation 19:19, Bible, NKJV]

Incidentally, it is this same “beast” that issues its mark to all its followers: the Socialist Security Number. What makes the “beast” to be at war with God is the vain use of the religion of deception and the encouragement of the sheep in God’s flock to practice idolatry toward government by making government into a false god.

“Cursed is the one who trusts in man [or man-made government], who depends on flesh for his strength and whose heart turns away from the Lord. He will be like a bush in the wastelands; he will not see prosperity when it comes. He will dwell in the parched places of the desert, in a salt land where no one lives. But blessed is the man who trusts in the Lord, whose confidence is in Him. He will be like a tree planted by the water that sends out its roots by the stream. It does not fear when heat comes; its leaves are always green. It has no worries in a year of drought and never fails to bear fruit.”

[Jeremiah 17:5-8, Bible, NKJV]

People in government want to be worshipped and feared just like the God they are imitating and competing with, so they will make the people afraid for their safety and then offer their false power and sovereignty and protection as a cheap substitute for the real God. Remember, the purpose of governments, like God, is to protect the people. God goes one step beyond government by actually loving the people too, in fulfillment of the second greatest commandment found in Matt 22:39. Atheistic and socialist governments forget that part of their stewardship and in so doing, destroy the people and the countries they are there to protect because of their greed and lust. In the process of imitating and trying to replace God, these covetous and proud and selfish politicians slap the real God in the face and give the people a false sense of security.

“PRESS RELEASE: WASHINGTON, D.C.

The U.S. government announced today that it is changing its emblem to a condom. The President explained that the condom more clearly reflects the government’s political stance. A condom stands up to inflation, halts production, destroys the next generation, protects a bunch of pricks, and gives you a sense of security while it’s actually screwing you.”
The people were forewarned by God that this would happen, but because they preferred pleasure and hedonism over the truth or God, they allow themselves to be deceived and enslaved. The Apostle Paul, as a matter of fact, vividly described exactly the techniques that our satanic government presently employs and what we should do about it:

“Let no one deceive you by any means: for the Day will not come unless the falling away comes first, and the man of sin is revealed, the son of perdition [Satan], who exalts himself above all that is called God or that is worshipped so that he sits as God in the temple of God, showing himself that he is God. [does this sound like our politicians in their poshness in Washington, D.C.]

Do you not remember that when I was still with you I told you these things? And now you know what is restraining, that he may be revealed in his own time.

For the mystery of lawlessness is already at work: only He [God] who now restrains will do so until He is taken out of the way. And then the lawless one [Satan] will be revealed, whom the Lord will consume with the breath of His mouth and destroy with the brightness of His coming. The coming of the lawless one [Satan] is according to the working of Satan, with all power, signs, and lying wonders, and with all unrighteous deception among those who perish, because they did not receive the love of the truth, that they might be saved [don’t be one of them]? And for this reason God will send them strong delusion [from their own government], that they should believe a lie, that they all may be condemned who did not believe the truth but had pleasure in unrighteousness.”

[2 Thess. 2:3-17, Bible, NKJV]

And keep in mind that the phrase "the love of the truth" means the love of God’s law and His word in the Bible and the saving faith that it originates from. Paul again warns us not to either deceive or be deceived in the book of Colossians:

“Do not lie to one another, since you have put off the old man with his deeds, and have put on the new man who is renewed in knowledge according to the image of Him who created him.”

[Col. 3:9, Bible, NKJV]

“Beware lest anyone cheat you through philosophy and empty deceit, according to the tradition of men, according to the basic principles of the world, and not according to Christ.”

[Col. 2:8, Bible, NKJV]

Psalm 52 in the Bible also describes what will happen to people who disregard Paul’s admonition and deceive anyway:

Why do you boast in evil, O mighty man?  
The goodness of God endures continually,  
Your tongue devises destruction,  
Like a sharp razor, working deceitfully,  
You love evil more than good,  
Lying rather than speaking righteousness,  
You love all devouring words,  
You deceitful tongue.

God shall likewise destroy you forever;  
He shall take you away, and pluck you out of your dwelling place,  
And uproot you from the land of the living.  
The righteous also shall see and fear,  
And shall laugh at him, saying,  
"Here is the man who did not make God his strength,  
But trusted in the abundance of his riches,  
And strengthened himself in his wickedness.”

But I am like a green olive tree in the house of God;  
I trust in the mercy of God forever and ever.  
I will praise You forever,  
Because You have done it;  
and in the presence of Your saints  
I will wait on Your name, for it is good.”

[Psalm 52, Bible, NKJV]

Why do Americans tolerate deceit from their government? The answer is simple: They have turned away from God and no longer use their faith in God as the primary arbiter of truth and morality, and this is even true of profess- 

“Christians”. Scientific statistics powerfully confirm this conclusion. George Barna of Barna Research (http://www.barna.org) has done a poll of Americans on how they come to conclusions about right and wrong and truth and morality at:
His findings are surprising and you should look at them in order to determine and understand why Americans are so willing to trust and believe a lying government. Below is an excerpt from his article:

**Americans are Most Likely to Base Truth on Feelings**

Americans unanimously denounced the September 11 terrorist attacks as a textbook example of evil, suggesting that there is a foundational belief in an absolute standard of right and wrong. Subsequent research, however, has shown that in the aftermath of the attacks, a minority of Americans believes in the existence of absolute moral truth. Even more surprising, the data from a pair of nationwide studies conducted by the Barna Research Group of Ventura, California showed that less than one out of three born again Christians adopt the notion of absolute moral truth. The surveys also found that few Americans turn to their faith as the primary guide for their moral and ethical decisions.

**Truth Is Relative, Say Americans**

In two national surveys conducted by Barna Research, one among adults and one among teenagers, people were asked if they believe that there are moral absolutes that are unchanging or that moral truth is relative to the circumstances. By a 3-to-1 margin (64% vs. 22%) adults said truth is always relative to the person and their situation. The perspective was even more lopsided among teenagers, 83% of whom said moral truth depends on the circumstances, and only 6% of whom said moral truth is absolute.

The gap between teen and adult views was not surprising, however, when the adult views are considered by generation. While six out of ten people 36 and older embraced moral relativism, 75% of the adults 18 to 35 did so. Thus, it appears that relativism is gaining ground, largely because relativism appears to have taken root with the generation that preceded today’s teens.

The Barna study also showed that there is a racial component to this issue, as well. Among whites, 60% endorse relativism, compared to 26% who adopt absolutism. Among non-whites, however, 74% support relativism and just 15% believe in absolute morality. (Fifteen percent of Hispanic adults and only 10% of African-American adults contended that moral truth is absolute.)

Not surprisingly, born again Christians were more likely than non-born again individuals to accept moral absolutes. Among adults, 32% of those who were born again said they believe in moral absolutes, compared to just half as many (15%) among the non-born again contingent. Among teenagers, there was still a 2-to-1 ratio evident, but the numbers were much less impressive: only 9% of born again teens believe in moral absolutes versus 4% of the non-born again teens.

**Moral Decision-Making**

The surveys also asked people to indicate the basis on which they make their moral and ethical decisions. Six different approaches were listed by at least 5% of the teenagers interviewed, and eight approaches were listed by at least 5% of adults. In spite of the variety communicated, there was a clear pattern within both groups. By far the most common basis for moral decision-making was doing whatever feels right or comfortable in a situation. Nearly four out of ten teens (38%) and three out of ten adults (31%) described that as their primary consideration.

Among adults, other popular means of moral decision-making were on the basis of the values they had learned from their parents (15%), on the basis of principles taught in the Bible (13%), and based on whatever outcome would produce the most personally beneficial results (10%).

Teens were slightly different in their approach. One out of six (16%) said they made their choices on the basis of what would produce the most beneficial results for them [is it any surprise why we have Enrons with this kind of attitude? Standby for MORE!]. Three alternative foundations were each identified by one out of ten teens: whatever would make the most people happy, whatever they thought their family and friends expected of them, and on the basis of the values taught by their parents. Just 7% of teenagers said their moral choices were based on biblical principles.

Once again, the age pattern was evident. People 36 or older were more than twice as likely as adults in the 18-to-35 age group to identify the Bible as their basis of moral choices (18% vs. 7%). The proportion of young adults who selected the Bible as their primary moral filter was identical to that of teenagers. In contrast, more than half of the young adults (52%) and teenagers (54%) base their moral choices on feelings and beneficial outcomes compared to just one-third of adults 36 and older who do so (32%). [SCARY!]
The racial pattern was evident on this matter, too. White adults were nearly three times as likely as non-white adults to base their moral choices on the Bible (17% vs. 6%). Blacks were four times more likely than whites (23% vs. 6%), and Hispanics were more than twice as likely as whites (16% vs. 6%) to base their moral decisions on the potential benefits of their choice.

What It Means

These figures were cited by George Barna, whose firm conducted the research, as a major reason underlying the data he released in a controversial recent public presentation about the moral views and behaviors of Christians. In that forum, which is now available on videotape from Barna Research ("Morality and the Church"), Barna noted that substantial numbers of Christians believe that activities such as abortion, gay sex, sexual fantasies, cohabitation, drunkenness and viewing pornography are morally acceptable. "Without some firm and compelling basis for suggesting that such acts are inappropriate, people are left with philosophies such as 'if it feels good, do it,' 'everyone else is doing it' or 'as long as it doesn't hurt anyone else, it's permissible.' In fact, the alarmingly fast decline of moral foundations among our young people has culminated in a one-word worldview: 'whatever.' The result is a mentality that esteems pluralism, relativism, tolerance, and diversity without critical reflection of the implications of particular views and actions."

Barna emphasized the importance of the data related to the views of teenagers and the born again population. "Just one out of ten of our country's born again teenagers believe in absolute moral truth - a statistic that is nearly identical to that of non-born again teens. Christian families, educators and churches must prioritize this matter if the Christian community hopes to have any distinctiveness in our culture. The virtual disappearance of this cornerstone of the Christian faith - that is, God has communicated a series of moral principles in the Bible that are meant to be the basis of our thoughts and actions, regardless of our preferences, feelings or situations - is probably the best indicator of the waning strength of the Christian Church in America today."

The researcher stated that the difference in truth views between born again and non-born again adults was statistically significant, but not much to cheer about. "When a majority of Christian adults, including three out of four born again Baby Busters, as well as three out of four born again teens proudly cast their vote for moral relativism, the Church is in trouble. Continuing to preach more sermons, teach more Sunday school classes and enroll more people in Bible study groups won't solve the problem since most of these people don't accept the basis of the principles being taught in those venues. The failure to address this issue at its root, and to do so quickly and persuasively, will undermine the strength of the church for at least another generation, and probably longer."

Barna also reported that compared to a similar study his firm conducted a decade ago, the basis of people's moral and ethical decisions these days is more likely to be feelings and less likely to be the Bible.

The above very disturbing research simply confirms that the faith and convictions of Christians, much less Americans, toward God have gone sour. Christians have sold out to a corrupted culture and a corrupted world, and the sincere ones who rely on God's word are dying out as the statistics show. They are no longer "sanctified" and set apart by their faith (see John 17:13-19) and simply go to church for entertainment and convenience and vanity. Their prosperity has corrupted them and their churches become social clubs and mutual admiration societies instead of being the salt and light of the world to bring the Lord's truth and justice and mercy. They are therefore heading for HELL and have become disobedient to God's commandments:

"Woe to the rebellious children," says the Lord. "Who take counsel, but not of Me, and who devise plans, but not of My Spirit, that they may add sin to sin; who walk to go down to Egypt, and have not asked My advice, to strengthen themselves in the strength of Pharaoh, and to trust in the shadow of Egypt! Therefore the strength of Pharaoh shall be your shame, and trust in the shadow of Egypt shall be your humiliation..."

Now go, write it before them on a tablet, and note it on a scroll, that it may be for time to come, forever and ever: that this is a rebellious people, lying children, children who will not hear the law of the Lord, who say to the seers, "Do not see;" and to the prophets, "Do not prophesy to us smooth [politically correct] things, prophesy deceits. Get out of the way, turn aside from the path, cause the Holy One of Israel to cease from before us."

Therefore thus says the Holy One of Israel:

"Because you despise this word, and trust in oppression and perversity, and rely on them, therefore this iniquity shall be to you like a breach ready to fall, a bulge in a high wall, whose breaking comes suddenly, in an instant. And He shall break it like the breaking of the potter’s vessel, which is broken in pieces; He shall not spare. So there shall not be found among its fragments a shard to take fire from the hearth, or to take water from the cistern." [Isaiah 30:1-3, 8-14, Bible, NKJV]
But the Lord has a much higher calling for us all:

“If you love me, keep My commandments. And I will pray the Father, and He will give you another Helper, that He may abide with you forever—the Spirit of truth, whom the world cannot receive, because it neither sees Mein nor knows Him; but you know Him, for He dwells with you and will be in you.”

[John 14:15-17, Bible, NKJV]

Barna’s research explains where we must begin if we are to fix our corrupted culture and reform our churches to put them back on track. **We can’t fix our government until we fix ourselves because the government is US since we are the sovereigns!**

“We have met the enemy, and he is US!”

Don’t go pointing the finger at our government until you have your OWN act together first, or you will be despised as a hypocrite and railroaded in front of juries and judges by the government’s wicked lawyers. This very brand of state-sponsored terrorism is precisely how our government keeps the sheep in line and enslaved to the income tax, as a matter of fact.

Americans no longer trust God as the absolute, unquestioned, and exclusive source of all moral truth, but instead prefer to vainly trust their “feelings”, “science”, a so-called heathen “expert”, or their idolatrous government above and beyond their God. This violates the first commandment revealed by Jesus by Matt. 22:36-38 and also the following scripture:

“Trust in the Lord with all your heart. And lean not on your own understanding [or your own feelings]; in all your ways acknowledge Him [not just in the ways that FEEL good or are politically correct], and He [not the winds of public opinion] shall direct your paths.”

[Prov. 3:5, Bible, NKJV]

If you want to know what God does to idolaters who are like the majority of Americans today that Barna described above, then read the books of Ezekiel and Judges to get some fear and respect for God. This may not be a message that most people want to hear, but it is at the heart of why God gave us a deceitful government and why we are being punished for our unbelief: we are reaping what we sowed.⁹⁸ The book of Judges especially shows what happens to a culture that trusts in man and the flesh and their own feelings rather than in God for their sense of morality. Below is an excerpt from our bible introducing the Book of Judges to make the moral lessons contained in the book crystal clear:

The Book of Judges stands in stark contrast to Joshua. In Joshua an obedient people conquered the land through trust in the power of God. In Judges, however, a disobedient and idolatrous people are defeated time and time again because of their rebellion against God.

In seven distinct cycles of sin to salvation, Judges shows how Israel had set aside God’s law and in its place substituted “what was right in his own eyes” (21:25). The recurring result of abandonment from God’s law is corruption from within and oppression from without. During the nearly four centuries spanned by this book, God raises up military champions to throw off the yoke of bondage and to restore the nation to pure worship. But all too soon the “sin cycle” begins again as the nation’s spiritual temperance grows steadily colder.

... The Book of Judges could also appropriately be titled “The Book of Failure.”

Deterioration (1:1-3:4). Judges begins with short-lived military successes after Joshua’s death, but quickly turns to the repeated failure of all the tribes to drive out their enemies. The people feel the lack of a unified central leader, but the primary reasons for their failure are a lack of faith in God and lack of obedience to Him (2:1-2). Compromise leads to conflict and chaos. Israel does not drive out the inhabitants (1:21, 27, 29, 30); instead of removing the moral cancer [IRS, Federal Reserve?] spread by the inhabitants of Canaan, they contract the disease. The Canaanite gods [money, sex, covetousness] literally become a snare to them (2:3). Judges 2:11-23 is a microcosm of the pattern found in Judges 3-16.

Deliverance (3:5-16:31). In verses 3:5 through 16:31 of the Book of Judges, seven apostasies (fallings away from God) are described, seven servitudes, and seven deliverances. Each of the seven cycles has five steps: sin, servitude, suppression, salvation, and silence. These also can be described by the words rebellion, retribution, repentance, restoration, and rest. The seven cycles connect together as a descending spiral of sin.

⁹⁸ See Gal. 6:7, which says: “Do not be deceived, God is not mocked; for whatever a man sows, that he will also reap.”
Israel vacillates between obedience and apostasy as the people continually fail to learn from their mistakes. Apostasy grows, but the rebellion is not continual. The times of rest and peace are longer than the times of bondage. The monotony of Israel’s sins can be contrasted with the creativity of God’s methods of deliverance.

Depravity (17:1-21:25). Judges 17:1 through 21:25 illustrate (1) religious apostasy (17 and 18) and (2) social and moral depravity (19-21) during the period of the judges. Chapters 19-21 contain one of the worst tales of degradation in the Bible. Judges closes with a key to understanding the period: “everyone did what was right in his own eyes” (21:25) [a.k.a. “what FEELS good”]. The people are not doing what is wrong in their own eyes, but what is “evil in the sight of the Lord” (2:11).

Just like the depravity and corruption that happened to the Israelites in the Book of Judges because of relying on their own desires instead of God’s commands as their guide, the price for the vain sin of moral relativism that Barna describes happening right here in America as we speak will be eventual deception and damnation for many.

“The coming of the lawless one is according to the working of Satan, with all power, signs, and lying wonders, and with all unrighteous deception among those who perish, because they did not receive the love of the truth [God’s truth], that they might be saved.

And for this reason God will send them strong delusion, that they should believe the lie, that they all may be condemned who did not believe the truth but had pleasure in unrighteousness.”
[2 Thess. 2:9-12, Bible, NKJV]

Unless God is the foundation of all truth and unless He is our absolute source of truth and our moral compass in everything we do, then this country is doomed to believe the BIG LIE mentioned earlier in 2 Thess. 2:3-17. Recall that here is what God said on this subject:

“I am the way, the [only moral] Truth, and the life. No one comes to the father but by me.”
[John 14:6, Bible, NKJV]

Finally, let us not forget the words of our beloved founder George Washington on this subject in his Farewell Address:

Of all the dispositions and habits which lead to political prosperity, religion and morality are indispensable supports. In vain would that man claim the tribute of patriotism who should labor to subvert these great pillars of human happiness—these firmest props of the duties of men and citizens. The mere politician, equally with the pious man, ought to respect and to cherish them. A volume could not trace all their connections with private and public felicity. Let it simply be asked, “where is the security for property, for reputation, for life, if the sense of religious obligation desert the oaths which are the instruments of investigation in courts of justice?” And let us with caution indulge the supposition that morality can be maintained without religion. Whatever may be conceded to the influence of refined education on minds of peculiar structure, reason and experience both forbid us to expect that national morality can prevail in exclusion of religious principle.

It is substantially true that virtue or morality is a necessary spring of popular government. The rule indeed extends with more or less force to every species of free government. Who that is a sincere friend to it can look with indifference upon attempts to shake the foundation of the fabric?

Promote, then, as an object of primary importance, institutions for the general diffusion of knowledge. In proportion as the structure of a government gives force to public opinion, it is essential that public opinion should be enlightened.

There can be no religion and morality without absolute truth, and God is the only source of moral truth. Wake up, people!

Diligent followers of Christ who have taken the time to read and study the law and the truth of God will recognize the government deception and obfuscation for what it is and will publicly expose and condemn it. They will also take the time to reveal the results of their discovery to the public and the mass media as we have done here so that such harmful untruths do not spread like a cancer and destroy our society and our freedoms:

“Be diligent to present yourself approved to God, a worker who does not need to be ashamed, rightly dividing the word of truth. But shun profane babblings for they will increase to more ungodliness. And their message will spread like cancer.”
[2 Tim. 2:15-17, Bible, NKJV]

11.1.4 Government deception by abusing rules of statutory construction and propaganda

Socialism: The New American Civil Religion
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Form 05.016, Rev. 6-2-2014, ver. 1.12
EXHIBIT:_______
In a republic where open armed warfare of tyrants against their own people would garner massive public resistance, the only tool for conquest are the abuse of words and language as a tool of deception, propaganda, rhetoric, and persuasion. The communists understood this well by censoring the press and granting to themselves control over all press. Joseph Goebbels said on this subject:

“The lie can be maintained only for such time as the State can shield the people from the political, economic, and/or military consequences of the lie. It thus becomes vitally important for the State to use all of its powers to repress dissent, for the truth is the mortal enemy of the lie, and thus by extension, the truth is the greatest enemy of the State.”

[Joseph Goebbels, German Minister of Propaganda, 1933-1945]

George Orwell also commented on this subject when he wrote the following:

“The great enemy of clear language is insincerity. When there is a gap between one’s real and one’s declared aims, one turns as it were instinctively to long words and exhausted idioms, like a cuttlefish spurring out ink.”

[George Orwell, “Politics and the English Language”, 1946; English essayist, novelist, & satirist (1903 - 1950)]

Governments are SUPPOSED to be created to protect ONLY private rights. When those running government seek to DESTROY and STEAL private rights by converting them to public property and public rights, they must resort to deliberately vague and unclear language in order to disguise their clearly unconstitutional and treasonous activities and breach of the public trust in order to evade legal liability or accountability for it. The nature of that surreptitious conversion from PRIVATE to PUBLIC is described in the following:

Separation Between Public and Private Course, Form #12.025
http://sedm.org/Forms/FormIndex.htm

Like a cuttlefish, those in government or the legal profession seeking essentially to STEAL your property must spurt out ink called “words of art” that have the opposite or different meaning to what most people commonly understand in order to:

1. Make what they are doing at least “appear” lawful to the legally ignorant, even though it is emphatically UNLAWFUL and even criminal in most cases.
2. Subdue and deceive their intended victims.
3. Pacify public resistance and outcry.

When the deception and unconstitutional presumptions the words create is discovered and challenged in a legal setting, they employ omission, legealese, trickery, and exploit the legal ignorance of the average American to avoid the criminal consequences of being discovered. Frederic Bastiat describes this situation as follows:

The Law Defends Plunder

[...] Sometimes the law defends plunder and participates in it. Thus the beneficiaries are spared the shame, danger, and scruple which their acts would otherwise involve. Sometimes the law places the whole apparatus of judges, police, prisons, and gendarmes at the service of the plunderers, and treats the victim - when he defends himself - as a criminal. In short, there is a legal plunder, and it is of this, no doubt, that Mr. de Montalembert speaks.

This legal plunder may be only an isolated stain among the legislative measures of the people. If so, it is best to wipe it out with a minimum of speeches and denunciations - and in spite of the uproar of the vested interests.

[The Law, Frederic Bastiat; SOURCE: http://theguardian.org/Publications/TheLaw/TheLaw.htm]

In essence, criminal public servants abuse the complexity of the law and the ignorance of the average American by using the law that THEY manufactured in the public school system to HIDE and CONCEAL what amounts to criminal extortion and racketeering. THIS was the very thing, the ONLY thing that Jesus ever got angry about when he visited Earth. By “hindering” he really means UNDERSTANDING and IMPLEMENTING what the law requires:

‘Woe to you lawyers! for you have taken away the keys of knowledge; you did not enter yourselves, and you hindered those who were entering’
[Luke 11:52, INTERPRETATION: woe unto lawyers who write a law to deliberately be confusing or who use
or interpret a law that is written in a confusing way to hide the truth or deceive people for their own selfish
gain]

It is no accident that Jesus came to Earth to call the sinners to repentance, and that the first place he visited to find such
sinners was the tax office. See Mark 2:14. The “keys of knowledge” that Jesus was referring to above are the REAL
meaning of the words. In short: The TRUTH. On this subject, Confucius said:

“When words lose their meaning, people will lose their liberty.”
[Confucius, circa 500 B.C.]

The organizers of this organized crime “protection racket” that Jesus criticized above are usually corrupt government
employees with a conflict of interest who care more about their paycheck and retirement check than about enforcing or
obeying the law. Efforts to hide this criminal activity by public servants are a crime called obstruction of justice, and are
most often employed by those most responsible for implementing justice: government judges and prosecutors in court.
The bible describes such abuses as follows:

“Shall the throne of iniquity, which devises evil by law, have fellowship with You? They gather
together against the life of the righteous, and condemn innocent blood. But the Lord has been my defense, and
my God the rock of my refuge. He has brought on them their own iniquity, and shall cut them off in their own
wickedness; the Lord our God shall cut them off.”
[Psalm 94:20-23, Bible, NKJV]

“For you have trusted in your wickedness:
You have said, ‘No one sees me’;
Your [worldly] wisdom and your knowledge have warped you;
And you have said in your heart,
‘I am, and there is no one else besides me.’”
[Isaiah 47:10, Bible, NKJV]

We argue that the “throne of iniquity” described above is the judge’s bench of those judges who are substituting their will
for what the law actually and expressly says and “includes”. It is called a “throne” because it in fact implements a state-
sponsored religion, as we will soon prove. Those who bow to expedience and criminal extortion of such a “protection
racket”, and especially under the influence of fear or terror, are “worshipping” not only Satan, but participating in a
religious ritual within an unconstitutional state sponsored church in which:

1. “Presumption” serves as the religious equivalent of “faith”. This includes presumptions about what is “included”.
2. The judge is the “priest”.
3. Voluntary franchise statutes called “codes” serve as the equivalent of a “bible” for the church. The bible only has the
   “force of law” for Christians, and franchises only have the “force of law” for franchisees who had to volunteer such as
   “taxpayers”.
4. The court is the “church” building.
5. Taxes are “tithes” to the state sponsored church.
6. Pleadings are “prayers” to the only sovereign, which is the collective. Individual rights and sovereignty are forbidden.
7. Licensed attorneys are deacons who conduct the worship serves at the church/court. These deacons are “ordained” by
   the chief priests of the state supreme court, who are the leaders of this state sponsored civil religion.

The nature of this unconstitutional civil religion that violates the First Amendment and the Religious Freedom Restoration
Act, 42 U.S.C. Chapter 21B is exhaustively described and proven in this memorandum.

The earlier quote from Isaiah 47:10 says “I am, and there is no one besides me.” This is the legal equivalent to saying that
the ONLY sovereign is the GOVERNMENT, and everyone works for the government at gunpoint as a public officer and
franchisee under compulsion and without compensation. In a de facto government such as we have, all “citizens” and
“residents” are in fact public officers in the government and private rights and private property are effectively outlawed.
The nature of that de facto government is described in:

De Facto Government Scam, Form #05.043
http://sedm.org/Forms/FormIndex.htm
By far, the most prevalent method abused by covetous public dis-servants to deceive and steal from people they are supposed to be protecting is to **add things to the meaning of words** that do not expressly appear in the statutes themselves. The method of choice for performing that unlawful and unconstitutional expansion of their power and jurisdiction is the abuse of the word “includes” and to willfully violate the strict rules of statutory construction. This abuse of language, “words of art”, and the rules of statutory construction is especially prevalent on tax issues in both administrative correspondence with the IRS and in federal court. The motivation for employing this deception and constructive FRAUD it is GREED and COVETOUSNESS by government employees for YOUR money and property:

“For the love of money is a root of all kinds of evil, for which some have strayed from the faith in their greediness, and pierced themselves through with many sorrows.”

[1 Tim. 6:10, Bible, NKJV]

In particular:

1. Federal District and Circuit Courts decide cases that relate to this issue frequently.
2. The IRS brings this issue up frequently in its collection notices and its telephone support.
3. Internet forums discussing the requirements of the Internal Revenue Code frequently contain arguments on this issue.

See:


4. Definitions of the following words in the Internal Revenue Code rely on the use of this word:

4.1. “employee”: 26 U.S.C. §3401(c)

For extensive details on how government deception is accomplished, see:

**Legal Deception, Propaganda, and Fraud**, Form #05.014
[http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

**11.1.5 Ignorance and Presumption: Grievous sins which perpetuate expansion of government power and control**

"The greatest enemy of the truth is very often not the lie - deliberate, contrived and dishonest - but the myth - persistent, persuasive and unrealistic."

[President John F. Kennedy, at Yale University on June 1, 1962]

The purpose of lying is to develop in the hearts and minds of the hearers a **false presumption**. The more ignorant and unwise and godless the hearers, the more likely they are to believe this false presumption. Those who promote such lies will do so for selfish reasons but ultimately their purposes are harmful and hateful.

"A lying tongue hates those who are crushed by it, and a flattering mouth works ruin."

[Prov. 26:28, Bible, NKJV]

Most frequently, we also acquire false presumptions by less dishonest or more casual means. For instance, we acquire false presumptions mainly from the media and our associates in our normal interactions. This method is the most popular technique used by our government to brainwash the sheeple, I mean people. When our government does it, it is called “propaganda”. The reason more informal techniques such as this are most successful is that we just accept what people say...
without thinking critically about it and without questioning it. We are among people and organizations that we supposedly
love or trust and so our intellectual defenses are down. In effect, we are intellectually lazy and don’t bother to process or
analyze or question new ideas or look what God’s word says about them before we commit them to our memory banks as
truth.

Another very popular propaganda tool for creating false presumptions are the public schools which are run by our
government. Good parents will take the time to counteract the myths and false presumptions that liberal teachers will try to
program our children with, but Satan still gets his foot in the door because many children grow up in single parent families
where the one parent who is present doesn’t have the energy to counteract the government brainwashing on a regular basis.

The Bible has some very convicting things to say about presumption that every Christian ought to teach their children, and
which should also be part of the jury instructions that every jury hears:

“Who can understand his errors? Cleanse me from secret faults. Keep back Your servant also from
presumptuous sins: Let them not have dominion over me. Then I shall be blameless, and I shall be innocent
of great transgression.”
[Psalm 19:12-13, Bible, NKJV]

Evidently, being presumptuous is a sin for which God takes offense. Our King James Bible has a footnote under the above
passage that says: “The right response to God’s revelation is to pray for His help with errors, faults, and sins.” That same
passage above under the word “presumptuous” then points to Num. 15:30, which tells the rest of the very telling story on
this subject:

“But the person who does anything presumptuously, whether he is native-born or a stranger, that one brings
reproach on the Lord, and he shall be cut off from among his people.”
[Numbers 15:30, Bible, NKJV]

So evidently, we’re dealing with very serious sin here, folks. Presumption evidently is a very big offense to the Lord. If
you further research the meaning of “presumptuous”, you will find in Numbers 14:44 that it means defiance and
obedience to God’s laws, the Bible, His commandments, and His will revealed to us by the Holy Spirit, and through His
prophets.

The bedrock of our system of jurisprudence is the fundamental presumption of “innocent until proven guilty beyond a
reasonable doubt”. The Fifth Amendment to the U.S. Constitution then guarantees us a right of due process of law.
Fundamental to the notion of due process of law is the absence of presumption of fact or law. Absolutely everything that is
offered as proof or evidence of guilt must be demonstrated and revealed with evidence, and nothing can or should be based
on presumption, or especially false presumption. The extent to which presumption is used to establish guilt is the extent
to which our due process rights have been violated. Black’s Law Dictionary, Sixth Edition, on p. 500 under the term “due
process” confirms these conclusions:

“If any question of fact or liability be conclusively be presumed [rather than proven] against him, this is not
due process of law.”

In our legal system, our government goes out of its way to create and perpetuate false presumptions to bias the legal system
in their favor, and in so doing, based on the above, they commit a grave sin and violation of God’s laws. The only reason
they get away with this tyranny in most cases is because of our own legal ignorance along with corrupted government
judges and lawyers who allow and encourage and facilitate this kind of abuse of our due process rights. Below are some
examples of how they do this:

1. False presumptions that the Internal Revenue Code is law. The Internal Revenue Code has not been enacted into
positive law. It says that at the beginning of the Title. Any title not enacted into “positive law” is described as “prima
facie evidence” of law. That means it is “presumptive” evidence that is rebuttable:

“Prima facie. Lat. At first sight on the first appearance; on the face of it; so far as can be judged from the first
disclosure; presumably a fact presumed to be true unless disproved by some evidence to the contrary. State
ex rel. Herbert v. Whims, 68 Ohio.App. 39, 38 N.E.2d 596, 499, 22 O.O. 110. See also Presumption.”
Since Christians are not allowed to presume anything, then they can’t be allowed to presume that the Internal Revenue Code is “law” or that it even applies to them. Technically, the Internal Revenue Code can only be described as a “statute” or “code”, but not as “law”. Here is the way the Supreme Court describes it:

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

Nor is it taxation. ‘A tax,’ says Webster’s Dictionary, ‘is a rate or sum of money assessed on the person or property of a citizen by government for the use of the nation or State.’ ‘Taxes are burdens or charges imposed by the Legislature upon persons or property to raise money for public purposes.’ Cooley, Const. Lim., 479."

[Loan Association v. Topeka, 20 Wall. 655 (1874) ]

Law is evidence of explicit consent by the people. For a statute to be enacted into positive law, a majority of the people or their representatives must consent to it by voting in favor of it. When a statute is not enacted into positive law, this simply means that the people never collectively and explicitly consented to the enforcement of it. Consequently, they cannot be expected to accept any adverse impact on their rights that such legislation but not “law” might have on them. In a system of government based only on consent of the governed such as we have, such “legislation” and “presumptive evidence of law” is unenforceable and becomes mainly a political statement of public policy but not law. This is a polite way of saying that the Internal Revenue Code is simply an unenforceable, state-sponsored federal voluntary religion that has no force on the average American. Like the Bible itself, the Internal Revenue Code therefore only applies to people who volunteer or choose to “believe” in or accept its terms. To treat the I.R.C. any other way is essentially to hurt your neighbor and disrespect his sovereignty and his rights. Christians don’t force things upon others who never consented. People in the legal profession and the tax profession will readily and frequently sin all the time by making false presumptions about the liability of people under Internal Revenue Code and they will falsely assume that the I.R.C. is “law”. Indirectly, they are falsely “presuming” that the target of the IRS enforcement action “consented”, which is a complete lie in most cases. This type of presumptuous behavior is forbidden to Christians under God’s law because it violates the second great commandment to love our neighbor and not hurt him (see Bible, Gal. 5:14). Consequently, the Internal Revenue Code cannot be treated as “law” by Christians and shouldn’t be treated as “law” by the courts either. To do so would constitute sin and idolatry toward any judge that might try to coerce either jurors or the accused to make such “presumptions”. Since the I.R.C. is “presumptive evidence” of law, the easy way to disprove that it is law is to demand evidence that the people consented to it. The Supreme Court said the Sixteenth Amendment didn’t constitute evidence of consent. The Congress cannot enact a law that applies in states of the Union without explicit evidence of consent found in the Constitution, and there is none according to the Supreme Court. If you would like to know more about the subject of the Internal Revenue Code not being “law”, see:

Requirement for Consent, Form #05.003
http://sedm.org/Forms/FormIndex.htm

2. IRS authority to make assessments or to change your self-assessment presumptions. Because our income tax system is based on voluntary self-assessment and payment, according to the Supreme Court in Flora v. United States, 362 U.S. 145 (1960) , then the only person who can assess you, a natural person, with a liability under Subtitle A of the Internal Revenue Code is YOU and only YOU and the only person who can file a return with your name on it is you. The IRS’ own Internal Revenue Manual, in section 5.1.11.6.8 clearly shows that Substitute For Returns (SFRs), which are returns filed in place of those which “taxpayers” refuse to file, cannot be filed for any specie of 1040 forms (1040, 1040A, 1040EZ, etc) and the reason is because the tax is voluntary, which is to say more properly that it is a DONATION and not a TAX. Once you make this “assessment” as authorized by 26 U.S.C. §6201(a)(1) and send it in, the IRS has no lawful authority to change or adjust the assessment, even if they believe you made an error, without your permission! You can search for implementing regulations under 26 C.F.R. 1.X until the cows come home and you won’t find a regulation that authorizes them to change your self-assessment! Your average misinformed American, however, naturally “assumes” that the IRS has the authority to change it whether you want or not. If the IRS then finds that you did make an error, they will “presume” that they have the lawful authority to change it by typically sending back a revised assessment and give you a certain amount of time to respond or protest it before it becomes cast in stone. When they do this, they are basically asking you for permission to make the change, and your silence or acquiescence constitutes implied consent to the change. This whole scheme works in the IRS’ favor because of the ignorance of the average American about what the law really says. It seems that too many people have been relying on IRS publications rather than reading the law for themselves. BUT, you can shift this contemptible situation

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completely around the other way in your favor by knowing the law! All you have to do is attach to your return specific instructions stating specifically and clearly that the IRS:

2.1. May NOT change or especially increase the amount of “income” on the return without invalidating EVERYTHING on the return and causing you to withdraw your consent. This makes the return to be filed under duress and inadmissible as evidence in court according to the Supreme Court in Weeks v. United States, 232 U.S. 383 (1914).

2.2. May not rely on hearsay evidence of receipt of funds from employers in the form of W-2 or 1099 forms, because they are not authenticated with a notary affidavit.

2.3. May not file a Substitute for Return (SFR) in place of your return because there is no statute or implementing regulation authorizing it and section 5.1116.8 of the Internal Revenue Manual does not allow it either.

2.4. Should not assume that the form or ANY information on it is accurate if the form IN TOTAL is not accurate and acceptable AS SUBMITTED.

2.5. Is not authorized to “propose” any changes, only to file the return IN TOTAL in your administrative record and send you a letter explaining what they disagree with and the authorities (statutes and regulations and IRM sections and Supreme Court rulings) their determination is based on.

2.6. If they protest the amount of “income” on the return, must provide a definition of “income” that is consistent with the following web address and with the Constitutional definition made by the Supreme Court: http://famguardian.org/TaxFreedom/CitesByTopic/income.htm

2.7. Any protests or disagreements they make must include a cite of the specific statutes AND implementing regulations AND the section from the Internal Revenue Manual which document and authorize their position or their position will be will presumed in the absence of evidence to the contrary to be illegal, unlawful, not authorized by law, null and void, and frivolous.

2.8. May not cite any court case below the Supreme Court as justification for their position, based on the content of their own Internal Revenue Manual (I.R.M.), Section 4.10.7.2.9.8.

2.9. May not institute penalties because they violate the prohibition on Bills of Attainder under Article 1, Section 9, Clause 3 of the Constitution and because such penalties can only apply to employees of a corporation per 26 C.F.R. §301.6671-1(b), which you are not until proven otherwise, with EVIDENCE.

If you use the above tactics and file a return with a 1 cent “income” and ask for all your money back, that along with the above tactics will drive the average IRS agent bonkers and he simply won’t know what to do and he will have no choice but to give you your ALL withheld tax back!

3. Presumption of correctness of IRS assessments. The federal courts assume that the IRS’ assessments are correct, but the IRS must provide facts to support the assessment and it must appear on a IRS 23C Assessment Form that is signed and certified by an assessment officer.

“The tax collector’s presumption of correctness has a Herculean masculinity of Goliathlike reach, but we strike an Achilles’ heel when we find no muscles, no tendons, no ligaments of fact.”
[Portillo v. C.I.R., 932 F.2d. 1128 (5th Cir. 1991)]

“Presumption of correctness which attends determination of Commissioner of Internal Revenue may be rebutted by showing that such determination is arbitrary or erroneous.”
[United States v. Hover, 268 F.2d. 657 (1959)]

However, the presumption of correctness is easily overcome by looking at the government’s own audits of the IRS. There are several documents on the following website from the General Accounting Office (GAO) showing that the IRS is unable to properly account for its revenues or protect the security of its taxpayer records. Presenting these reports in court is a sure way to derail the presumption of correctness of any alleged assessment the IRS may say they have on you. You can examine these reports for yourself on the website at: http://famguardian.org/PublishedAuthors/Govt/GAO/GAO.htm

4. Legitimate authority presumptions: When an IRS agent or investigator contacts someone to investigate a tax matter, the average Joe six-pack citizen “presumes” that they have authority to do what they are doing. After all, the agent will pull out a rather official looking “pocket commission” that makes it look like they are official. However, in most cases this pocket commission is an “Administrative” commission issued to administrative IRS employees who have no authority whatsoever to be doing any kind of enforcement actions such as investigations, seizures, liens, and levies. Administrative pocket commissions are easily recognizable because they have a serial number that begins with the letter “A”, indicating that they are Administrative rather than “E”, which means Enforcement. Enforcement Pocket Commissions are black instead of Red in color. We cover this in section 5.4.9 later. Whenever you talk with an IRS

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agent in person or on the phone, demand to see their pocket commission and get the serial number of their pocket commission for your records so you can sue the bastard if he illegally institutes collection actions in violation of 26 U.S.C. §7433 and 26 U.S.C. §7214. When they appear or call for questions, tell them you are really glad to see them and say that you will be cooperating fully with them AFTER they answer your questions first which will prove they have authority to be doing what they are doing. This amounts to a conditional acceptance and it will be very hard for them to argue with you. This is the way that you can “question authority” if you have an IRS agent breathing down your neck. Then when they start answering your questions about their authority to investigate, grill them on camera or using a tape recorder with witnesses present in the room using the following:

Tax Deposition Questions, Form #03.016
http://famguardian.org/TaxFreedom/Forms/Discovery/Deposition/Deposition.htm

5. Court jurisdiction presumptions. If you appear in front of a federal court that has no jurisdiction over you and you make a general appearance and do not challenge jurisdiction, you are “presumed” to voluntarily consent to the jurisdiction of the court, even though that court in most cases doesn’t have any jurisdiction whatsoever over you, including in personam or subject matter jurisdiction. Your ignorant and/or greedy attorney won’t even tell you that you have the option to make a special appearance instead of a general appearance or to challenge jurisdiction because it would threaten his profits and maybe even his license to practice law. You have to know this, and what you don’t know will definitely hurt you! However, even some federal courts admit the real truth of this matter:


“If parties do not raise question of lack of jurisdiction, it is the duty of the federal court to determine the matter sua sponte. 28 U.S.C.A. §1332.”

“Lack of jurisdiction cannot be waived and jurisdiction cannot be conferred upon a federal court by consent, inaction, or stipulation. 28 U.S.C.A. §1332.”

“Although defendant did not present evidence to support dismissal for lack of jurisdiction, burden rested with plaintiffs to prove affirmatively that jurisdiction did exist. 28 U.S.C.A. §1332.”

[Basso v. Utah Power and Light Company, 495 F.2d. 906 (1974)]

6. U.S. Supreme Court “cert denied” presumptions. We talk about this scandal in detail later in section 6.4.1 where we talk about the Certiorari Act of 1925. When a case is lost at the federal district or circuit court level, frequently it is appealed to the U.S. Supreme Court on what is called a “writ of certiorari”. When the Supreme Court doesn’t want to hear the case, they will “deny the cert”, which is often abbreviated “cert denied”. A famous and evil and unethical tactic by the IRS and DOJ is to cite as an authority a “cert denied” and then “presume” or “assume” that because the Supreme Court wouldn’t hear the appeal, then they agree with the findings of the lower court. An example of that tactic is found in the IRS’ famous document on their website entitled The Truth About Frivolous Tax Arguments, for instance, which we rebutted on the website at: http://famguardian.org/PublishedAuthors/Govt/IRS/friv_tax_rebuts.pdf. However, this fallacious logic simply is not a valid presumption or inference to make absent a detailed explanation from the Supreme Court itself of why they denied the cert, and frequently they won’t explain why they denied the appeal because it would be a public embarrassment for the government to do so! For instance, if a person declares themselves to be a “nontaxpayer” and a “nonresident alien”, does not file a return, and challenges the authority of the IRS and litigates his case all the way up to the Supreme Court to prove that the IRS has no assessment authority on him, do you think the Supreme Court is going to want most Americans to hear the truth by ruling in his favor and causing our income tax system to self-destruct? Rule 10 of the U.S. Supreme Court reveals some, but not all of the reasons why they might deny a cert., but there are a lot more reasons they don’t list, and the rule even admits that the reasons listed are incomplete. The bold-faced type emphasizes the point we are trying to make here:

U.S. Supreme Court
Rule 10. Considerations Governing Review on Writ of Certiorari

Review on a writ of certiorari is not a matter of right, but of judicial discretion. A petition for a writ of certiorari will be granted only for compelling reasons. The following, although neither controlling nor fully measuring the Court’s discretion, indicate the character of the reasons the Court considers:

(a) a United States court of appeals has entered a decision in conflict with the decision of another United States court of appeals on the same important matter; has decided an important federal
question in a way that conflicts with a decision by a state court of last resort; or has so far departed from the accepted and usual course of judicial proceedings, or sanctioned such a departure by a lower court, as to call for an exercise of this Court’s supervisory power;

(b) a state court of last resort has decided an important federal question in a way that conflicts with the decision of another state court of last resort or of a United States court of appeals;

(c) a state court or a United States court of appeals has decided an important question of federal law that has not been, but should be, settled by this Court, or has decided an important federal question in a way that conflicts with relevant decisions of this Court.

A petition for a writ of certiorari is rarely granted when the asserted error consists of erroneous factual findings or the misapplication of a properly stated rule of law.

In the above, DISCRETION=REASON. The above list of reasons, by the court’s own admission, is incomplete. Furthermore, there is no Supreme Court rule that says they have to list ALL their reasons for not granting a writ. This very defect, in fact, is how the government has transformed us into a society of men and no laws, in conflict with the intent of the founding fathers expressed in Marbury v. Madison, 5 U.S. 137 (1803):

“The Government of the United States has been emphatically termed a government of laws, and not of men. It will certainly cease to deserve this high appellation if the laws furnish no remedy for the violation of a vested legal right.”

[Marbury v. Madison, 5 U.S. 137 (1803)]

So don’t let the IRS trick you into “assuming” that the supreme court agreed with them if an appeal was denied to it from a lower court that was ruled in the IRS’ favor. The lower courts are obligated to follow the precedents established by the Supreme Court but frequently they don’t. Rulings against gun ownership and the pledge of allegiance in 2002 coming from the radical and socialist Ninth Circuit Court of Appeals are good examples that contradict such a conclusion.

7. “U.S. citizen” presumptions. There is a very common misconception that we are all “U.S. citizens”. In most cases, judges will insist that the only way that you cannot be one is if you meet the burden of proving that you aren’t. As you can learn in section 4.11.7 of the Great IRS Hoax, Form #11.302 and subsections, this presumption is completely false and is undertaken to illegally pull you outside the corrupt jurisdiction of the federal courts in order to rape and pillage your liberty and your property.

"Unless the defendant can prove he is not a citizen of the United States, the IRS has the right to inquire and determine a tax liability."


8. Social Security Number presumptions. The Treasury Regulations in 26 C.F.R. contain a presumption that if you have a Socialist Security Number, then you must be a “U.S. citizen”:

26 C.F.R. § 301.6109-1(g)

(g) Special rules for taxpayer identifying numbers issued to foreign persons—

(1) General rule—

(i) Social security number. A social security number is generally identified in the records and database of the Internal Revenue Service as a number belonging to a U.S. citizen or resident alien individual. A person may establish a different status for the number by providing proof of foreign status with the Internal Revenue Service under such procedures as the Internal Revenue Service shall prescribe, including the use of a form as the Internal Revenue Service may specify. Upon accepting an individual as a nonresident alien individual, the Internal Revenue Service will assign this status to the individual’s social security number.

9. “Taxpayer” presumptions. The IRS refers to everyone as “taxpayers”, creating a false presumption on everyone’s part that we indeed are. There is no statute making anyone liable for paying Subtitle A income taxes and without a liability statute, then no one is “subject to” that part of the Internal Revenue Code unless they volunteer to be. In fact, the only person who can lawfully identify you as a “taxpayer” is you, and that the government has no authority to use this word to describe you without your consent. In most tax trials, the judges or juries will seldom question the determinations of the IRS. Instead, the burden falls on the “taxpayer” to prove that the IRS’ determinations were incorrect. Then the
IRS will refuse to provide evidence to this alleged “taxpayer” that is needed for him to prove that they are wrong. Here is how the Supreme Court describes this scandal in Bull v. United States, 295 U.S. 247 (1935):

Thus, the usual procedure for the recovery of debts is reversed in the field of taxation. Payment precedes defense, and the burden of proof, normally on the claimant, is shifted to the taxpayer.

The [tax] assessment supersedes the pleading, proof, and judgment necessary in an action at law, and has the force of such a judgment. The ordinary defendant stands in judgment only after a hearing. The taxpayer often is afforded his hearing after judgment and after payment, and his only redress for unjust administrative action is the right to claim restitution.99

If you would like to know more about how the word “taxpayer” is used to deceive the masses, see:

Who are “Taxpayers” and Who Needs a “Taxpayer Identification Number”? Form #05.013
http://sedm.org/Forms/FormIndex.htm

10. Burden of proof presumptions. In our Form #05.025 entitled Government Burden of Proof, a scandal is described in the Internal Revenue Code, where Section 7491 places the burden of proving nonliability on the “taxpayer”. Note that this section of the code never requires the government to first prove that a natural person is a “taxpayer” BEFORE the burden of proof is shifted to the taxpayer. Here is the content of that section:

If, in any court proceeding, a taxpayer introduces credible evidence with respect to any factual issue relevant to ascertaining the liability of the taxpayer for any tax imposed by subtitle A or B, the Secretary shall have the burden of proof with respect to such issue.

11. Consent for withholding of Social Security Insurance Premiums presumption. If one is hired on to work for the government, then under 5 U.S.C. §8422, they are “deemed” to consent to the withholding of Social Security and Medicare and are never even asked whether they want to do so. Use of the word “deemed” is legalese for “presumed”. Below is the content of that section. Refer to section 5.9.7 of the Great IRS Hoax, Form #11.302 for further details on this conspiracy against your property rights:

5 U.S.C. §8422 Deductions of OASDI for Federal Employees

(b) Each employee or Member is deemed to consent and agree to the deductions under subsection (a). Notwithstanding any law or regulation affecting the pay of an employee or Member, payment less such deductions is a full and complete discharge and acquittance of all claims and demands for regular services during the period covered by the payment, except the right to any benefits under this subchapter, or under subchapter IV or v. of this chapter, based on the service of the employee or Member.

12. Government form presumptions. Filling out of most government forms is in most cases completely voluntary and unnecessary. Whenever you submit a government form, you are “presumed” to be in pursuit of a government “privilege” and consent to be bound by all laws of the government that produced that form, even if you would not otherwise be so! For instance, if you submit an IRS Form 1040, you are “presumed” to be a “taxpayer” who is “subject to” the Internal Revenue Code, even though if you had not done so, you would not be. The Department of State DS-11 form used for obtaining a U.S. passport has only one block for indicating your citizenship, which contains “U.S. citizen” and NO blocks for specifying that you are a “national”, creating a presumption that the only thing you can be in order to get a passport is a “U.S. citizen”. The IRS W-8BEN creates a presumption that you are a “beneficial owner”, which is then defined as someone who has to include ALL income as gross income on their tax return, even though the law says this is not required. All of these are major, very serious, and FALSE presumptions that significantly prejudice and abuse your rights. The government only gets away with this type of fraud and abuse because the people filling out the forms don’t question authority or challenge the presumptions on the form. We have successfully overcome most of these presumptions by modifying or redesigning the forms in original print to shift the presumption in our favor before we submit it. The modified forms then slip by inattentive and underpaid government clerks and we can then use this as evidence in our favor. Fight fire with fire!

There are many other similar “presumptions” like those above that we haven’t documented. We include these here only as examples so you can see how the scandal and violation of your rights and liberties is perpetrated by evil tyrants in our government who have transformed it into a socialist beast. Whatever the case, the Bible is very explicit about what we


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should do with those who act presumptuously: *Rebuke and banish them from society*. What does this mean in the case of juries and during court trials? It means that during the voir dire process of interviewing the jurors and the judges, they must both be asked about their presumptions and biases, and those who have such biases and presumptions should be banished from the jury and the case. If the judge has a bias or presumption in favor of the government’s position, such as those listed above, then he too should be removed for conflict of interest under 28 U.S.C. §455 and bias and prejudice under 28 U.S.C. §144. Likewise, if you ever hear a government prosecutor use the phrase “everyone knows”, then a BIG red flag should go up in your mind’s eye because you are dealing with a presumption. When this happens in a courtroom, you ought to stand up and object to such nonsense immediately because your WICKED opponent is trying to frame you with presumptions and thereby violate your due process rights under the Fifth Amendment!

The reason this book is so large and extensive in its research and authorities is because we have made a disciplined effort to avoid presumptions. We have, in fact, used evidence derived from the government’s own laws, spokespersons, and courts to prove nearly every point we make in this book. This ensures that you don’t have to “assume” anything and can examine the facts and evidence for yourself and reach your own independent conclusions about the truth of what we are saying. In effect, we have pretended that we are the prosecuting attorney and you are the jury and the “court” is the “court of public opinion”. This provides excellent practice and preparation for a real trial, because we assume these materials will also be used in a real court to prosecute specific government servants for wrongdoing.

### 11.1.6 Media propaganda that glorifies government and covers up its sins

All socialist and communist governments rely upon propaganda to mold and control public opinion about their abuses. The sixth plank of the Communist Manifesto requires that all media and press be centralized in the hands of the state. Below is a definition of propaganda:

> "Garth Jowett and Victoria O'Donnell have provided a concise, workable definition of the term: "Propaganda is the deliberate, systematic attempt to shape perceptions, manipulate cognitions, and direct behavior to achieve a response that furthers the desired intent of the propagandist." More comprehensive is the description by Richard Alan Nelson: "Propaganda is neutrally defined as a systematic form of purposeful persuasion that attempts to influence the emotions, attitudes, opinions, and actions of specified target audiences for ideological, political or commercial purposes through the controlled transmission of one-sided messages (which may or may not be factual) via mass and direct media channels. A propaganda organization employs propagandists who engage in propagandism—the applied creation and distribution of such forms of persuasion," [Wikipedia Topic: “Propaganda”; Downloaded 8/3/2012; SOURCE: http://en.wikipedia.org/wiki/Propaganda]."

Elements of propaganda include:

1. **Appeal to emotion and not intellect.** It shares techniques with advertising and public relations, each of which can be thought of as propaganda that promotes a commercial product or shapes the perception of an organization, person, or brand. In post–World War II usage the word "propaganda" more typically refers to political or nationalist uses of these techniques or to the promotion of a set of ideas, since the term had gained a pejorative meaning. The refusal phenomenon was eventually to be seen in politics itself by the substitution of "political marketing" and other designations for "political propaganda".

2. **Low factual content.** The exclusion of facts or detail allows for the quicker processing of the message, while the underlying sentiment reinforces it. The message need not be logically or factually based, this only clouds the affective force of the message. If any logic or fact is included, it must be very simple and plain, requiring virtually no processing time — the use of clichés and platitudes is quite effective.

3. **Repetition.** Owing to the infantile limitations of collective memory, a message must be continuously propagated in order to take hold within the collective consciousness.

4. **Simplicity.** The message must be designed in such a way that it appeals to or is quickly understood by the lowest common intellectual denominator of the collective. This is not only true because of the vast ignorance of the masses, but also because the collective attention span is virtually nonexistent. We now live in a world of sound-bite discourse. The simple lie always conquers the complex truth.

5. **Imagery.** The most powerful propaganda is embedded within appealing imagery. This imagery could be pictorial or descriptive. This is why movies and music are such potent forms of propaganda.

6. **Sentiment.** The message must contain as little detail as possible, and instead be designed in such a way that it appeals to some strong emotion or sentiment—such as sex or sympathy.
7. **Censorship of unfavorable information.** Unpopular, immoral, or injurious aspects of the thing being promoted are avoided or downplayed. People who expose this information are discredited and attacked either politically, economically, or both.

8. **Modification of language used to describe an activity by repetition and conditioning.** Unpopular words that describe the thing being promoted are replaced with less distasteful and more appealing words. See the following dictionary for an example:

   **Anti-Thought Control Dictionary**, Form #08.013
   [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

A practical examination of the media, by which sentiments are seeded within the minds of men, leads one unequivocally to the conclusion that the primary means of modern propaganda are the audio-visual media—television and film. Secondary, of course, is print. Tertiary and upcoming media include interactive media such as talk radio and the internet. These tertiary media are positive trends in one respect, they are interactive—information exchange is two-way.

Still though, the internet and its inevitable future probably will not break the grip of the television and film industries, as these industries will ultimately employ these new media to their advantage. It almost goes without saying that the one-way audio-visual communication pumped into millions of households around the globe is the most effective means of propagating a message.

Propaganda also has much in common with public information campaigns by governments, which are intended to encourage or discourage certain forms of behavior (such as wearing seat belts, not smoking, not littering and so forth). Again, the emphasis is more political in propaganda. Propaganda can take the form of leaflets, posters, TV and radio broadcasts and can also extend to any other medium. In the case of the United States, there is also an important legal (imposed by law) distinction between advertising (a type of overt propaganda) and what the Government Accountability Office (GAO), an arm of the United States Congress, refers to as "covert propaganda".

Propaganda techniques include the following:

1. **Ad hominem.** A Latin phrase that has come to mean attacking one’s opponent, as opposed to attacking their arguments.
2. **Ad nauseam.** This argument approach uses tireless repetition of an idea. An idea, especially a simple slogan, that is repeated enough times, may begin to be taken as the truth. This approach works best when media sources are limited or controlled by the propagator.
3. **Appeal to authority.** Appeals to authority cite prominent figures to support a position, idea, argument, or course of action.
4. **Appeal to fear.** Appeals to fear and seeks to build support by instilling anxieties and panic in the general population, for example, Joseph Goebbels exploited Theodore Kaufman’s *Germany Must Perish!* to claim that the Allies sought the extermination of the German people.
5. Appeal to prejudice. Using loaded or emotive terms to attach value or moral goodness to believing the proposition. Used in biased or misleading ways.
6. **Bandwagon.** Bandwagon and “inevitable-victory” appeals attempt to persuade the target audience to join in and take the course of action that “everyone else is taking”.
7. Inevitable victory. Invites those not already on the bandwagon to join those already on the road to certain victory. Those already or at least partially on the bandwagon are reassured that staying aboard is their best course of action.
8. Join the crowd. This technique reinforces people’s natural desire to be on the winning side. This technique is used to convince the audience that a program is an expression of an irresistible mass movement and that it is in their best interest to join.
9. Beautiful people. The type of propaganda that deals with famous people or depicts attractive, happy people. This makes other people think that if they buy a product or follow a certain ideology, they too will be happy or successful.
10. **The Lie.** The repeated articulation of a complex of events that justify subsequent action. The descriptions of these events have elements of truth, and the “big lie” generalizations merge and eventually supplant the public’s accurate perception of the underlying events. After World War I the German *Stab in the back* explanation of the cause of their defeat became a justification for Nazi re-militarization and revanchist aggression.
11. **Black-and-white fallacy.** Presenting only two choices, with the product or idea being propagated as the better choice. For example: “You’re either with us, or against us...”
12. Classical conditioning. All vertebrates, including humans, respond to classical conditioning. That is, if object A is always present when object B is present and object B causes a negative physical reaction (e.g., disgust, pleasure) then we will when presented with object A when object B is not present, we will experience the same feelings.

13. Cognitive dissonance. People desire to be consistent. Suppose a pollster finds that a certain group of people hates his candidate for senator but love actor A. They use actor A’s endorsement of their candidate to change people’s minds because people cannot tolerate inconsistency. They are forced to either dislike the actor or like the candidate.

14. Common man. The "plain folks" or "common man" approach attempts to convince the audience that the propagandist’s positions reflect the common sense of the people. It is designed to win the confidence of the audience by communicating in the common manner and style of the target audience. Propagandists use ordinary language and mannerisms (and clothe their message in face-to-face and audiovisual communications) in attempting to identify their point of view with that of the average person. For example, a propaganda leaflet may make an argument on a macroeconomic issue, such as unemployment insurance benefits, using everyday terms: "Given that the country has little money during this recession, we should stop paying unemployment benefits to those who do not work, because that is like maxing out all your credit cards during a tight period, when you should be tightening your belt.”

15. Cult of personality. A cult of personality arises when an individual uses mass media to create an idealized and heroic public image, often through unquestioning flattery and praise. The hero personality then advocates the positions that the propagandist desires to promote. For example, modern propagandists hire popular personalities to promote their ideas and/or products.

16. Demonizing the enemy. Making individuals from the opposing nation, from a different ethnic group, or those who support the opposing viewpoint appear to be subhuman (e.g., the Vietnam War-era term ‘gooks’ for National Front for the Liberation of South Vietnam aka Vietcong, or “VC”, soldiers), worthless, or immoral, through suggestion or false accusations. Dehumanizing is also a term used synonymously with demonizing, the latter usually serves as an aspect of the former.

17. Dictat. This technique hopes to simplify the decision making process by using images and words to tell the audience exactly what actions to take, eliminating any other possible choices. Authority figures can be used to give the order, overlapping it with the Appeal to authority technique, but not necessarily. The Uncle Sam "I want you" image is an example of this technique.

18. Disinformation. The creation or deletion of information from public records, in the purpose of making a false record of an event or the actions of a person or organization, including outright forgery of photographs, motion pictures, broadcasts, and sound recordings as well as printed documents.

19. Door-in-the-face technique. Is used to increase a person’s latitude of acceptance. For example, if a salesperson wants to sell an item for $100 but the public is only willing to pay $50, the salesperson first offers the item at a higher price (e.g., $200) and subsequently reduces the price to $100 to make it seem like a good deal.

20. Euphoria. The use of an event that generates euphoria or happiness, or using an appealing event to boost morale. Euphoria can be created by declaring a holiday, making luxury items available, or mounting a military parade with marching bands and patriotic messages.

21. Fear, uncertainty and doubt. An attempt to influence public perception by disseminating negative and dubious/false information designed to undermine the credibility of their beliefs.

22. Flag-waving. An attempt to justify an action on the grounds that doing so will make one more patriotic, or in some way benefit a country, group or idea the targeted audience supports.

23. Foot-in-the-door technique. Often used by recruiters and salesmen. For example, a member of the opposite sex walks up to the victim and pins a flower or gives a small gift to the victim. The victim says thanks and now they have incurred a psychological debt to the perpetrator. The person eventually asks for a larger favor (e.g., a donation or to buy something far more expensive). The unwritten social contract between the victim and perpetrator causes the victim to feel obligated to reciprocate by agreeing to do the larger favor or buy the more expensive gift.

24. Glittering generalities. Glittering generalities are emotionally appealing words that are applied to a product or idea, but present no concrete argument or analysis. This technique has also been referred to as the PT Barnum effect.

25. Half-truth. A half-truth is a deceptive statement, which may come in several forms and includes some element of truth. The statement might be partly true, the statement may be totally true but only part of the whole truth, or it may utilize some deceptive element, such as improper punctuation, or double meaning, especially if the intent is to deceive, evade, blame or misrepresent the truth.

26. Labeling. A euphemism is used when the propagandist attempts to increase the perceived quality, credibility, or credence of a particular ideal. A Dysphemism is used when the intent of the propagandist is to discredit, diminish the perceived quality, or hurt the perceived righteousness of the Mark. By creating a "label" or "category" or "faction" of a population, it is much easier to make an example of these larger bodies, because they can uplift or defame the Mark without actually incurring legal-defamation. Example: "Liberals" is a dysphemism intended to diminish the perceived credibility of a particular Mark. By taking a displeasing argument presented by a Mark, the propagandist can quote that
person, and then attack "labor's" in an attempt to both (1) create a political battle-ax of unaccountable aggression and
(2) diminish the quality of the Mark. If the propagandist uses the label on too-many perceivably credible individuals,
muddying up the word can be done by broadcasting bad-examples of "labor's" into the media. Labeling can be thought
of as a sub-set of Guilt by association, another logical fallacy.

27. Latitudes of acceptance. If a person's message is outside the bounds of acceptance for an individual and group, most
techniques will engender psychological reactance (simply hearing the argument will make the message even less
acceptable). There are two techniques for increasing the bounds of acceptance. First, one can take a more even extreme
position that will make more moderate positions seem more acceptable. This is similar to the Door-in-the-Face
technique. Alternatively, one can moderate one's own position to the edge of the latitude of acceptance and then over
time slowly move to the position that was previously.[4]

28. Love bombing. Used to recruit members to a cult or ideology by having a group of individuals cut off a person from
their existing social support and replace it entirely with members of the group who deliberately bombard the person
with affection in an attempt to isolate the person from their prior beliefs and value system—see Milieu control.

29. Lying and deception. Lying and deception can be the basis of many propaganda techniques including Ad Homimen
arguments, Big-Lie, Defamation, Door-in-the-Face, Half-truth, Name-calling or any other technique that is based on
dishonesty or deception. For example, many politicians have been found to frequently stretch or break the truth.

30. Managing the news. According to Adolf Hitler "The most brilliant propagandist technique will yield no success unless
one fundamental principle is borne in mind constantly - it must confine itself to a few points and repeat them over and
over."[9][10] This idea is consistent with the principle of classical conditioning as well as the idea of "Staying on
Message."

31. Milieu control. An attempt to control the social environment and ideas through the use of social pressure

32. Name-calling. Propagandists use the name-calling technique to incite fears and arouse prejudices in their hearers in the
intent that the bad names will cause hearers to create a negative opinion about a group or set of beliefs or ideas that
the propagandist wants hearers to denounce. The method is intended to provoke conclusions about a matter apart from
impartial examinations of facts. Name-calling is thus a substitute for rational, fact-based arguments against the an idea
or belief on its own merits.[11]

33. Obfuscation, intentional vagueness, confusion. Generalities are deliberately vague so that the audience may supply its
own interpretations. The intention is to move the audience by use of undefined phrases, without analyzing their validity
or attempting to determine their reasonableness or application. The intent is to cause people to draw their own
interpretations rather than simply being presented with an explicit idea. In trying to "figure out" the propaganda, the
audience forgoes judgment of the ideas presented. Their validity, reasonableness and application may still be
considered.

34. Obtain disapproval or Reductio ad Hitlerum. This technique is used to persuade a target audience to disapprove of an
action or idea by suggesting that the idea is popular with groups hated, feared, or held in contempt by the target
audience. Thus if a group that supports a certain policy is led to believe that undesirable, subversive, or contemptible
people support the same policy, then the members of the group may decide to change their original position. This is a
form of bad logic, where a is said to include X, and b is said to include X, therefore, a = b.

35. Operant conditioning. Operant conditioning involves learning through imitation. For example, watching an appealing
person buy products or endorse positions teaches a person to buy the product or endorse the position. Operant
conditioning is the underlying principle behind the Ad Nauseam, Slogan and other repetition public relations
campaigns.

36. Oversimplification. Favorable generalities are used to provide simple answers to complex social, political, economic,
or military problems.

37. Pensée unique. Enforced reduction of discussion by use of overly simplistic phrases or arguments (e.g., "There is no
alternative to war.")

38. Quotes out of context. Selectively editing quotes to change meanings—political documentaries designed to discredit
an opponent or an opposing political viewpoint often make use of this technique.

39. Rationalization (making excuses). Individuals or groups may use favorable generalities to rationalize questionable acts
or beliefs. Vague and pleasant phrases are often used to justify such actions or beliefs.

40. Red herring. Presenting data or issues that, while compelling, are irrelevant to the argument at hand, and then claiming
that it validates the argument.

41. Repetition. This is the repeating of a certain symbol or slogan so that the audience remembers it. This could be in the
form of a jingle or an image placed on nearly everything in the picture/scene.

42. Scapegoating. Assigning blame to an individual or group, thus alleviating feelings of guilt from responsible parties
and/or distracting attention from the need to fix the problem for which blame is being assigned.

43. Slogans. A slogan is a brief, stirring phrase that may include labeling and stereotyping. Although slogans may be
enlisted to support reasoned ideas, in practice they tend to act only as emotional appeals. Opponents of the US's
invasion and occupation of Iraq use the slogan "blood for oil" to suggest that the invasion and its human losses was
done to access Iraq's oil riches. On the other hand, supporters who argue that the US should continue to fight in Iraq
use the slogan "cut and run" to suggest withdrawal is cowardly or weak.

44. Stereotyping. This technique attempts to arouse prejudices in an audience by labeling the object of the propaganda
campaign as something the target audience fears, hates, loathes, or finds undesirable. For instance, reporting on a
foreign country or social group may focus on the stereotypical traits that the reader expects, even though they are far
from being representative of the whole country or group; such reporting often focuses on the anecdotal. In graphic
propaganda, including war posters, this might include portraying enemies with stereotyped racial features.

45. Straw man. A straw man argument is an informal fallacy based on misrepresentation of an opponent's position. To
"attack a straw man" is to create the illusion of having refuted a proposition by substituting a superficially similar
proposition (the "straw man"), and refuting it, without ever having actually refuted the original position.

46. Testimonial. Testimonials are quotations, in or out of context, especially cited to support or reject a given policy,
action, program, or personality. The reputation or the role (expert, respected public figure, etc.) of the individual giving
the statement is exploited. The testimonial places the official sanction of a respected person or authority on a
propaganda message. This is done in an effort to cause the target audience to identify itself with the authority or to
accept the authority's opinions and beliefs as its own.

47. Third party technique. Works on the principle that people are more willing to accept an argument from a seemingly
independent source of information than from someone with a stake in the outcome. It is a marketing strategy
commonly employed by Public Relations (PR) firms, that involves placing a premeditated message in the "mouth of
the media." Third party technique can take many forms, ranging from the hiring of journalists to report the organization
in a favorable light, to using scientists within the organization to present their perhaps prejudicial findings to the public.
Frequently astroturf groups or front groups are used to deliver the message.

Foreign governments, particularly those that own marketable commercial products or services, often promote their
interests and positions through the advertising of those goods because the target audience is not only largely unaware
of the forum as vehicle for foreign messaging but also willing to receive the message while in a mental state of
absorbing information from advertisements during television commercial breaks, while reading a periodical, or while
passing by billboards in public spaces. A prime example of this messaging technique is advertising campaigns to
promote international travel. While advertising foreign destinations and services may stem from the typical goal of
increasing revenue by drawing more tourism, some travel campaigns carry the additional or alternative intended
purpose of promoting good sentiments or improving existing ones among the target audience towards a given nation or
region. It is common for advertising promoting foreign countries to be produced and distributed by the tourism
ministries of those countries, so these ads often carry political statements and/or depictions of the foreign government's
desired international public perception. Additionally, a wide range of foreign airlines and travel-related services which
advertise separately from the destinations, themselves, are owned by their respective governments; examples include,
though are not limited to, the Emirates airline (Dubai), Singapore Airlines (Singapore), Qatar Airways (Qatar), China
Airlines (Taiwan/Republic of China), and Air China (People's Republic of China). By depicting their destinations,
airlines, and other services in a favorable and pleasant light, countries market themselves to populations abroad in a
manner that could mitigate prior public impressions. See: Soft Power[citation needed]

48. Thought-terminating cliché. A commonly used phrase, sometimes passing as folk wisdom, used to quell cognitive
dissonance.

49. Transfer. Also known as association, this is a technique that involves projecting the positive or negative qualities of
one person, entity, object, or value onto another to make the second more acceptable or to discredit it. It evokes an
emotional response, which stimulates the target to identify with recognized authorities. Often highly visual, this
technique often utilizes symbols (e.g. swastikas) superimposed over other visual images (e.g. logos). These symbols
may be used in place of words.

50. Selective truth. Richard Crossman, the British Deputy Director of Psychological Warfare Division (P WD) for the
Supreme Headquarters Allied Expeditionary Force (SHAEF) during the Second World War said "In propaganda truth
pays... It is a complete delusion to think of the brilliant propagandist as being a professional liar. The brilliant
propagandist is the man who tells the truth, or that selection of the truth which is requisite for his purpose, and tells it in
such a way that the recipient does not think he is receiving any propaganda... [...] The art of propaganda is not telling
lies, but rather selecting the truth you require and giving it mixed up with some truths the audience wants to hear,"[12]

51. Unstated assumption. This technique is used when the idea the propagandist wants to plant would seem less credible if
explicitly stated. The concept is instead repeatedly assumed or implied.

52. Virtue words. These are words in the value system of the target audience that produce a positive image when attached
to a person or issue. Peace, happiness, security, wise leadership, freedom, "The Truth", etc. are virtue words. Many see
religiosity as a virtue, making associations to this quality affectively beneficial. Their use is considered of the Transfer propaganda technique.

For an informative expose on the history of propaganda, we recommend the following BBC video series:

The Century of Self, B.B.C.
http://www.youtube.com/watch?v=OmUzwRcyTS0

The central theme of the above expose and the basis for all propaganda, when put it in religious terms, is to "feed the flesh and starve the spirit". This allows a corrupted government to divide, conquer, and make people slaves of their own sin as Jesus predicted in John 8:34.

11.2 Components of the Transformation

The following subsections break down all the various components of the transformation from a republic based on individual rights into a socialist democracy based on collective rights monopolistically held in trust by one central government oligarchy. All of the steps described are aimed at destroying the separation of powers between the states and federal government by converting rights into privileges or franchises and making all those in receipt of said privileges, whether states or private persons, into indentured servants of a single central government. Efforts to destroy this separation of powers are exhaustively described in the following free document on our website:

Government Conspiracy to Destroy the Separation of Powers, Form #05.023
http://sedm.org/Forms/FormIndex.htm

11.2.1 Corporation Franchises are the main method of transforming a Free Society into a Collectivist Society

The heart of every kind of corrupt, fascist, or totalitarian governmental system is collectivism. Here is the definition of collectivism:

"Collectivism: a political or economic theory advocating collective control [e.g. OWNERSHIP] esp. over production and distribution or a system marked by such control."

"Collectivism is any philosophic, political, religious, economic, or social outlook that emphasizes the interdependence of every human. Collectivism is a basic cultural element that exists as the reverse of individualism in human nature (in the same way high context culture exists as the reverse of low context culture). Collectivist orientations stress the importance of cohesion within social groups (such as an “in-group”, in what specific context it is defined) and in some cases, the priority of group goals over individual goals. Collectivists often focus on community, society, nation or country. It has been used as an element in many different and diverse types of government and political, economic and educational philosophies throughout history and most human societies in practice contain elements of both individualism and collectivism. Some examples of collectivist cultures include Pakistan, India and Japan.

Collectivism can be divided into horizontal (or egalitarian) collectivism and vertical (or hierarchical) collectivism. Horizontal collectivism stresses collective decision-making among equal individuals, and is thus usually based on decentralization and egalitarianism. Vertical collectivism is based on hierarchical structures of power and on moral and cultural conformity, and is therefore based on centralization and hierarchy. A cooperative enterprise would be an example of horizontal collectivism, whereas a military hierarchy would be an example of vertical collectivism. [Wikipedia Topic: Collectivism; Downloaded 8/21/2014; SOURCE: http://en.wikipedia.org/wiki/Collectivism]

Communism, socialism, and fascism are merely types of collectivist governments. This is powerfully illustrated in the following video:

Fatima: The Path To Peace Conference - The Financial Enslavement of the West, G. Edward Griffin
https://www.youtube.com/watch?v=Q-uCUjurK0w

All collectivist governments presume that:

1. All property is either owned or at least controlled by the state. Control is synonymous with ownership, because the essence of ownership is the right to exclude. That right to exclude BEGINS with the right to exclude GOVERNMENT from using or benefitting from the use of the property.


Property. That which is peculiar or proper to any person; that which belong exclusively to one. In the strict legal sense, an aggregate of rights which are guaranteed and protected by the government. Fulton Light, Heat & Power Co. v. State, 63 Misc. Rep. 263, 121 N.Y.S. 536. The term is said to extend to every species of valuable right and interest. More specifically, ownership; the unrestricted and exclusive right to a thing; the right to dispose of a thing in every legal way, to possess it, to use it, and to exclude everyone else from interfering with it.


2. There is no PRIVATE property. PRIVATE property is property whose ownership is ABSOLUTE rather than QUALIFIED, and which is not shared with any government.

Ownership. Collection of rights to use and enjoy property, including right to transmit it to others. Trustees of Phillips Exeter Academy v. Exeter, 92 N.H. 473, 33 A.2d. 665, 673. The complete dominion, title, or proprietary right in a thing or claim. The entirety of the powers of use and disposal allowed by law.

The right of one or more persons to possess and use a thing to the exclusion of others. The right by which a thing belongs to someone in particular, to the exclusion of all other persons. The exclusive right of possession, enjoyment, and disposal; involving as an essential attribute the right to control, handle, and dispose.

Ownership of property is either absolute or qualified. The ownership of property is absolute when a single person has the absolute dominion over it, and may use it or dispose of it according to his pleasure, subject only to general laws. The ownership is qualified when it is shared with one or more persons, when the time of enjoyment is deferred or limited, or when the use is restricted. Calif. Civil Code, §§678-680.


3. People are NOT INDEPENDENT in their control over their rights or property. Instead, they are DEPENDENT. The above definition of collectivism is deceptive because rather than INTERDEPENDENT, they really mean GOVERNMENT DEPENDENT. That dependence or interdependence is created by connecting the title or ownership of said property with a public office in the government. All such offices are created through the abuse of franchises, as you will learn later. The change in title to ownership is done through the abuse of government identifying numbers such as SSNs, TINs, and EINs, which are government property that transmute ownership of otherwise PRIVATE property to PUBLIC property.

“Collectivism is any philosphic, political, religious, economic, or social outlook that emphasizes the interdependence of every human. Collectivism is a basic cultural element that exists as the reverse of individualism in human nature (in the same way high-context culture exists as the reverse of low-context culture).”


The foundation of freedom is INDIVIDUALISM and EQUALITY between the governed and the governors. COLLECTIVISM destroys freedom by destroying EQUALITY and making the government SUPERIOR to and an OWNER of those governed. All COLLECTIVIST systems are implemented by destroying EQUALITY and converting all PRIVATE property into PUBLIC property whose ownership and use depends on the EXPRESS CONSENT or PERMISSION of the government. We prove this in:

*Foundations of Freedom Course, Form #12.021, Video 1: Introduction*

[http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

The method of implementing collectivism in an otherwise free society is therefore to:

1. Make government into a corporation franchises. Franchises are the main method of introducing DEPENDENCE into an otherwise free society. For details on franchises, see:

*Government Instituted Slavery Using Franchises, Form #05.030*  
[http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

The original American Colonists, in fact, broke away from England in part because the English King was abusing franchises to license Pastors to preach, and thus to stifle their biblical opposition to the King. Those who refused to get “licenses” to preach had their churches burned down!
2. Confuse CONSTITUTIONAL citizens with STATUTORY citizens by:
   2.1. Presuming that CONSTITUTIONAL and STATUTORY citizens and residents are equivalent, even though they are not.
   2.2. Presuming that “United States” in the Constitution and “United States” in statutes are equivalent, even though they are not.
   2.3. Presuming that NATIONALITY and DOMICILE are equivalent, even though they are not.

For details on how this is done, see:

*Why You are a “national”, “state national”, and Constitutional but not Statutory Citizen*, Form #05.006

http://sedm.org/Forms/FormIndex.htm

3. Convert all PRIVATE property to PUBLIC property and undermine the protection of PRIVATE property by:
   3.1. Eliminating constitutional courts and replacing them with franchise courts.
   3.2. Creating criminal financial conflicts of interest in court decision makers so they will always benefit the government at the expense of the citizen.
   3.3. Illegally compelling the use of government identifying numbers in connection with all property transactions. This causes all property to transmute from PRIVATE to PUBLIC and clouds the title to the property so that it appears to be held by a public officer instead of a private human. See:

*About SSNs and TINs on Government Forms and Correspondence*, Form #05.012

http://sedm.org/Forms/FormIndex.htm

4. Offering or enforcing NATIONAL franchises within states of the Union or outside of the federal territory and federal domiciliaries that they are limited to. This results in a destruction of the separation of powers.

5. Enforcing franchises, such as a "trade or business" without requiring explicit written consent in some form, such as the issuance and voluntary signing of an application for a license.

6. Forcing non-franchisees into franchise courts against their consent. This is a violation of the Fifth Amendment takings clause and the prohibition against eminent domain.

7. Refusing to satisfy the burden of proof upon government opponents in a franchise court that the owner of the property subject to the dispute VOLUNTARILY donated it to a public use, public purpose, and public office. In other words, that all property is PRIVATE until it is proven on the record with evidence that the owner EXPRESSLY AND VOLUNTARILY DONATED it to PUBLIC use and thereby made it subject to government jurisdiction.

8. Abusing sovereign immunity to protect franchise administrators such as the IRS from illegal enforcement of the franchise against non-franchisees. All franchises are PRIVATE rather than GOVERNMENTAL in nature and governments who offer them drop down to the level or ordinary persons when they offer them.

9. Refusing to provide a way to quit franchises or hiding forms for doing so.

10. PRESUMING or pretending like there is no such thing as a non-franchisee or non-taxpayer or that EVERYONE is a statutory "taxpayer". This compels people to contract with the government and interferes with their First Amendment right to legally and politically associate. See Your Exclusive Right to Declare or Establish Your Civil Status, Form #13.008.

11. Attorney licensing, which destroys the integrity of the legal profession in its role as a check and balance when the government or especially the judiciary becomes corrupt as it is now.

12. Abuse of the federal income tax system, which is a franchise and an excise, to bribe states of the Union to give up their sovereignty, act like federal "States" and territories, and accept what amounts to federal bribes to disrespect the rights or those under their care and protection.

*State Income Taxes, Form #05.031*

http://sedm.org/Forms/FormIndex.htm

13. Refusing to recognize or protect PRIVATE property or PRIVATE rights, the essence of which is the RIGHT TO EXCLUDE anyone and everyone from using or benefitting from the use of the property.

14. PRESUMING that "a government OF THE PEOPLE, BY THE PEOPLE, and FOR THE PEOPLE" is a government in which everyone is a public officer.

15. Refusing to recognize or allow constitutional remedies and instead substituting STATUTORY remedies available only to public officers.

16. Interfering with introduction of evidence that the court or forum is ONLY allowed to hear disputes involving public officers in the government.

17. PRESUMING or ASSUMING that the ownership of the property subject to dispute is QUALIFIED rather than ABSOLUTE and that the party the ownership is shared with is the government.
3.18. Allowing government "benefit" recipients to be decision makers in cases involving PRIVATE rights. This is a
denial of a republican form of government, which is founded on impartial decision makers. See Sinking Fund
Cases, 99 U.S. 700 (1878).

3.19. Interfering with or sanctioning litigants who insist on discussing the laws that have been violated in the courtroom
or prohibiting jurists from reading the laws in question or accessing the law library in the courthouse while
serving as jurists. This transforms a society of law into a society of men and allows the judge to substitute HIS
will in place of what the law expressly requires.

3.20. Interfering with ways to change or correct your citizenship or statutory status in government records. That
"status" is the "res" to which all franchise rights attach, usually ILLEGALLY.

3.21. Illegally and unconstitutionally invoking the Declaratory Judgments Act or the Anti-Injunction Act as an excuse
to NOT protect PRIVATE rights from government interference in the case of EXCLUSIVELY PRIVATE people
who are NOT statutory "taxpayers". See Flawed Tax Arguments to Avoid, Form #08.004, Sections 8.11 and
8.12.

3.22. Convert a commodity based money system such as gold or silver into a fiat paper currency system. Inflate the
money supply to drive up prices so high that the average citizen has to do deep into debt and use a government
identifying number to qualify for the debt.

3.23. Make banks and financial institutions essentially into government employment recruiters by forcing new
applicants for accounts or services to provide or use government identifying numbers and be subject to reporting
to the government.

4. Make all CONSTITUTIONAL “citizens” and “residents” into STATUTORY “citizens” and “residents” into public
offices in the national government. Those public offices, in turn, are “officers of a corporation” because the
government itself is a corporation. This is done usually by judicial fiat in courtrooms across America and it is a form
of CRIMINAL IDENTITY THEFT. The U.S. Supreme Court said this was illegal:

“But if the plain dictates of our senses be relied on, what state of facts have we exhibited here? 898*898
Making a person, makes a case; and thus, a government which cannot exercise jurisdiction unless an alien or
citizen of another State be a party, makes a party which is neither alien nor citizen, and then claims jurisdiction
because it has made a case. If this be true, why not make every citizen a corporation sole, and thus bring
them all into the Courts of the United States quo minus? Nay, it is still worse, for there is not only an
evasion of the constitution implied in this doctrine, but a positive power to violate it. Suppose every individual of this corporation were citizens of Ohio, or, as applicable to the other case,
were citizens of Georgia, the United States could not give any one of them, individually, the right to sue a
citizen of the same State in the Courts of the United States; then, on what principle could that right be
communicated to them in a body? But the question is equally unanswerable, if any single member of the
corporation is of the same State with the defendant, as has been repeatedly adjudged.”

It may also interest the reader to note that the infamous “Babylon the Great Harlot” found in the Bible book of Revelation
specifically defines this HARLOT essentially as a corporation:

“Come, I will show you the judgment of the great harlot who sits on many waters, with whom the kings of the earth committed fornication, and the inhabitants of the earth were made drunk with the wine of her
fornication.”
[Rev. 17:1-2, Bible, NKJV]

“The waters which you saw, where the harlot sits, are peoples, multitudes, nations, and tongues.
[Rev. 17:15, Bible, NKJV]

These people are “fornicating” with the “beast”. The “beast” is defined as the government or civil rulers and “fornication”
is legally defined as “commerce”. The commerce is government franchises!

“And I saw the beast, the kings of the earth, and their armies, gathered together to make war against Him who
sat on the horse and against His army.”
[Rev. 19:19, Bible, NKJV]

“Commerce …Intercourse by way of trade and traffic between different peoples or states and the citizens or
inhabitants thereof, including not only the purchase, sale, and exchange of commodities, but also the
instrumentalities [governments] and agencies by which it is promoted and the means and appliances by which it
is carried on…”
The above group of people is further described in the following scripture:

"My son, if sinners [socialists, in this case] entice you,
Do not consent [do not abuse your power of choice]
If they say, "Come with us,
Let us lie in wait to shed blood [of innocent "nontaxpayers"];
Let us lurk secretly for the innocent without cause;
Let us swallow them alive like Sheol,
And whole, like those who go down to the Pit:
We shall fill our houses with spoil [plunder];
Cast in your lot among us,
Let us all have one purse [share the stolen Loot]!”--

My son, do not walk in the way with them [do not ASSOCIATE with them and don't let the government FORCE you to associate with them either by forcing you to become a "taxpayer"/government whore or a "U.S. citizen"].

Keep your foot from their path;
For their feet run to evil,
And they make haste to shed blood.
Surely, in vain the net is spread
In the sight of any bird:
But they lie in wait for their own blood.
They lurk secretly for their own lives.
So are the ways of everyone who is greedy for gain [or unearned government benefits];
It takes away the life of its owners.”
[Proverbs 1:10-19, Bible, NKJV]

The Bible also says Christians must come out of Babylon, meaning break every tie, contract, and commercial relationship with any and every government.

"And I heard another voice from heaven saying, "Come out of her, my people, lest you share in her sins, and lest you receive of her plagues. For her sins have reached to heaven, and God has remembered her iniquities. Render to her just as she rendered to you, and repay her double according to her works; in the cap which she has mixed, mix double for her. In the measure that she glorified herself and lived luxuriously, in the same measure give her torment and sorrow; for she says in her heart, 'I sit as queen, and am no widow, and will not see sorrow.' Therefore her plagues will come in one day—death and mourning and famine. And she will be utterly burned with fire, for strong is the Lord God who judges her."
[Rev. 18:4-8, Bible, NKJV]

The phrase “Render to her just as she rendered to you, and repay her double according to her works” means Christians should:

1. Use the corrupt de facto government’s own words and laws against them.
2. Use franchises to create and enforce your superiority over them instead of the other way around. See Form #05.030 on how to do this.
3. Use anti-franchises to fight their franchises. See Form #06.027 as an example of how to do this.

The above is exactly what this ministry does, which is why what we do counts as a “religious practice”. The phrase “repay her double” refers back to Exodus 22:7, which says that when a thief is found and convicted, which in this case is the collectivist government, they shall pay DOUBLE what they STOLE in restitution:

“If a man delivers to his neighbor money or articles to keep, and it is stolen out of the man’s house, if the thief is found, he shall pay double.”
[Exodus 22:7, Bible, NKJV]

God also said indirectly that leaving Babylon and the collectivist governments that implement it was His main mission and should be the main mission of Christians. This mission and how to do it is the basis for the story of Moses and the Israelites leaving Egypt/Babylon in fact:

"Is this not the fast [act of faith, worship, and OBEDIENCE] that I [God] have chosen [for believers]:
To loose the [legal] bonds of wickedness,
To undo the heavy burdens,
To let the oppressed go free,
And that you break every yoke [franchise, contract, tie, dependency, or “benefit” with the government]?”
[Isaiah 58:6, Bible, NKJV]
"The Spirit of the Lord God is upon Me,
Because the Lord has anointed Me
To preach good tidings to the poor;
He has sent Me to heal the brokenhearted,
To proclaim liberty to the [government] captives
And the opening of the prison to those who are bound:
To proclaim the acceptable year of the Lord,
And the day of vengeance of our God:"
[Isaiah 61:1-2, Bible, NKJV]

Pastor Tim Keller agrees with us on this subject in the following video:

Getting Out, Tim Keller
https://www.youtube.com/watch?v=tBP5OyzqYGM

An important purpose of this ministry is to restore PRIVATE property and INDIVIDUALISM and FREEDOM to America by opposing all the above. Opposing the above, in fact, is within our SEDM Mission Statement on the SEDM About Us Page, Section 2 of our website. This document primarily describes the techniques in items 3 and 4 above. For more details on collectivism, see:

1. Collectivism and How to Resist It Course, Form #12.024
   http://sedm.org/Forms/FormIndex.htm
2. Individualism and Collectivism Playlist, SEDM
   https://www.youtube.com/playlist?list=PLin1scINPTOv7LqXZcynfvZeZbZEKnryc
3. Communism and Socialism Topic, Family Guardian Fellowship
   http://famguardian.org/Subjects/Communism/Communism.htm

11.2.2 Abuse of Law as Religion

Religion is legally defined as follows:

"Religion. Man's relation to Divinity, to reverence, worship, obedience, and submission to mandates and precepts of supernatural or superior beings. In its broadest sense includes all forms of belief in the existence of superior beings exercising power over human beings by volition, imposing rules of conduct, with future rewards and punishments. Bond uniting man to God, and a virtue whose purpose is to render God worship due him as source of all being and principle of all government of things. Nikulinoff v. Archbishop, etc., of Russian Orthodox Greek Catholic Church, 142 Misc. 894, 255 N.Y.S. 653, 663."

According to the above definition, every system of religion is based on:

1. The existence of a superior being.
2. Faith in the superior being.
3. Obedience to the laws of that superior being. This is called “worship”.
4. The nature of the superior being as the basis for the “government of all things”.
5. Supreme allegiance to the will of the superior being.

Principles of law can be abused to create a counterfeit state-sponsored religion which imitates God's religion in every particular. To see the full extent of how this has been done and all the symptoms, see section 14.2 later. Right now, we will summarize how the above elements of religion can be “simulated” through abuse of the legal system by your covetous public servants:

1. Government franchises can be created which make those in government superior in relation to everyone else for all those who participate. People are recruited to join the church by being compelled to participate in these franchises because they are deprived of basic necessities needed to survive if they don’t.
2. “Presumption” can be used as a substitute for religious faith. A presumption is simply a belief that either is not or cannot be supported by legally admissible evidence.
3. Fear of punishments administered under the “presumed” but not actual authority of law can be used to ensure obedience toward and therefore “worship” of the superior being.
4. The superior being is the government, and thereby that superior being is the basis for the “government of all things”.

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5. Allegiance to the government is supreme because very strong punishments follow for those who refuse obedience because their OTHER God forbids it.

This section will focus on steps 1 and 2 above, which is how presumption and law are abused to create a religion that at least “appears” to most people to be a legitimate government function.

Before you can fool people using the process above, you must first dumb them down from a legal perspective. This is done by removing all aspects of legal education from the public school and junior college curricula so that only “priests” of a civil religion called “attorneys” will even come close to knowing the truth about what is going on. This will bring the population of people who know down to a small enough level that they can easily be targeted and controlled by those in the government who license and regulate them without the need for police power, guns, or military force. The legal field is so lucrative and most lawyers are so greedy that economic coercion alone is sufficient to keep the limited few who know the truth “gagged” from sharing it with others, lest their revenues dry up.

“The mouth which eats does not talk.”

[Chinese Proverb]

After you have dumbed down the masses, the sheep in the general public are easy to control through carefully targeted deception and propaganda for which the speakers are insulated from liability for their LIES.

1. The IRS has given itself free reign to literally lie to the public with impunity in their publications:

   Internal Revenue Manual
   4.10.7.2.8 (05-14-1999)
   IRS Publications

   IRS Publications, issued by the Headquarters Office, explain the law in plain language for taxpayers and their advisors. They typically highlight changes in the law, provide examples illustrating Service positions, and include worksheets. Publications are nonbinding on the Service and do not necessarily cover all positions for a given issue. While a good source of general information, publications should not be cited to sustain a position.

2. IRS allows its agents to use pseudonyms other than their real legal name so that they are protected from accountability if they misrepresent the truth to the public. See:

   Notice of Pseudonym Use and Unreliable IRS Records, Form #04.206
   http://sedm.org/Forms/FormIndex.htm

3. Federal courts have given the IRS license to lie on their phone support, and in person. See:

   Federal Courts and the IRS’ Own IRM Say the IRS is NOT RESPONSIBLE for Its Actions or Its Words or for Following Its Own Written Procedures!, Family Guardian Fellowship
   http://famguardian.org/Subjects/Taxes/Articles/IRSNotResponsible.htm

4. Even the federal courts themselves routinely lie with impunity, because they are accountable to no one and the IRS doesn’t even listen to the courts below the U.S. Supreme Court anyway: Judges control the selection of grand juries and they abuse this authority to choose sheep who will do what they are told and never indict the judge himself because they are too ignorant, lazy, and uneducated to think for themselves and take a risk.

   Internal Revenue Manual
   4.10.7.2.9.8 (05-14-1999) Importance of Court Decisions

   1. Decisions made at various levels of the court system are considered to be interpretations of tax laws and may be used by either examiners or taxpayers to support a position.

   2. Certain court cases lend more weight to a position than others. A case decided by the U.S. Supreme Court becomes the law of the land and takes precedence over decisions of lower courts. The Internal Revenue Service must follow Supreme Court decisions. For examiners, Supreme Court decisions have the same weight as the Code.

   3. Decisions made by lower courts, such as Tax Court, District Courts, or Claims Court, are binding on the Service only for the particular taxpayer and the years litigated. Adverse decisions of lower courts do not require the Service to alter its position for other taxpayers.

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Now that those in government who run the system have a license to lie with impunity, next you pass a “franchise code” that has the FORM and APPEARANCE of law, but which actually ISN’T law. The U.S. Supreme Court referred to such a “code”, when it said:

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

Nor is it taxation. ‘A tax,’ says Webster’s Dictionary, ‘is a rate or sum of money assessed on the person or property of a citizen by government for the use of the nation or State.’ ‘Taxes are burdens or charges imposed by the Legislature upon persons or property to raise money for public purposes.’ Cooley, Const. Lim., 479.”

[Loan Association v. Topeka, 20 Wall. 655 (1874)]

In that sense, franchise codes become a vehicle for propaganda focused solely on propagating false presumptions and beliefs about the liabilities of the average American toward the government. To the legal layman and the average American however, such a ruse will at least “look” like law, but those who advance it know or at least SHOULD know that it isn’t. If they don’t know, they are victims of propaganda and mental programming in law school and government publications. Only a select few “priests” of the civil religion at the top of the civil religion who set up the fraud know the truth, and these few people are so well paid that they keep their mouths SHUT. This misrepresentation of franchises as “law” in a classical sense is exhaustively described in:

What is “law”??, Form #05.048
https://sedm.org/Forms/FormIndex.htm

There are many ways to create a state sponsored “bible” that looks like law and has the forms of law. For instance, you can:

1. Create a franchise agreement that “activates” or becomes legally enforceable only with your individual and explicit consent in some form. In that sense, the code which embodies this private law behaves just like a state sponsored bible: It only applies to those who BELIEVE they are subject to it. The self-serving deception and propaganda spread by the legal profession and the government are the main reason that anyone “believes” or “presumes” that they are subject to it.

2. Codify the codes pertaining to a subject into a single title in the U.S. Code and then REPEAL the whole damned thing, but surround the language with so much subtle legalese that the REPEAL will be undetectable to all but the most highly trained legal minds.

3. Enact the code into something other than “positive law”. This makes such a code “prima facie evidence”, meaning nothing more than a “presumption” that is NOT admissible as evidence of an obligation in a court of law.

“Prima facie. Lat. At first sight on the first appearance; on the face of it; so far as can be judged from the first disclosure; presumably; a fact presumed to be true unless disproved by some evidence to the contrary. State ex rel. Herbert v. Whins, 68 Ohio App. 39, 38 N.E.2d 596, 499, 22 O.O. 110. See also Presumption.”


Now let’s apply the above concepts to show how ALL THREE have been employed to create a civil religion of socialism using the Internal Revenue Code.

First, we establish that the Internal Revenue Code is an excise tax which applies to those engaged in an activity called a “trade or business”. 26 U.S.C. §7701(a)(26) defines this activity as “the functions of a public office”. The nature of this franchise is exhaustively described in the memorandum below:

The “Trade or Business” Scam, Form #05.001
http://sedm.org/Forms/FormIndex.htm

Even the courts recognize that the Internal Revenue Code is a private law franchise agreement, when they said that it only pertains to franchisees called “taxpayers”:

“The revenue laws are a code or system in regulation of tax assessment and collection. They relate to taxpayers, and not to nontaxpayers. The latter are without their scope. No procedure is prescribed for nontaxpayers, and
no attempt is made to annul any of their rights and remedies in due course of law. With them Congress does not assume to deal, and they are neither of the subject nor of the object of the revenue laws...”

[Long v. Rasmussen, 281 F. 236 (1922)]

“Revenue Laws relate to taxpayers [officers, employees, and elected officials of the Federal Government] and not to non-taxpayers [American Citizens/American Nationals not subject to the exclusive jurisdiction of the Federal Government]. The latter are without their scope. No procedures are prescribed for non-taxpayers and no attempt is made to annul any of their Rights or Remedies in due course of law.”

[Economy Plumbing & Heating v. U.S., 470 F.2d. 585 (1972)]

Based on the above article, the nature of the Internal Revenue Code as a franchise and an excise tax is carefully concealed by both the IRS and the courts in order so that people will not know that their express consent is required and exactly how that consent was provided. If they knew that, they would all instantly abandon the activity and cease to be “taxpayers” or lawful subjects of IRS enforcement.

Next, we note that the entire Internal Revenue Code was REPEALED in 1939 and has never since been reenacted. You can see the amazing evidence for yourself right from the horse’s mouth below:

**Revenue Act of 1939, 53 Stat. 1, Exhibit #05.027**

[http://sedm.org/Exhibits/ExhibitIndex.htm](http://sedm.org/Exhibits/ExhibitIndex.htm)

Below is the text of the repeal extracted from the above:

*Internal Revenue Code of 1939, Chapter 2, 53 Stat 1*

Sec. 4. Repeal and Savings Provisions.—(a) The Internal Revenue Title, as hereinafter set forth, is intended to include all general laws of the United States and parts of such laws, relating exclusively to internal revenue, in force on the 2d day of January 1939 (1) of a permanent nature and (2) of a temporary nature if embraced in said Internal Revenue Title. In furtherance of that purpose, all such laws and parts of laws codified herein, to the extent they relate exclusively to internal revenue, are repealed, effective, except as provided in section 5, on the day following the date of enactment of this act.

(b) Such repeal shall not affect any act done or any right accruing or accrued, or any suit or proceeding had or commenced in any civil cause before the said repeal, but all rights and liabilities under said acts shall continue, and may be enforced in the same manner, as if said repeal had not been made; nor shall any office, position, employment board, or committee, be abolished by such repeal, but the same shall continue under the pertinent provisions of the Internal Revenue Title.

(c) All offenses committed, and all penalties or forfeitures incurred under any statute hereby repealed, may be prosecuted and punished in the same manner and with the same effect as if this act had not been passed.

Sec. 5. Continuance of Existing Law.—Any provision of law in force on the 2d day of January 1939 corresponding to a provision contained in the Internal Revenue Title shall remain in force until the corresponding provision under such Title takes effect.

[Revenue Act of 1939, 53 Stat. 1, Section 4, emphasis added]

The above repeal is also reflected in 26 U.S.C. §7851:

**TITLE 26 > Subtitle E > CHAPTER 80 > Subchapter B > § 7851**

§7851. Applicability of revenue laws

(a) General rules

Except as otherwise provided in any section of this title—

(1) Subtitle A

(A) Chapters 1, 2, 4,[1] and 6 of this title [these are the chapters that make up Subtitle A] shall apply only with respect to taxable years [basically calendar years] beginning after December 31, 1953, and ending after the date of enactment of this title, and with respect to such taxable years, chapters 1 (except sections 143 and 144) and 2, and section 3801, of the Internal Revenue Code of 1939 are hereby repealed.
Note the key word “and ending after the date of enactment of this title”. That word “and” means that the taxable year must both begin after December 31, 1953 AND end after enactment of the title into law. The Internal Revenue Code was enacted into law on August 16, 1954.

The Internal Revenue Code of 1954 which became law upon enactment of Public Law 591, 83d Congress, approved August 16, 1954, provides in part as follows: . . .

Therefore, only calendar years BOTH beginning after December 31, 1953 AND ending after August 16, 1954 are included, which means only in the calendar year 1954 is the Internal Revenue Code, Subtitle A enforceable. If they had meant otherwise and had meant the code to apply to all years beyond 1954, they would have said “OR” rather than “AND”.

Next, we will look at how the Internal Revenue Code consists of nothing more than simply a “presumption” that is not admissible as evidence in any legal proceeding. 1 U.S.C. §204 lists all of the titles within the U.S. Code. Of Title 26, it says that Title 26, the Internal Revenue Code, is “prima facie evidence”:

1 U.S.C. §204: Codes and Supplements as evidence of the laws of United States and District of Columbia; citation of Codes and Supplements

Sec. 204. - Codes and Supplements as evidence of the laws of United States and District of Columbia; citation of Codes and Supplements

In all courts, tribunals, and public offices of the United States, at home or abroad, of the District of Columbia, and of each State, Territory, or insular possession of the United States -

(a) United States Code. -

[1] The matter set forth in the edition of the Code of Laws of the United States current at any time shall together with the then current supplement, if any, establish prima facie [by presumption] the laws of the United States, general and permanent in their nature, in force on the day preceding the commencement of the session following the last session the legislation of which is included:

[2] Provided, however, That whenever titles of such Code shall have been enacted into positive law the text thereof shall be legal evidence of the laws therein contained, in all the courts of the United States, the several States, and the Territories and insular possessions of the United States.

Of “prima facie”, Blacks’ Law Dictionary says:

“Prima facie. Lat. At first sight on the first appearance; on the face of it; so far as can be judged from the first disclosure; presumably; a fact presumed to be true unless disproved by some evidence to the contrary. State ex rel. Herbert v. Whims, 68 Ohio.App. 39, 38 N.E.2d. 396, 499, 22 O.O. 110. See also Presumption.”


1 U.S.C. §204 establishes a presumption and it is a statute. That means it establishes a “statutory presumption”. The U.S. Supreme Court has held that “statutory presumptions” are unconstitutional and that they are superseded by the presumption of innocence:

“The principle that there is a presumption of innocence in favor of the accused is the undoubted law, axiomatic and elementary, and its enforcement lies at the foundation of the administration of our criminal law.”

[Coffin v. United States, 156 U.S. 432, 453 (1895)]
“It is apparent, this court said in the Bailey Case (219 U.S. 239, 31 S. Ct. 145, 151) ‘that a constitutional prohibition cannot be transgressed indirectly by the creation of a statutory presumption any more than it can be violated by direct enactment. The power to create presumptions is not a means of escape from constitutional restrictions.’”

[Heiner v. Donnan, 285 U.S. 312 (1932)]

Evidence that is “prima facie” means simply a presumption. The following rules apply to presumptions:

1. The accused is presumed to be innocent until *proven guilty with evidence*.
2. Only *evidence* and *facts* can convict a person.

>“guilt must be proven by legally obtained evidence”

3. A “presumption” is *not* evidence, but simply a belief akin to a religion.

A presumption is an assumption of fact that the law requires to be made from another fact or group of facts found or otherwise established in the action. A *presumption is not evidence*. A presumption is either conclusive or rebuttable. Every rebuttable presumption is either (a) a presumption affecting the burden of producing evidence or (b) a presumption affecting the burden of proof. Calif. Evid. Code, §600.

In all civil actions and proceedings not otherwise provided for by Act of Congress or by the Federal Rules of Evidence, a presumption imposes on the party against whom it is directed the burden of going forward with evidence to rebut or meet the presumption, but does not shift to such party the burden of proof in the sense of the risk of nonpersuasion, which remains throughout the trial upon the party on whom it was originally cast.

Federal Evidence Rule 301.

See also Disputable presumption; inference; Juris et de jure; Presumptive evidence; Prima facie; Raise a presumption.


4. Beliefs and opinions are NOT admissible as evidence in any court.

Federal Rules of Evidence
Rule 610. Religious Beliefs or Opinions

Evidence of the beliefs or opinions of a witness on matters of religion is not admissible for the purpose of showing that by reason of their nature the witness’ credibility is impaired or enhanced.

[SOURCE: http://www.law.cornell.edu/rules/fre/rules.html#Rule610]

5. Presumptions may not be imposed if they injure rights protected by the Constitution:

   (1) [8:4993] **Conclusive presumptions affecting protected interests:** A conclusive presumption may be defeated where its application would impair a party’s constitutionally-protected liberty or property interests. In such cases, conclusive presumptions *have been held to violate a party’s due process and equal protection rights*. [Vlandis v. Kline (1975) 412 U.S. 441, 449, 93 S.Ct. 2230, 2235; Cleveland Bd. of Ed. v. LaFleur (1974) 414 US 632, 639-640, 94 S.Ct. 1208, 1215-presumption under Illinois law that unmarried fathers are unfit violates process]

   [Federal Civil Trials and Evidence, Rutter Group, paragraph 8:4993, p. 8K-34]

6. Presumptions are the OPPOSITE of “due process” of law and undermine and destroy it:

>“If any question of fact or liability be conclusively presumed [rather than proven] against him, this is not due process of law.”

You can read more about the above in our memorandum below:

Presumption: Chief Weapon for Unlawfully Enlarging Federal Jurisdiction, Form #05.017
http://sedm.org/Forms/FormIndex.htm

Consequently, it is unconstitutional for a judge to allow any provision of the Internal Revenue Code to be cited as legal evidence of an obligation. The only thing that can be cited is the underlying revenue statutes from the Statutes At Large,
because the code itself is a presumption. That approach doesn’t work either, however, because 53 Stat. 1, Section 4 above repealed those statutes also. Therefore, there is no law to which is admissible as evidence of any obligation and therefore:

1. The entire Internal Revenue Code is nothing but a system of beliefs and presumptions unsupported by evidence.
2. Any judge that elevates such a presumption to the level of evidence is enacting law into force, and no judge has legislative powers. This is a violation of the separation of powers doctrine.
3. All judicial proceedings involving the Internal Revenue Code amount to nothing more than church worship services or inquisitions for those who “believe” the code applies to them.
4. If the judge allows the government to cite a provision of the I.R.C. against a private litigant without providing legally admissible evidence from the Statutes at Large which ARE positive law, he is engaging in an act of religion and belief without any evidentiary support and which CANNOT be supported.
5. Anyone criminally convicted under any provision of the Internal Revenue Code is nothing more than a political prisoner or a person who is a heretic against the state sponsored religion.

The mechanisms for the state sponsored religion are subtle, but all the elements are there. We will examine all of these elements in the following chapters because they are extensive.

The subject of the legal definition of “law” is further discussed in:

What is “law”?, Form #05.048
https://sedm.org/Forms/FormIndex.htm

11.2.3 Converting all government services into franchises

The most important element in the transformation from republic to socialism is to convert all government services into franchises so that those who need said services must effectively become public officer within the government whose conduct may therefore lawfully be regulated by the government, which then becomes their effective “employer” for all practical purposes. Replacing a “citizen-government” relationship with an “employee-employer” relationship respectively puts the citizen at the bottom of the food chain and who needs permission to do ANYTHING from his new “parents patriae”, the government. They must subject you to a legal disability before they can become your “guardian” or parent, and that disability is government office or employment:

PARENTS PATRIAE. Father of his country; parent of the country. In England, the king. In the United States, the state, as a sovereign—referring to the sovereign power of guardianship over persons under disability: In re Turner, 94 Kan. 115, 145 P. 871, 872, Ann.Cas.1916E, 1022; such as minors, and insane and incompetent persons; McIntosh v. Dill, 86 Okl. 1, 205 P. 917, 925.


The U.S. Supreme Court confirmed that “employees” of the government have no rights when they ruled:

“The restrictions that the Constitution places upon the government in its capacity as lawmaker, i.e., as the regulator of private conduct, are not the same as the restrictions that it places upon the government in its capacity as employer. We have recognized this in many contexts, with respect to many different constitutional guarantees. Private citizens perhaps cannot be prevented from wearing long hair, but policemen can. Kelley v. Johnson, 425 U.S. 278, 247 (1976). Private citizens cannot have their property searched without probable cause, but in many circumstances government employees can. O’Connor v. Ortega, 480 U.S. 709, 733 (1987) (plurality opinion); id., at 732 (SCALIA, J., concurring in judgment). Private citizens cannot be punished for refusing to provide the government information that may incriminate them, but government employees can be dismissed when the incriminating information that they refuse to provide relates to the performance of their job. Gardner v. Broderick, 497 U.S. 62, 95 [392 U.S. 273, 277–278 (1968)]. With regard to freedom of speech in particular: Private citizens cannot be punished for speech of merely private concern, but government employees can be fired for that reason. Connick v. Myers, 461 U.S. 138, 147 (1983). Private citizens cannot be punished for partisan political activity, but federal and state employees can be dismissed and otherwise punished for that reason. Public Workers v. Mitchell, 330 U.S. 75, 101 (1947); Civil Service Comm’n v. Letter Carriers, 413 U.S. 548, 556 (1973); Broadrick v. Oklahoma, 413 U.S. 601, 616–617 (1973).”


Once the citizen is deceived into becoming an officer of the government or “employee”, he or she is then transformed into a “public officer”, fiduciary, and trustee in receipt of government franchises whose activities are regulated by federal law and who is subject to the supervision of franchise courts. Note, for instance, that the only definition of “employee” within Title 5 of the U.S. Code is that of a “public officer”.

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EXHIBIT:
(a) For the purpose of this title, "employee", except as otherwise provided by this section or when specifically modified, means an officer and an individual who is—

(1) appointed in the civil service by one of the following acting in an official capacity—

(A) the President;

(B) a Member or Members of Congress, or the Congress;

(C) a member of a uniformed service;

(D) an individual who is an employee under this section;

(E) the head of a Government controlled corporation; or

(F) an adjutant general designated by the Secretary concerned under section 709 (c) of title 32;

(2) engaged in the performance of a Federal function under authority of law or an Executive act; and

(3) subject to the supervision of an individual named by paragraph (1) of this subsection while engaged in the performance of the duties of his position.

Now look at the obligations of the public officer" described above:

"As expressed otherwise, the powers delegated to a public officer are held in trust for the people and are to be exercised in behalf of the government or of all citizens who may need the intervention of the officer. 

Furthermore, the view has been expressed that all public officers, within whatever branch and whatever level of government, and whatever be their private vocations, are trustees of the people, and accordingly labor under every disability and prohibition imposed by law upon trustees relative to the making of personal financial gain from a discharge of their trusts. 

That is, a public officer occupies a fiduciary relationship to the political entity on whose behalf he or she serves, and owes a fiduciary duty to the public. It has been said that the fiduciary responsibilities of a public officer cannot be less than those of a private individual.

Furthermore, it has been stated that any enterprise undertaken by the public official which tends to weaken public confidence and undermine the sense of security for individual rights is against public policy."

[63 American Jurisprudence 2d, Public Officers and Employees, §247 (1999)]

Next, consider that this same “employee” and “public officer” is the one described on IRS Form W-4 and also note that this same “officer” is the only proper subject of IRS collection enforcement:

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103 United States v. Holzer (CA7 Ill) 816 F.2d. 304 and vacated, remanded on other grounds 48 U.S. 807, 98 L Ed 2d 18, 108 S Ct 53, on remand (CA7 Ill) 840 F.2d. 1343, cert den 486 U.S. 1035, 100 L Ed 2d 608, 108 S Ct 2022 and (criticized on other grounds by United States v. Osse (CA3 Pa) 864 F.2d. 1056) and (superseded by statute on other grounds as stated in United States v. Little (CA5 Miss) 889 F.2d. 1367) and (among conflicting authorities on other grounds noted in United States v. Boylan (CA1 Mass), 898 F.2d. 230, 29 Fed.Rules.Evid.Serv. 1223.


(a) Authority of Secretary

If any person liable to pay any tax neglects or refuses to pay the same within 10 days after notice and demand, it shall be lawful for the Secretary to collect such tax (and such further sum as shall be sufficient to cover the expenses of the levy) by levy upon all property and rights to property (except such property as is exempt under section 6334) belonging to such person or on which there is a lien provided in this chapter for the payment of such tax. Levy may be made upon the accrued salary or wages of any officer, employee, or elected official, of the United States, the District of Columbia, or any agency or instrumentality of the United States or the District of Columbia, by serving a notice of levy on the employer (as defined in section 3401(d)) of such officer, employee, or elected official. If the Secretary makes a finding that the collection of such tax is in jeopardy, notice and demand for immediate payment of such tax may be made by the Secretary and, upon failure or refusal to pay such tax, collection thereof by levy shall be lawful without regard to the 10-day period provided in this section.

Title 5 of the U.S. Code has a name for this “employee” and “public officer”, and it is called an “individual” or “federal personnel”. This “individual” is eligible to receive Social Security, which is one form of government retirement described in the definition of “federal personnel”:

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TITLE 5 - GOVERNMENT ORGANIZATION AND EMPLOYEES
PART I - THE AGENCIES GENERALLY
CHAPTER 5 - ADMINISTRATIVE PROCEDURE
SUBCHAPTER II - ADMINISTRATIVE PROCEDURE
Section 552a. Records maintained on individuals

(a) Definitions. - For purposes of this section -

(2) the term "individual" means a citizen of the United States or an alien lawfully admitted for permanent residence;

(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 (including survivor benefits).
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Notice that the above section is in Title 5 of the U.S. Code, which refers to “Government Organization and Employees”, which means the “individual” they are referring to is a government employee, officer, or agent, and NOT a private person. The term “United States” above means the government, and not the geographical United States of America. The only thing the government can legitimately write civil law for are its own agents and employees and not the general public. This is exhaustively proven below:

[Why Statutory Civil Law is Law for Government and Not Private Persons, Form #05.037](http://sedm.org/Forms/FormIndex.htm)

Essentially, the term “individual”, which used to refer to a natural person, is stolen from our vocabulary and redefined to refer to the “collective” represented by the government. In the socialist democracy, “individual” refers to government “employees” or officers on official business, which creates the presumption that everyone is subject to the legislative control of the government. Since most people are blissfully unaware of legal subjects, they injure themselves and sign up for this scam by ignorantly referring to themselves as “individuals” on government forms. The identity of these “individuals” is further explained below:

[Why Your Government is Either a Thief or You are a “Public Officer” for Income Tax Purposes, Form #05.008](http://sedm.org/Forms/FormIndex.htm)

### 11.2.4 Converting rights into privileges

After all government services are converted into franchises, the next step is to require all those who want to receive them to provide a license to put them into a privileged state. The Social Security Number functions as a de facto license number for those acting in a representative capacity as public officers within the government. The mechanism for this SCAM are described below:

1. **Social Security: Mark of the Beast, Form #11.407**

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Then, as people sign up for government services, they are compelled to sign up for the Social Security franchise and thereby surrender their rights. Otherwise, they are prevented from engaging in the ordinary functions needed to sustain life, like finding employment, opening bank accounts, etc. The U.S. Supreme Court has held that it is unconstitutional for a state to use franchises to convert rights into privileges, but the government does it anyway because the legal profession is licensed and regulated by the government and therefore cannot objectively defend the rights of private individuals. The result is that all private rights eventually are donated to a public use to procure the benefit of government franchises mentioned in the previous section:

“It would be a palpable incongruity to strike down an act of state legislation which, by words of express divestment, seeks to strip the citizen of rights guaranteed by the federal Constitution, but to uphold an act by which the same result is accomplished under the guise of a surrender of a right in exchange for a valuable privilege which the state threatens otherwise to withhold. It is not necessary to challenge the proposition that, as a general rule, the state, having power to deny a privilege altogether, may grant it upon such conditions as it sees fit to impose. But the power of the state in that respect is not unlimited, and one of the limitations is that it may not impose conditions which require the relinquishment of Constitutional rights. If the state may compel the surrender of one constitutional right as a condition of its favor, it may, in like manner, compel a surrender of all. It is inconceivable that guarantees embedded in the Constitution of the United States may thus be manipulated out or existence.”

[Frost v. Railroad Commission, 271 U.S. 583, 46 S.Ct. 605 (1926)]

This devious and wicked process of transforming rights into government granted privileges and franchises is exhaustively explained in the following memorandum:

Government Instituted Slavery Using Franchises, Form #05.030
http://sedm.org/Forms/FormIndex.htm

11.2.5 Converting Constitutional Courts into Legislative Franchise Courts

Another important step in transforming a republic into a socialist democracy is to convert constitutional courts into legislative franchise courts. This:

1. Eliminates or undermines the protection of private rights. The only thing that franchise courts can officiate over are franchises, which are also called “public rights”. Therefore, there is no remedy for the protection of private rights because if all courts are franchise courts, there are not constitutional courts to protect the right.
2. Eliminates the judicial branch and moves its functions into the executive branch. All legislative franchise courts are in the executive and not judicial branch. Any penalties they administer constitute bills of attainder if administered by persons not participating in the franchise.
3. Allows Congress to gag federal district and circuit court judges because they need permission to do ANYTHING. For instance, 28 U.S.C. §2201(a) legislatively forbids the federal district and circuit courts, which are legislative franchise courts, from declaring rights or status of those before them in the context of the main franchise, which is income taxes. This provision technically only applies to franchisees called “taxpayers”, but judges apply it even against persons who have rights called “nontaxpayers”, and thereby interfere unlawfully with the protection of private rights. Recall that the very purpose for establishing government from the beginning is the protection of private rights. Ridiculous!
4. Allows congress to make judges into “taxpayers” who therefore are no longer impartial because they are subject to IRS extortion. Starting in 1938, the U.S. Supreme Court authorized Congress to make judges in the circuit and district courts into “taxpayers”, thus destroying any hope of impartiality. This occurred with O’Malley v. Woodrough, 307 U.S. 277 (1939). Since that time, there has been no justice on tax matters in any federal court.

None of the above should be a surprise, because all of it was predicted by Thomas Jefferson long before it happened:

“Our government is now taking so steady a course as to show by what road it will pass to destruction; to wit: by consolidation first and then corruption, its necessary consequence. The engine of consolidation will be the Federal judiciary; the two other branches the corrupting and corrupted instruments.”

[Thomas Jefferson to Nathaniel Macon, 1821. ME 15:341]
"The [federal] judiciary branch is the instrument which, working like gravity, without intermission, is to press us at last into one consolidated mass."
[Thomas Jefferson to Archibald Thweat, 1821. ME 15:307]

"There is no danger I apprehend so much as the consolidation of our government by the noiseless and therefore unalarmed instrumentality of the Supreme Court."
[Thomas Jefferson to William Johnson, 1823. ME 15:421]

"We already see the [judiciary] power, installed for life, responsible to no authority (for impeachment is not even a scare-crow), advancing with a noiseless and steady pace to the great object of consolidation. The foundations are already deeply laid by their decisions for the annihilation of constitutional State rights and the removal of every check, every counterpoise to the engulfing power of which themselves are to make a sovereign part."
[Thomas Jefferson to William T. Barry, 1822. ME 15:388]

If you would like to know more about how the federal courts are totally corrupted and how we haven’t had true, Constitutional Article III courts at the federal level from the beginning, then read the following eye opening expose on our website:

What Happened to Justice?, Form #06.012
http://sedm/iteminfo/ebooks/whathappenedtojustice/whathappenedtojustice.htm

11.2.6 Corrupting of the money system

Another important element in converting a republic into a socialist democracy is to corrupt the money system. This process of corruption began in 1913 and is already complete. Ayn Rand described this process of corruption best in her book Atlas Shrugged, when she said:

Rearden heard Bertram Scudder, outside the group, say to a girl who made some sound of indignation, "Don't let him disturb you. You know, money is the root of all evil--and he's the typical product of money."

Rearden did not think that Francisco could have heard it, but he saw Francisco turning to them with a gravely courteous smile.

"So you think that money is the root of all evil?" said Francisco d'Aconia. **Have you ever asked what is the root of money? Money is a tool of exchange, which can't exist unless there are goods produced and men able to produce them. Money is the material shape of the principle that men who wish to deal with one another must deal by trade and give value for value. Money is not the tool of the moochers [the politicians and demagogues], who claim your product by tears, or of the looters [the IRS], who take it from you by force. Money is made possible only by the men who produce[not STEAL]. Is this what you consider evil?**

‘When you accept money in payment for your effort, you do so only on the conviction that you will exchange it for the product of the effort of others. It is not the moochers or the looters who give value to money. Not an ocean of tears nor all the guns in the world can transform those pieces of paper in your wallet into the bread you will need to survive tomorrow. Those pieces of paper, which should have been gold, are a token of honor-- your
claim upon the energy of the men who produce. Your wallet is
your statement of hope that somewhere in the world around you
there are men who will not default on that moral principle
which is the root of money. Is this what you consider evil?

"Have you ever looked for the root of production? Take a look at an electric generator and dare tell yourself
that it was created by the muscular effort of unthinking brutes. Try to grow a seed of wheat without the
knowledge left to you by men who had to discover it for the first time. Try to obtain your food by means of
nothing but physical motions--and you'll learn that man's mind is the root of all the
goods produced and of all the wealth that has ever existed on
earth.

"But you say that money is made by the strong at the expense of the weak? What strength do you mean? It is not
the strength of guns or muscles. Wealth is the product of man's capacity to
think. Then is money made by the man who invents a motor at the expense of those who did not invent it? Is
money made by the intelligent at the expense of the fools? By the able at the expense of the incompetent? By the
ambitious at the expense of the lazy? Money is MADE--before it can be looted
or mooched--made by the effort of every honest man, each to the
extent of his ability. An honest man is one who knows that he
can't consume more than he has produced [like the government
has been doing for decades with inflation and deficit spending].

To trade by means of money is the code of the men of good will.
Money rests on the axiom that every man is the owner of his
mind and his effort. Money allows no power to prescribe the
value of your effort except by the voluntary choice of the man
who is willing to trade you his effort in return. Money permits
you to obtain for your goods and your labor that which they are
worth to the men who buy them, but no more. Money permits no
deals except those to mutual benefit by the unforced judgment of
the traders. Money demands of you the recognition that men
must work for their own benefit, not for their own injury, for
their gain, not their loss--the recognition that they are not beasts
of burden, born to carry the weight of your misery--that you
must offer them values, not wounds--that the common bond
among men is not the exchange of suffering, but the exchange
of GOODS. Money demands that you sell, not your weakness to
men's stupidity, but your talent to their reason; it demands that
you buy, not the shoddiest they offer, but the best your money can
find. And when men live by trade--with reason, not force, as their
final arbiter--it is the best product that wins, the best
performance, the man of best judgment and highest ability--and
the degree of a man's productiveness is the degree of his reward.
This is the code of existence whose tool and symbol is money. Is this
what you consider evil?
“But money is only a tool. It will take you wherever you wish, but it will not replace you as the driver. It will give you the means for the satisfaction of your desires, but it will not provide you with desires. Money is the scourge of the men who attempt to reverse the law of causality—the men who seek to replace the mind by seizing the products of the mind.

“Money will not purchase happiness for the man who has no concept of what he wants; money will not give him a code of values, if he’s evaded the knowledge of what to value, and it will not provide him with a purpose, if he’s evaded the choice of what to seek. Money will not buy intelligence for the fool, or admiration for the coward, or respect for the incompetent. The man who attempts to purchase the brains of his superiors to serve him, with his money replacing his judgment, ends up by becoming the victim of his inferiors. The men of intelligence desert him, but the cheats and the frauds come flocking to him, drawn by a law which he has not discovered: that no man may be smaller than his money. Is this the reason why you call it evil?

“Only the man who does not need it, is fit to inherit wealth—the man who would make his own fortune no matter where he started. If an heir is equal to his money, it serves him; if not, it destroys him. But you look on and you cry that money corrupted him. Did it? Or did he corrupt his money? Do not envy a worthless heir; his wealth is not yours and you would have done no better with it. Do not think that it should have been distributed among you; loading the world with fifty parasites instead of one, would not bring back the dead virtue which was the fortune. Money is a living power that dies without its root. Money will not serve that mind that cannot match it. Is this the reason why you call it evil?

“Money is your means of survival. The verdict which you pronounce upon the source of your livelihood is the verdict you pronounce upon your life. If the source is corrupt, you have damned your own existence. Did you get your money by fraud? By pandering to men’s vices or men’s stupidity? By catering to fools, in the hope of getting more than your ability deserves? By lowering your standards? By doing work you despise for purchasers you scorn? If so, then your money will not give you a moment’s or a penny’s worth of joy. Then all the things you buy will become, not a tribute to you, but a reproach; not an achievement, but a reminder of shame. Then you’ll scream that money is evil. Evil, because it would not let you enjoy your depravity? Is this the root of your hatred of money?

“Money will always remain an effect and refuse to replace you as the cause. Money is the product of virtue, but it will not give you virtue and it will not redeem your vices. Money will not give you the unearned, neither in matter nor in spirit. Is this the root of your hatred of money?

“Or did you say it’s the LOVE of money that’s the root of all evil? To love a thing is to know and love its nature. To love money is to know and love the fact that money is the creation of the best power within you, and your passkey to trade your effort for the effort of the best among men. It’s the person who would sell his soul for a nickel, who is the loudest in proclaiming his hatred of money—and he has good reason to hate it. The lovers of money are willing to work for it. They know they are able to deserve it."

“Let me give you a tip on a clue to men’s characters: the man who damns money has obtained it dishonorably; the man who respects it has earned it.

“Run for your life from any man who tells you that money is evil. That sentence is the leper’s bell of an approaching looter. So long as men live together on earth and need means to deal with one another—their only substitute, if they abandon money, is the muzzle of a gun.

“But money demands of you the highest virtues, if you wish to make it or to keep it. Men who have no courage, pride, or self-esteem, men who have no moral sense of their right to their money and are not willing to defend it as they defend their life, men who apologize for being rich—will not remain rich for long. They are the natural bait for the swarms of looters that stay under rocks for centuries, but come crawling out at the first smell of a man who begs to be forgiven for the guilt of owning wealth. They will hasten to relieve him of the guilt—and of his life, as he deserves.

“Then you will see the rise of the double standard—the men who live by force [the government and the IRS and scumbag lawyers], yet count on those who live by trade to create the value of their looted money—the men who are the hitchhikers of virtue. In a moral society, these are the criminals, and the statutes are written to protect you against them. But when a society establishes criminals-by-right and looters-by-law—men who use force to seize the wealth of DISARMED victims—then money becomes its creators’ avenger. Such looters [IRS] believe it safe to rob defenseless [made ignorant of the law by sneaky lawyers and politicians who run the public education system, in this case] men, once they’ve passed a law to disarm them. But their loot becomes the magnet for other looters, who get it
from them as they got it. Then the race goes, not to the ablest at production, but to those most ruthless at brutality. When force is the standard, the murderer wins over the pickpocket. And then that society vanishes, in a spread of ruins and slaughter.

'Do you wish to know whether that day is coming? Watch money. Money is the barometer of a society's virtue. When you see that trading is done, not by consent, but by compulsion—when you see that in order to produce, you need to obtain permission from men who produce nothing—when you see that money is flowing to those who deal, not in goods, but in favors—when you see that men get richer by graft and by pull than by work, and your laws don't protect you against them, but protect them against you—when you see corruption being rewarded and honesty becoming a self-sacrifice—you may know that your society is doomed. Money is so noble a medium that it does not compete with guns and it does not make terms with brutality. It will not permit a country to survive as half-property, half-loat.

'Whenever destroyers [the IRS, the Federal Reserve, and the Dept of Justice] appear among men, they start by destroying money, for money is men's protection and the base of a moral existence. Destroyers seize gold and leave to its owners a counterfeit pile of paper. This kills all objective standards and delivers men into the arbitrary power of an arbitrary set of values. Gold was an objective value, an equivalent of wealth produced. Paper is a mortgage on wealth that does not exist, backed by a gun aimed at those who are expected to produce it. Paper is a check drawn by legal looters upon an account which is not theirs: upon the virtue of the victims. Watch for the day when it becomes, marked: 'Account overdrawn.'

'When you have made evil [government looting through fraud, obfuscation and complication of the tax laws, and through vote for sugar-daddies who promise loot] the means of survival, do not expect men to remain good. Do not expect them to stay moral and lose their lives for the purpose of becoming the fodder of the immoral. Do not expect them to produce, when production is punished and looting rewarded. Do not ask, 'Who is destroying the world?' You are.

'You stand in the midst of the greatest achievements of the greatest productive civilization and you wonder why it's crumbling around you, while your damming its life-blood—money. You look upon money as the savages did before you, and you wonder why the jungle is creeping back to the edge of your cities. Throughout men's history, money was always seized by looters of one brand or another, but whose method remained the same: to seize wealth by force and to keep the producers bound, demeaned, defamed, deprived of honor. That phrase about the evil of money, which you mouth with such righteous recklessness, comes from a time when wealth was produced by the labor of slaves—slaves who repeated the motions once discovered by somebody's mind and left unimproved for centuries. So long as production was ruled by force, and wealth was obtained by conquest, there was little to conquer. Yet through all the centuries of stagnation and starvation, men exalted the looters, as aristocrats of the sword, as aristocrats of birth, as aristocrats of the bureau, and despised the producers, as slaves, as traders, as shopkeepers—as industrialists.

'To the glory of mankind, there was, for the first and only time in history, a COUNTRY OF MONEY--and I have no higher, more reverent tribute to pay to America, for this means: a country of reason, justice, freedom, production, achievement. For the first time, man's mind and money were set free, and there were no fortunes-by-conquest, but only fortunes-by-work, and instead of swordsmen and slaves, there appeared the real maker of wealth, the greatest worker, the highest type of human being--the self-made man--the American industrialist.

'If you ask me to name the proudest distinction of Americans, I would choose--because it contains all the others--the fact that they were the people who created the phrase 'to MAKE money.'
No other language or nation had ever used these words before; men had always thought of wealth as a static quantity—to be seized, begged, inherited, shared, looted, or obtained as a favor. Americans were the first to understand that wealth has to be created. The words 'to make money' hold the essence of human morality.

"Yet these were the words for which Americans were denounced by the rotted cultures of the looters' continents. Now the looters' credo has brought you to regard your proudest [capitalist] achievements as a hallmark of shame, your prosperity as guilt, your greatest men, the industrialists, as blackguards, and your magnificent factories as the product and property of muscular labor, the labor of whip-driven slaves, like the pyramids of Egypt. The rotter [the IRS and the federal and state governments] who simpers that he sees no difference between the power of the dollar and the power of the whip, ought to learn the difference on his own hide-as, I think, he will.

"Until and unless you discover that money is the root of all good, you ask for your own destruction. When money ceases to be the tool by which men deal with one another, then men become the tools of men. Blood, whips and guns--or dollars. Take your choice--there is no other--and your time is running out."


The fraud and injustice that Ayn Rand is referring to above consists in the following aspects of our present monetary system:

1. The money issued by the government is not redeemable in gold or silver as the constitution requires and therefore is worth NOTHING.
2. The only factor determining the value of money is the supply.
3. Congress has granted itself a monopoly on counterfeiting and thus has bestowed on itself an unconstitutional title of nobility.
4. The existence of the Internal Revenue Service owes itself exclusively to the need to regulate the supply of money. You can’t have a stable monetary system in which a government prints money like it grows on trees without also having a way to remove excess currency from circulation through taxation.

If you would like all of the details of how our money system has been totally debased, corrupted, and destroyed over the last 80 years, read the following eye opening free expose. The fraud is so gigantic and so well documented that there simply isn’t room to describe it in this short book:
11.2.7 Converting constitutional citizens into statutory federal citizens domiciled on federal territory

In order to destroy the sovereignty of men and women and make them into government serfs and “public officer”, you must destroy their sovereign immunity in federal court. A person who is truly “sovereign” in relation to an entity is also “foreign” in relation to it. This is exhaustively proven below:

“Sovereign”=“Foreign”. Family Guardian Fellowship
http://famguardian.org/Subjects/Freedom/Sovereignty/Sovereign=Foreign.htm

Only by transforming an entity from “foreign” to “domestic” can you cause a surrender of sovereign immunity. The method for doing this is to cause the foreign sovereign to engage in commerce within the jurisdiction of the government. The criteria for determining when this surrender of sovereign immunity has occurred is found in the Foreign Sovereign Immunities Act, 28 U.S.C. Chapter 97. The following section shows exactly the criteria that must be met by which those intent on destroying or hijacking your rights.

TITLE 28 > PART IV > CHAPTER 97 > § 1603
§ 1603. Definitions

For purposes of this chapter—

(b) An “agency or instrumentality of a foreign state” means any entity—

[...]

(3) which is neither a citizen of a State of the United States as defined in section 1332 (c) and (e) of this title, nor created under the laws of any third country.

In other words, you cease to be a “foreign sovereign” in relation to a specific government the moment you declare yourself to be a citizen or resident of that government. Being a “citizen” or “resident”, in turn, implies that you have a legal domicile within the civil jurisdiction of the specific government. Only you can determine your legal domicile, because it constitutes an act of political association protected by the First Amendment prohibition against compelled association. Therefore, the proof that you have made such a choice is carefully hidden within and implied by the use of the words “citizen” or “resident” in describing yourself.

Within our country, the separation of powers doctrine prevents the federal government and state governments from exerting legislative jurisdiction within each other. This separation was put there to protect our rights and liberties.

We start with first principles. The Constitution creates a Federal Government of enumerated powers. See U.S. Const., Art. I, 8. As James Madison wrote, “[t]he powers delegated by the proposed Constitution to the federal government are few and defined. Those which are to remain in the State governments are numerous and indefinite.” The Federalist No. 45, pp. 292-293 (C. Rossiter ed. 1961). This constitutionally mandated division of authority "was adopted by the Framers to ensure protection of our fundamental liberties." Gregory v. Ashcroft, 501 U.S. 452, 458 (1991) (internal quotation marks omitted). "Just as the separation and independence of the coordinate branches of the Federal Government serves to prevent the accumulation of excessive power in any one branch, a healthy balance of power between the States and the Federal Government will reduce the risk of tyranny and abuse from either front." Ibid.

[U.S. v. Lopez; 514 U.S. 549 (1995)]

Federal government employees focused on expanding their jurisdiction, influence, and power, on the other hand, want to destroy this separation of powers by deliberately confusing “citizens” within their jurisdiction with “citizens” within state jurisdiction. The two are mutually exclusive and separation groups, but the names are similar and depend entirely on the context. This confusion is deliberately promoted mostly on government forms, which commonly use the phrase “U.S. citizen” but deliberately don’t define WHICH of the three “United States” that they are referring to as defined by the U.S. Supreme Court in Hooven and Allison v. Evatt:

'The term 'United States' may be used in any one of several senses. It may be merely the name of a sovereign occupying the position analogous to that of other sovereigns in the family of nations. It may designate the territory over which the sovereignty of the United States extends, or it may be the collective name of the states which are united by and under the Constitution.”

[Hooven & Allison Co. v. Evatt, 324 U.S. 652 (1945)]
The term “U.S. citizen” also is not defined anywhere we have found in United States law. Only the phrase “citizen and national of the United States” is statutorily defined in 8 U.S.C. §1401, and when you ask the person who wants you to fill out a government form if THIS is the one they mean, they will refuse to tell you. Then if you end up in court, the judge will have undue discretion to define the term since the form doesn’t refer to a specific statutory definition, which ultimately and always ends up expanding government power beyond that permitted by the Constitution. In effect, the federal government is poaching people domiciled on land within states of the Union protected by the Constitution and moving their legal identity to a place that is not protected by the Constitution, which is federal territory.

“Indeed, the practical interpretation put by Congress upon the Constitution has been long continued and uniform to the effect [182 U.S. 244, 279] that the Constitution is applicable to territories acquired by purchase or conquest, only when and so far as Congress shall so direct. Notwithstanding its duty to ‘guarantee to every state in this Union a republican form of government’ (art. 4, 4), by which we understand, according to the definition of Webster, ‘a government in which the supreme power resides in the whole body of the people, and is exercised by representatives elected by them.’ Congress did not hesitate, in the original organization of the territories of Louisiana, Florida, the Northwest Territory, and its subdivisions of Ohio, Indiana, Michigan, Illinois, and Wisconsin and still more recently in the case of Alaska, to establish a form of government bearing a much greater analogy to a British Crown colony than a republican state of America, and to vest the legislative power either in a governor and council, or a governor and judges, to be appointed by the President. It was not until they had attained a certain population that power was given them to organize a legislature by vote of the people. In all these cases, as well as in territories subsequently organized west of the Mississippi, Congress thought it necessary either to extend to Constitution and laws of the United States over them, or to declare that the inhabitants should be entitled to enjoy the right of trial by jury, of bail, and of the privilege of the writ of habeas corpus, as well as other privileges of the bill of rights.”
[Downes v. Bidwell, 182 U.S. 244 (1901)]

The states look the other way, because this is the way they manufacture more “taxpayers” under the federal income tax “scheme”. It’s a racket folks, and if you want to know more about this racket, see:

**Why You are a “national”, “state national”, and Constitutional but not Statutory Citizen, Form #05.006**
[http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

### 11.2.8 Converting sovereign “States” into federal corporations and/or territories

Thomas Jefferson predicted that the federal government would relentlessly try to expand its powers and absorb the states of the Union, thus consolidating us under a single national, rather than federal, government:

“When all government, domestic and foreign, in little as in great things, shall be drawn to Washington as the center of all power, it will render powerless the checks provided of one government on another and will become as venal and oppressive as the government from which we separated.”
[Thomas Jefferson to Charles Hammond, 1821. ME 15:332]

“I wish... to see maintained that wholesome distribution of powers established by the Constitution for the limitation of both [the State and General governments], and never to see all offices transferred to Washington where, farther withdrawn from the eyes of the people, they may more secretly be bought and sold as at market.”
[Thomas Jefferson to William Johnson, 1823. ME 15:450]

“What an augmentation of the field for jobbing, speculating, plundering, office-building and office-hunting would be produced by an assumption of all the State powers into the hands of the General Government!”
[Thomas Jefferson to Gideon Granger, 1800. ME 10:168]

“I see... and with the deepest affliction, the rapid strides with which the federal branch of our government is advancing towards the usurpation of all the rights reserved to the States, and the consolidation in itself of all powers, foreign and domestic; and that, too, by constructions which, if legitimate, leave no limits to their power... It is but too evident that the three ruling branches of [the Federal government] are in combination to strip their colleagues, the State authorities, of the powers reserved by them, and to exercise themselves all functions foreign and domestic.”
[Thomas Jefferson to William Branch Giles, 1825. ME 16:146]

“We already see the [judiciary] power, installed for life, responsible to no authority (for impeachment is not even a scare-crow), advancing with a noiseless and steady pace to the great object of consolidation. The foundations are already deeply laid by their decisions for the annihilation of constitutional State rights and the removal of every check, every counterpoise to the engulfing power of which themselves are to make a sovereign part.”
[Thomas Jefferson to William T. Barry, 1822. ME 15:388]
The method of the gradual consolidation and centralization of all power described by Jefferson above is to make sovereign states of the Union into the equivalent of federal corporations and/or territories. The method for implementing this is through the federal income tax. Once the federal government, through deception and subterfuge, could broaden the income tax to make people in states of the Union falsely believe that it applies to them, then they could get the states eating out of their hand for the majority of their revenues. This would coax the states one by one to act like federal territories for all intents and purposes:

“In the general course of human nature, A POWER OVER A MAN’s SUBSISTENCE AMOUNTS TO A POWER OVER HIS WILL.”
[Alexander Hamilton, The Federalist, No. 79]

The mechanism for doing this is the Buck Act, 4 U.S.C. §110. This act along with the 5 U.S.C. §5517 is the authority for federal “State”, meaning territories and excluding states of the Union, to participate in the federal income tax system and thereby receive federal “kickbacks”. The “State” described in 4 U.S.C. §110(d) is a federal territory and nowhere are states of the Union included within the Buck Act. However, the Secretary of the Treasury has illegally entered into Agreements on Coordination of Tax Administration (ACTA) with states of the Union, and thereby helped to unconstitutionally enlarge application of the federal income tax within states of the Union. In effect, sovereign states of the Union are bribed with kickbacks into omitting to protect the people under their care and rather deceiving them into joining the federal system. Ultimately, this causes a destruction of the separation of powers doctrine and a consolidation of all power into the hands of the federal government by economically coercing states of the Union. If you want to know how this FRAUD works, see:

1. State Income Taxes, Form #05.031
   http://sedm.org/Forms/FormIndex.htm
2. Corporatization and Privatization of the Government, Form #05.024
   http://sedm.org/Forms/FormIndex.htm

### 11.2.9 The Enumeration At Birth Program

Under the Enumeration at Birth Program, the U.S. government has instituted a means to in effect “bar code” babies (mark of the beast, Rev. 13:16-18) when they are born right there at the hospital so they can get into the tax system immediately and be tracked by government computers as “wards of the state”.

The Social Security Administration will always tell you that getting an SSN is strictly voluntary. The following page on their website even states that you don’t have to get one for your children:

http://www.ssa.gov/pubs/10023.html

They will also tell you that no one is required to get a SSN to live and work in the United States. The law will confirm this. The only people required to get a SSN are aliens upon admission into the United States and “All other Applicants”. What they will not do is tell you that they are going to do everything in their power to make sure that everyone is enumerated. For example, here is the procedure if a parent objects to a newborn getting a SSN under the “Enumeration at Birth Program.” Notice how they will pretend that the state inadvertently keyed “yes.” And this is what our hospitals are instructed to do! You can’t even have a baby without the state trying to assign a Socialist Security Number! Of course, you have the right to object as a parent to assigning an SSN, but the fact is that they already have a number and a card assigned before they ask you if you want one and make it inconvenient to say no.

THE SOCIAL SECURITY NUMBER POLICY AND GENERAL PROCEDURES
---------------------------------------------------------------------
TN 16 6-90 RM 00905.100B.
---------------------------------------------------------------------

---------------------------------------------------------------------
00205.100 PARENT OBJECTS TO ASSIGNMENT OF SSN TO CHILD
UNDER THE ENUMERATION AT BIRTH PROGRAM

A. POLICY SSA does not change, void or cancel SSNs. In special situations, SSA will delete the applicant information
from the SSN record.

-------------------------------------------------------------------------------------------------

B. PROCEDURE A parent may object when a child is assigned an SSN.

If a child is issued an SSN card via the Enumeration at Birth program (the online NUMIDENT shows "FMC:6" for Enumeration at Birth items) and the mother states she answered "no" to the enumeration question when providing birth information for the newborn, assume that the State inadvertently keyed "yes", and follow these steps:

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STEP ACTION

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1 Explain that the child will need an SSN, by at least age 2, if he/she will be listed as a dependent on an income tax return.

* If the parent accepts this explanation and will keep the SSN card, stop.

* If this is not acceptable, go to step 2.

-----------------------------------------------------------------------------------------------

2 Explain that on SSA's records, the account will remain dormant, unless earnings are posted on the record.

* If the parent accepts this explanation and will keep the card, stop.

* If the parent accepts the explanation but does want the SSN card, take the card and destroy the card (RM 00201.060). Explain that when an application is later made for an SSN card the same number will be assigned.

* If the parent insists that we delete the SSN record, explain that the deletion action may take several months. (Go to step 3.)

-----------------------------------------------------------------------------------------------

3 * Document the parent's objection and advise the parent that the case must be sent to central office (CO) for review.

* Explain to the parent that if we delete the applicant information from the SSN record, a subsequent SSN request (likely before the child is age 2) will result in a different SSN. In addition, if and when the parent files for an SSN for the child in the future, he/she should enter "no" in item 10 on the SS-5.

* Forward all material pertinent to the situation (including the FO observation and recommendation) to CO at:

   Social Security Administration
   ORSI, DE, E&R
   3-E-26 Operations Building
   6401 Security Blvd.
4 Request review of the case and action concerning the
parent's request for deletion of the data from the
SSN record. Send a copy of the entire file to the
appropriate regional office so that they can discuss
ongoing problems with the involved State.

The above page was reprinted (without permission) from the SSA website. Of course this will confirm that it is voluntary. It
certainly doesn't seem that way. I have talked to many parents who were told that they could not leave the hospital without
getting a SSN for their newborn. Do I detect shades of Nazi Germany here somewhere?

11.3 Exactly How Our Republican Government Made Itself Into false god in Less Than 100
years

"All systems of government suppose they are to be administered by men of common sense and common
honesty. In our country, as all ultimately depends on the voice of the people, they have it in their power, and it
is to be presumed they generally will choose men of this description: but if they will not, the case, to be sure,
is without remedy. If they choose fools, they will have foolish laws. If they choose knaves, they will have
unwise ones. But this can never be the case until they are generally fools or knaves themselves, which, thank
God, is not likely ever to become the character of the American people." [Justice Iredell] (Fries's Case (CC) F
Cas No 5126, supra.)
[Ludecke v. Watkins, 335 U.S. 160, 92 L.Ed. 1881, 1890, 68 S.Ct. 1429 (1948)]

The Great IRS Hoax, Form #11.302 covered the foundations of our republican form of government in chapter 4. It showed
you in section 4.1 the hierarchy of sovereignty and where you fit personally in that hierarchy. It showed you in section 4.5
that Article 4, Section 4 of the U.S. Constitution guarantees to all Americans a “republican form of government”. Then in
section 5.1.1 it showed you the order that our state and federal governments were created and the distinct sovereignties that
comp Cone the elements of our republican (not democratic) political system. Now we are going to tie the whole picture
together and show you graphically the tools and techniques that specific covetous government servants have used over the
years to corrupt and debase that system for their own personal financial and political benefit.

"The king establishes the land by justice: but he who receives bribes overthrows it."
[Prov. 29:4, Bible, NKJV]

After you have learned these techniques by which corruption was introduced, you may wish to consult chapter 6 of the
Great IRS Hoax, Form #11.302 for the minute details of exactly how these techniques have been specifically applied over
the years to corrupt and debase our political system and undermine our personal liberties, rights, and freedoms.
This will train your perception to be on the lookout for any future attempts by our covetous politicians to further corrupt our
system so that you can act swiftly at a political level to oppose and prevent it.

First of all, the foundation of our republican form of government is the concept of separation of powers. This concept is
called the “Separation of Powers Doctrine”:

"Separation of powers. The governments of the states and the United States are divided into three departments
or branches: the legislative, which is empowered to make laws, the executive which is required to carry out the
laws, and the judicial which is charged with interpreting the laws and adjudicating disputes under the laws.
Under this constitutional doctrine of “separation of powers,” one branch is not permitted to encroach on the
domain or exercise the powers of another branch. See U.S. Constitution, Articles I-III. See also Power
(Constitutional Powers)."

Here is how no less than the U.S. Supreme Court described the purpose of this separation of powers:

"We start with first principles. The Constitution creates a Federal Government of enumerated powers. See U.S.
Const., Art. I, 8, As James Madison wrote, “[t]he powers delegated by the proposed Constitution to the federal
government are few and defined. Those which are to remain in the State governments are numerous and
indefinite.” The Federalist No. 45, pp. 292-293 (C. Rossiter ed. 1961), This constitutionally
mandated division of authority "was adopted by the Framers"
The founding fathers believed that men were inherently corrupt. They believed that absolute power corrupts absolutely so they avoided concentrating too much power into any single individual.

"When all government, domestic and foreign, in little as in great things, shall be drawn to Washington as the center of all power, it will render powerless the checks provided of one government on another and will become as venal and oppressive as the government from which we separated."
[Thomas Jefferson to Charles Hammond, 1821. ME 15:332]

"Our government is now taking so steady a course as to show by what road it will pass to destruction; to wit: by consolidation first and then corruption, its necessary consequence. The engine of consolidation will be the Federal judiciary; the two other branches the corrupting and corrupted instruments."
[Thomas Jefferson to Nathaniel Macon, 1821. ME 15:341]

"The [federal] judiciary branch is the instrument which, working like gravity, without intermission, is to press us at last into one consolidated mass."
[Thomas Jefferson to Archibald Thweat, 1821. ME 15:307]

"There is no danger I apprehend so much as the consolidation of our government by the noiseless and therefore un alarming instrumentality of the Supreme Court."
[Thomas Jefferson to William Johnson, 1823. ME 15:421]

"I wish... to see maintained that wholesome distribution of powers established by the Constitution for the limitation of both [the State and General governments], and never to see all offices transferred to Washington where, further withdrawn from the eyes of the people, they may more secretly be bought and sold as at market."
[Thomas Jefferson to William Johnson, 1823. ME 15:450]

"What an augmentation of the field for jobbing, speculating, plundering, office-building and office-hunting would be produced by an assumption of all the State powers into the hands of the General Government!"
[Thomas Jefferson to Gideon Granger, 1800. ME 10:168]

"I see... and with the deepest affliction, the rapid strides with which the federal branch of our government is advancing towards the usurpation of all the rights reserved to the States, and the consolidation in itself of all powers, foreign and domestic; and that, too, by constructions which, if legitimate, leave no limits to their power... It is but too evident that the three ruling branches of [the Federal government] are in combination to strip their colleagues, the State authorities, of the powers reserved by them, and to exercise themselves all functions foreign and domestic."
[Thomas Jefferson to William Branch Giles, 1825. ME 16:146]

"We already see the [judiciary] power, installed for life, responsible to no authority (for impeachment is not even a scare-crow), advancing with a noiseless and steady pace to the great object of consolidation. The foundations are already deeply laid by their decisions for the annihilation of constitutional State rights and the removal of every check, every counterpoise to the engulfing power of which themselves are to make a sovereign part."
[Thomas Jefferson to William T. Barry, 1822. ME 15:388]

For further quotes supporting the above, see:

Thomas Jefferson on Politics and Government, Family Guardian Fellowship
http://famguardian.org/Subjects/Politics/ThomasJefferson/jeff1060.htm

They instead wanted an egalitarian and utopian society. They loathed the idea of a king because they had seen how corrupt the monarchies of Europe had become by reading the history books. They loathed it so much that they specifically prohibited titles of nobility in Article 1, Section 9, Clause 8:

U.S. Constitution; Article 1, Section 9, Clause 8
No Title of Nobility shall be granted by the United States: And no Person holding any Office of Profit or Trust under them, shall, without the Consent of the Congress, accept of any present, Emolument, Office, or Title, of any kind whatever, from any King, Prince or foreign State.

So the founders instead distributed and dispersed political power into several independent branches of government that have sovereign power over a finite sphere and prohibited the branches from assuming each other's duties. This, they believed, would prevent collusion against their rights and liberties. They therefore divided the government into the Executive, Legislative, and Judicial branches and made them independent of each other, and assigned very specific duties to each. In effect, these three branches became “foreign” to each other and in constant competition with each other for power and control.

The founders further dispersed political power by dividing power between the several states and the federal government and gave most of the power to the states. They gave each state their own seats in Congress, in the Senate. They made the states just like “foreign countries” and independent nations so that there would be the greatest separation of powers possible between the federal government and the states:

*The States between each other are sovereign and independent. They are distinct and separate sovereignties, except so far as they have parted with some of the attributes of sovereignty by the Constitution. They continue to be nations, with all their rights, and under all their national obligations, and with all the rights of nations in every particular, except in the surrender by each to the common purposes and objects of the Union, under the Constitution. The rights of each State, when not so yielded up, remain absolute."

[Bank of Augusta v. Earle, 38 U.S. (13 Pet.) 519, 10 L.Ed. 274 (1839)]

Then the founders created multiple states so that the states would be in competition with each other for citizens and for commerce. When one state got too oppressive or taxed people too much, the people could then move to an economically more attractive state and climate. This kept the states from oppressing their citizens and it gave the people a means to keep their state and their government in check. Then they put the federal government in charge of regulating commerce among and between the states, and the intention of this was to *maximize*, not obstruct, commerce between the states so that we would act as a unified economic union and like a country. Even so, they didn’t want our country to be a “nation” under the law of nations, because they didn’t want a national government with unlimited powers. They wanted a “federation”, so they called our central government the “federal government” instead of a “national government”. To give us a “national government” would be a recipe for tyranny:

*“By that law the several States and Governments spread over our globe, are considered as forming a society, not a NATION. It has only been by a very few comprehensive minds, such as those of Elizabeth and the Fourth Henry, that this last great idea has been even contemplated. 3rdly, and chiefly, I shall examine the important question before us, by the Constitution of the United States, and the legitimate result of that valuable instrument.”*

[Chisholm v. Georgia, 2 Dall. (U.S.) 419, 1 L.Ed. 440 (1793)]

The ingenious founders also made the people the sovereigns in charge of both the state and federal governments by giving them a Bill of Rights and mandating frequent elections. Frequent elections:

1. Ensured that rulers would not be in office long enough to learn enough to get sneaky with the people or abuse their power.
2. Kept the rulers accountable to the people and provided a prompt feedback mechanism to make sure politicians and rulers were incentivized to listen to the people.
3. Created a stable political system that would automatically converge onto the will of the majority so that the country would be at peace instead of at war within itself.

The founders even gave the people their own house in Congress called the House of Representatives, so that the power between the states, in the Senate, and the People, in the House, would be well-balanced. They also made sure that these sovereign electors and citizens were well armed with a good education, so they could keep their government in check and capably defend their freedom, property, and liberty by themselves. When things got rough and governments became corrupt, these rugged and self-sufficient citizens were also guaranteed the right to defend their property using arms that the
U.S. Constitution said in the Second Amendment that they had a right to keep and use. This ensured that citizens wouldn’t need to depend on the government for a handout or socialist benefits and wouldn’t have to worry about having a government that would plunder their property or their liberty.

The founding fathers created the institution of trial by jury, so that if government got totally corrupt and passed unjust laws that violated God’s laws, the people could put themselves back in control through jury nullification. This also effectively dealt with the problem of corrupt judges, because both the jury and the grand jury could override the judge as well when they detected a conflict of interest by judging both the facts and the law. Here is how Thomas Jefferson described the duty of the jury in such a circumstance:

"It is left... to the juries, if they think the permanent judges are under any bias whatever in any cause, to take on themselves to judge the law as well as the fact. They never exercise this power but when they suspect partiality in the judges; and by the exercise of this power they have been the firmest bulwarks of English liberty."

[Thomas Jefferson to Abbe Arnoux, 1789, ME 7:423, Papers 15:283 ]

Then the founders separated church and state and put the state and the church in competition with each other to protect and nurture the people. We talked about this church/state separation and dual sovereignty in section 4.3.6 of the Great IRS Hoax, Form #11.302.

The design that our founding fathers had for our political system was elegant, unique, unprecedented, ingenious, perfectly balanced, and inherently just. It was founded on the concept of Natural Order and Natural Law, which as we explained in section 4.1 are based on the sequence that things were created. This concept made sense, even to people who didn’t believe in God, so it had wide support among a very diverse country of immigrants from all over the world and of many different religious faiths. Natural Law and Natural Order unified our country because it was just and fair and righteous. That is the basis for the phrase on our currency, which says:

"E Pluribus Unum"

…which means: “From many, one.” Our system of Natural Law and Natural Order also happened to be based on God’s sovereign design for self-government, as we explained throughout chapter 4. The founders also recognized that liberty without God and morality are impossible:

"We have no government armed with the power capable of contending with human passions unbridled by morality and religion. Avarice [greed], ambition, revenge, or gallantry [debauchery], would break the strongest cords of our Constitution as a whale goes through a net. Our Constitution was made only for a moral and religious people. It is wholly inadequate to the government of any other."

[John Adams, 2nd President]

So the founders included the requirement for BOTH God and Liberty on all of our currency. They put the phrase “In God We Trust” and the phrase “Liberty” side by side, and they were probably thinking of the following scripture when they did that!:

"Now the Lord is the Spirit; and where the Spirit of the Lord is, there is liberty."

[2 Cor. 3:17, Bible, NKJV]

By creating such distinct separation of powers among all the forces of government, the founders ensured that the only way anything would get done within government was exclusively by informed consent and not by force or terror. The Declaration of Independence identifies the source of ALL “just” government power as “consent”. Anything not consensual is therefore unjust and tyrannical. An informed and sovereign People will only do things voluntarily and consensually when it is in their absolute best interests. This would ensure that government would never engage in anything that wasn’t in the best interests of everyone as a whole, because people, at least theoretically, would never consent to anything that would either hurt them or injure their Constitutional rights. The Supreme Court described this kind of government by consent as "government by compact":

"In Europe, the executive is synonymous with the sovereign power of a state...where it is too commonly acquired by force or fraud, or both...In America, however the case is widely different. Our government is founded upon compact [consent expressed in a written contract called a Constitution or in positive law], Sovereignty was, and is, in the people."

[Glass v. The Sloop Betsy, 3 (U.S.) 543]
Here is the legal definition of “compact” to prove our point that the Constitution and all federal law written in furtherance of it are indeed a “compact”:

“Compact, n. An agreement or contract between persons, nations, or states. Commonly applied to working agreements between and among states concerning matters of mutual concern. A contract between parties, which creates obligations and rights capable of being enforced and contemplated as such between the parties, in their distinct and independent characters. A mutual consent of parties concerned respecting some property or right that is the object of the stipulation, or something that is to be done or forborne. See also Compact clause; Confederacy; Interstate compact; Treaty.”

Enacting a mutual agreement into positive law then, becomes the vehicle for expressing the fact that the People collectively agreed and consented to the law and to accept any adverse impact that law might have on their liberty. Public servants then, are just the apparatus that the sovereign People use for governing themselves through the operation of positive law. As the definition above shows, the apparatus and machinery of government is simply the “rudder” that steers the ship, but the “Captain” of the ship is the People both individually and collectively. In a true Republican Form of Government, the REAL government is the people individually and collectively, and not their "public servants".

Our de jure Constitutional Republic started out as a perfectly balanced and just system indeed. But somewhere along the way, it was deliberately corrupted by evil men for personal gain. Just like Cain (in the Bible) destroyed the tranquility and peace of an idyllic world and divided the family of Adam by first introducing murder into the world, greedy politicians who wanted to line their pockets corrupted our wonderful system and brought evil into our government. How did it happen? They did it with a combination of force, fraud, and the corrupting influence of money. This process can be shown graphically and described in scientific terms over a period of years to show precisely how it was done. We will now attempt to do this so that the process is crystal clear in your mind. What we are trying to show are the following elements in our diagram:

1. The distinct sovereignties between governments:
   1.1. States
   1.2. The federal government

2. The sovereignties within governments:
   2.1. Executive branch
   2.2. Legislative branch
   2.3. Judicial branch

3. The hierarchy of sovereignty between all the sovereignties based on their sequence of creation.

4. The corrupting influence of force, fraud, and money, including the branch that initiated it, the date it was initiated, and the object it was initiated against.

To meet the above objectives, we will start off with the diagram found in section 5.1.1 of the Great IRS Hoax, Form #11.302 and expand it with some of the added elements found in the Natural Order diagram found in section 4.1 of the Great IRS Hoax, Form #11.302. To the bottom of the diagram, we add the Ten Commandments, which establishes the “Separation of Church v. State”. The first four commandments in Exodus 20:2-11 establish the church and the last six commandments found in Exodus 20:12-17 define how we should relate to other people, who Jesus later called our “neighbor” in Matt. 22:39. The main and only purpose of government is to love and protect and serve its inhabitants and citizens, who collectively are “neighbors”. What results is a schematic diagram of the initial political system that the founders gave us absent all corruption. This is called the “De jure U.S. Government”. It is the only lawful government we have and its organization is defined by our Constitution. It’s organization is also defined by the Bible, which we also call "Natural Law" throughout this document.
Figure 8: Natural Order Diagram of Republican Form of Government

```
GOD
  ↓
GOD'S LAW/BIBLE
  ↓
THE CHURCH
  ↓
Pastor/Clergy
  ↓
Sheep/ flock
  ↓
The People (as individuals)
  ↓
Families
  ↓
Private schools
  ↓
Banks
  ↓
Grand Jury
  ↓
Elections
  ↓
Trial Jury
  ↓
UNION STATES ("states")
  ↓
Constitution
  ↓
Executive Branch
  ↓
Judicial Branch
  ↓
Legislative Branch
  ↓
Federal Corporations
  ↓
Federal "States"/ territories
  ↓
Federal statutory (8 USC §1401) "U.S. citizens"
  ↓
FEDERAL GOVERNMENT
  ↓
Constitution
  ↓
Executive Branch
  ↓
Judicial Branch
  ↓
Legislative Branch
  ↓
State Corporations
  ↓
State statutory citizens
  ↓
PUBLIC PRIVATE
  ↓
STATE
  ↓
Love your neighbor (Exodus 20:12-17)
  ↓
CHURCH
  ↓
Love your God (Exodus 20:2-11)
  ↓
Separation:
```

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Form 05.016, Rev. 6-2-2014, ver. 1.12
EXHIBIT:________
Each box in the above diagram represents a sovereignty or sovereign entity that helps distribute power throughout our system of government to prevent corruption or tyranny. The arrows with dark ends indicate an act of creation by the sovereign above. That act of creation carries with it an implied delegation of authority to do specific tasks and establishes a fiduciary relationship between the Creator, and his subordinate creation. The above system as shown functions properly and fully and provides the best defense for our liberties only when there is complete separation between each sovereignty, which is to say that all actions performed and all choices made by any one sovereign:

1. Are completely free of fraud, force, conflict of interest, or duress.
2. Are accomplished completely voluntarily, which is to say that they are done for the mutual benefit of all parties involved rather than any one single party exercising undue influence.
3. Involve fully informed consent made with a full awareness by all parties to the agreement of all rights which are being surrendered to procure any imputed benefits.
4. Are done mainly or exclusively for the benefit of the Sovereign above the agent who is the actor.
5. Are done for righteous reasons and noble intent, meaning that they are accomplished for the benefit of someone else rather than one’s own personal or financial benefit. This requirement is the foundation of what a fiduciary relationship means and also the only way that conflicts of interest and the corruption they can cause can be eliminated.

With the above in mind, we will now add all of the corrupting influences accomplished to our system of government over the years. These are shown with dashed lines representing the application of unlawful or immoral force or fraud. The hollow end of each line indicates the sovereign against which the force or fraud is applied. The number above or next to the dotted line indicates the item in the table that follows the diagram which explains each incidence of force or fraud.
Below is a table explaining each incidence of force or fraud that corrupted the originally perfect system:

<table>
<thead>
<tr>
<th>Incidence</th>
<th>Force or Fraud</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Loss of sovereignty</td>
</tr>
<tr>
<td>2</td>
<td>Force or fraud</td>
</tr>
<tr>
<td>3</td>
<td>Act of creation</td>
</tr>
</tbody>
</table>

Figure 9: Process of Corrupting Republican Form of Government
### Table 2: Specific instances of force, fraud, and conflict of interest that corrupted our political system

<table>
<thead>
<tr>
<th># (on diagram above)</th>
<th>Year(s)</th>
<th>Acting Sovereignty/Agent</th>
<th>Law(s) violated</th>
<th>Explanation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>1868</td>
<td>State legislatures</td>
<td>18 U.S.C. §241 (conspiracy against rights) 18 U.S.C. §242 (conspiracy to defraud) 18 U.S.C. §243 (conspiracy to defraud)</td>
<td>After the civil war, the 14th Amendment was passed in 1868. That amendment along with “words of art” were used as a means to deceive constitutional citizens to falsely believe that they were also privileged statutory “U.S. citizens” pursuant to 8 U.S.C. §1401, and thus to unconstitutionally extent federal jurisdiction and enforce federal franchises within states of the Union. The citizenship status described in that amendment was only supposed to apply to emancipated slaves but the federal government in concert with the states confused the law and the interpretation of the law enough that everyone thought they were statutory federal citizens rather than the “non-citizen nationals” immune from federal jurisdiction, which is foreign with respect to states of the Union. This put Americans in the states in a privileged federal status and put them under the jurisdiction of the federal government. At the point that Americans voluntarily and unknowingly accept privileged federal citizenship, they lose their sovereignty and go to the bottom of the sovereignty hierarchy. State courts and state legislatures operated in this conspiracy against rights by requiring electors and jurists to be presumed statutory “U.S. citizens” in order to serve. At the same time, they didn’t define the term “U.S. citizen” in their election laws or voter registration, creating a “presumption” in favor of people believing that they are statutory “citizens of the United States”, even though technically they are not.</td>
</tr>
</tbody>
</table>
| 2                    | 1913    | Corporations/businesses and special interests | 18 U.S.C. §201 (bribery of public officials) 18 U.S.C. §202 (corrupting public officials) 18 U.S.C. §203 (corrupting public officials) | Around the turn of the century, the gilded age created a lot of very wealthy people and big corporations. The corrupting influence of the money they had lead them to dominate the U.S. senate and the Republican party., which was the majority party at the time The people became restless because they were paying most of the taxes indirectly via tariffs on imported goods while the big corporations were paying very little. This lead to a vote by Congress to send the new Sixteenth Amendment to the states for ratification. Corporations heavily influenced this legislation so that it would favor taxing individuals instead of corporations, which lead the Republicans in the Senate to word the Amendment ambiguously so that it could or would be misconstrued to apply to natural persons instead of the corporatations it was really intended to apply to by the American people. This created much subsequent litigation and confusion on the part of the Average American about exactly what the taxing powers of Congress are, and gave Congressmen a lot of wiggle room to misrepresent the purpose of the Sixteenth Amendment to their constituents. Today, Congressmen use the ambiguity of the Amendment to say to their Constituents by saying that the “Sixteenth Amendment” authorizes Congress to tax the income of every American. This is an absolute lie and is completely inconsistent with the rulings of the U.S. Supreme Court. Courts below the Supreme Court have also used the same ambiguity mechanism to expand the operation of the income tax beyond its clearly limited application to the federal zone. During the same year as the Sixteenth Amendment was ratified, in 1913, the Congress also passed the Federal Reserve Act immediately after the Sixteenth Amendment. By doing this, they surrendered their control over the money system to a consortium of private banks. The Sixteenth Amendment was passed first in February of 1913 because it was the lender-security for the Non-Federal Reserve that would be needed to create a “credit line” and collateral. The Federal Reserve Act was passed in December of that same year. At that point, the Congress had an unlimited private credit line from commercial banks and a means to print as much money as they wanted in order to fund socialist expansion of the government. But remember that the bible says:  

> “The rich raleth over the poor, and the borrower [is] servant to the lender.”

[Prov. 22:7] |
<p>| 3                    | 1911-1939 | Federal legislature | 28 U.S.C. §144 (conflict of interest of federal judges) 28 U.S.C. §455 (conflict of interest of federal judges) | In 1911, the U.S. Congress passed the Judicial Code of 1911 and thereby made all District and Circuit courts into entirely administrative courts which had jurisdiction over only the federal zone. All the federal courts except the U.S. Supreme Court changed character from being Article III courts to Article IV territorial courts only. All the district courts were renamed from “District Court of the United States” to “United States District Court”. The Supreme Court said in &lt;em&gt;Baltzar v. Puerto Rico&lt;/em&gt;, 258 U.S. 298 (1922) that the “United States District Court” is an Article IV territorial court, not an Article III constitutional court. Consequently, all the federal courts excepting the Supreme Court became |</p>
<table>
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</thead>
<tbody>
<tr>
<td></td>
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<td></td>
<td>administrative courts that were part of the Executive Branch of the government and all the judges became Executive Branch employees. See our article “Authorities on Jurisdiction of Federal Courts, Family Guardian Fellowship” for further details. The Revenue Act of 1932 than tried to apply income taxes against federal judges. The purpose was to put them under complete control of the Executive Branch through terrorism and extortion by the IRS. This was litigated by the Supreme Court in 1932 in the case of O’Malley v. Woodrough, 307 U.S. 277 (1939) just before the war started. The court ruled that the Executive Branch couldn’t unilaterally modify the terms of their employment contracts, so they rewrote the tax code to go around it subsequent to that by only taxing NEW federal judges and leaving the existing ones alone. As not to violate the Constitutional prohibition against reducing judges salaries. Since that time, federal judges have been beholden to the greed and malice of the Legislative branch because they are under IRS control. This occurred at a time when we had a very popular socialist President who threatened the Supreme Court if they didn’t go along with his plan to replace capitalism with socialism, starting with Social Security. President Roosevelt tried to retire all the U.S. Supreme Court justices and then double the size of the court and pack the court with all of his own socialist cronies in a famous coup called “The Roosevelt Supreme Court Packing Plan”.</td>
</tr>
<tr>
<td>4</td>
<td>1939- Present</td>
<td>Federal executive branch</td>
<td>28 U.S.C. §144 (conflict of interest of federal judges) 28 U.S.C. §455 (conflict of interest of federal judges) Separation of powers Doctrine</td>
<td>Right after the Supreme Court case of O’Malley v. Woodrough in 1939, the U.S. Congress wasted no time in passing a new Revenue Act that skirted the findings of the Supreme Court’s that declared income taxes levied against them to be unconstitutional. In effect, they made the payment of income taxes by federal judges an implied part of their employment agreement as “appointed officers” of the United States government in receipt of federal privileges. Once the judges were under control of the IRS, they could be terrorized and plundered if they did not cooperate with the enforcement of federal income taxes. This also endowed all federal judges with an implied conflict of interest in violation of 28 U.S.C. §455 and 28 U.S.C. §144</td>
</tr>
<tr>
<td>5</td>
<td>1939- Present</td>
<td>Federal legislative branch</td>
<td>Const. Art. 1, Sect. 2, Clause 3 Const. Art. 1, Sect. 9, Clause 4 18 U.S.C. §1589(3) (forced labor)</td>
<td>The Revenue Act of 1939 passed by the U.S. Congress instituted a very oppressive income tax to fund the upcoming World War II effort. It was called the “Victory Tax” and it was a voluntary war effort, but after the war and after people on a large scale got used to sending their money to Washington, D.C. every month through payroll withholding, the politicians cleverly decided not to tell them the truth that it was voluntary. The politicians then began rewriting the tax code to further confuse and deceive people and hide the truth about the voluntary nature of the income tax. This included the Internal Revenue Codes of 1954 and 1986, which were major updates of the IRC that further hid the truth from the legal profession and added so much complexity to the tax code that no one even understands them anymore.</td>
</tr>
<tr>
<td>6</td>
<td>1950- Present</td>
<td>Federal executive branch</td>
<td>18 U.S.C. §597 (expenditures to influence voting) 18 U.S.C. §872 (extortion) 18 U.S.C. §880 (receiving the proceeds of extortion) 18 U.S.C. §1597 (Engaging in monetary transactions in property derived from specified unlawful activity)</td>
<td>Federal government uses income tax revenues after World War II to begin socialist subsidies, starting with Lyndon Johnson’s “Great Society” plan. Instead of paying off the war debt and ending the income tax like we did after the Civil war in 1872, the government adopted socialism and borrowed itself into a deep hole, following the illustrous example of Franklin D. Roosevelt’s “New Deal” program. This socialist expansion was facilitated by the enactment of the Federal Reserve Act of 1913, which gave the government unlimited borrowing power. The income tax, however, had to continue because it was the “lender security” for the PRIVATE Federal Reserve banking trust that was creating all this debt and fake money. The income tax had the effect of making all Americans into surety for government debts they never authorized. The Civil Rights movement of the 1960’s accelerated the growth of the socialist cancer to cause voters to abuse their power to elect politicians who would subsidize and expand the welfare-state concept. “Democracy has never been and never can be so desirable as aristocracy or monarchy, but while it lasts, is more bloody than either. Remember, democracy never lasts long. It soon wastes, exhausts, and murders itself. There never was a democracy that never did commit suicide.” John Adams, 1815.</td>
</tr>
<tr>
<td>7</td>
<td>1939- Present</td>
<td>Trial jury</td>
<td>18 U.S.C. §2111 (robbery)</td>
<td>Trial juries filled with people receiving government socialist handouts (money STOLEN from hard-working Americans) vote against tax protestors to illegally enforce the Internal Revenue Code, and especially in the case of the wealthy. Trial by jury becomes MOB RULE and a means to mug and rob the producers</td>
</tr>
<tr>
<td># (on diagram above)</td>
<td>Year(s)</td>
<td>Acting Sovereignty/agent</td>
<td>Law(s) violated</td>
<td>Explanation</td>
</tr>
<tr>
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<td>of society. The jurists are also under duress by the judge, who does not allow evidence to be admitted that would be prejudicial to government (or his retirement check) and who makes cases unpublished where the government lost on income tax issues. Because these same jurists were also educated in public schools, they are easily lead like sheep to do the government’s dirty work of plundering their fellow citizens by upholding a tax that is actually voluntary. The result is slavery of wage earners and the rich to the IRS. The war of the “have-nots” and the “haves” using the taxing authority of the government continues on and expands.</td>
</tr>
<tr>
<td>8</td>
<td>1960- Present</td>
<td>Federal government</td>
<td>18 U.S.C. §873 (blackmail) 18 U.S.C. §208 (acts affecting a personal financial interest) 18 U.S.C. §872 (extortion)</td>
<td>The federal government begins using income tax revenues and socialist welfare programs to manipulate the states. For instance: 1. They made it mandatory for states to require people getting drivers licenses to provide a Socialist Security Number or their welfare subsidies would be cut off. 2. They encourage states to require voters and jurists to be “U.S. citizens” in order to serve these functions so that they would also be put under federal jurisdiction. 3. They mandate that all persons receiving welfare benefits or unemployment benefits that include federal subsidies to have Socialist Security Numbers.</td>
</tr>
<tr>
<td>9</td>
<td>1980’s- Present</td>
<td>Federal executive branch</td>
<td>18 U.S.C. §208 (conflict of interest) 18 U.S.C. §872 (extortion) 18 U.S.C. §876 (mailing threatening communications)</td>
<td>IRS abuses its power to manipulate and silence churches that speak out about government abuses or are politically active. This has the effect of making the churches politically irrelevant forces in our society so that the government would have no competition for the affections and the allegiance of the people.</td>
</tr>
<tr>
<td>10</td>
<td>1960- Present</td>
<td>Federal judicial branch</td>
<td>God’s laws (bible)</td>
<td>Federal judiciary eliminates God and prayer in the schools. This leaves kids in a spiritual vacuum. Drugs, sex, teenage pregnancy run rampant. Families begin breaking apart. God is blasphemed. Single parents raise an increasing number of kids and these children don’t have the balance they need in the family to have proper sex roles. Gender identity crisis and psychology problems result, causing homosexuality to run rampant. This further accelerates the breakdown of the family because these dysfunctional kids have dysfunctional families of their own. Because God is not in the schools, eventually the people begin to reject God as well. This expands the power of government because when the people aren’t governed by God, they are ruled by tyrants and become peasants and serfs eventually. That is how the Israelites ended up in bondage to the Egyptians: because they would not serve God or trust him for their security. They wanted a big powerful Egyptian government to take care of them and be comfortable and safe, which was idolatry toward government.</td>
</tr>
<tr>
<td>11</td>
<td>2000- Present</td>
<td>State executive branch</td>
<td>18 U.S.C. §208 (acts affecting a personal financial interest)</td>
<td>The state executive branches abuse their power to set very high licensing requirements for home schools and private schools, backed by teachers unions and contributions of these unions to their political campaigns. Licensing requirements become so high that only public schools have the capital to comply, virtually eliminating private and home schooling. Teachers and inferior environment in public schools further contributes to bad education and liberal socialist values, further eroding sovereignty of the people and making them easy prey for sly politicians who want to enslave them with more unjust laws and expand their fiefdom. Government continues to grow in power and rights and liberties simultaneously erode further.</td>
</tr>
</tbody>
</table>
After our corrupt politicians are finished socially re-engineering our system of government using the tax code and a corrupted federal judiciary, below is what happens to our original republican government system. This is what we refer to as the “De facto U.S. Government”. It has replaced our “De jure U.S. Government” not through operation of law, but through fraud, force, and corruption. One or our readers calls this new architecture for social organization “The New Civil Religion of Socialism”, where the collective will of the majority or whatever the judge says is sovereign, not God, and is the object of worship and servitude in courtrooms all over the country, who are run by devil-worshipping modern-day monarchs called “judges”. These tyrants wear black-robics and chant in Latin and perform exorcism on hand-cuffed subjects to remove imaginary “demons” from the people that are defined by majority vote among a population of criminals (by God’s law), homosexuals, drug abusers, adulterers, and atheists. The vilification of these demons are legislated into existence with “judge-made law”, which is engineered to maximize litigation and profits to the legal industry. The legal industry, in turn, has been made into a part of the government because it is licensed and regulated by government. This profession “worships” the judge as an idol and is comprised of golf and law school buddies and fellow members of the American Bar Association (ABA), who hobnob with the judge and do whatever he says or risk having their attorney license pulled. In this totalitarian socialist democracy/oligarchy shown below, the people have no inalienable or God-given individual rights, but only “privileges” granted by the will of the majority that are taxable. After all, when God and Truth are demoted to being a selfish creation of man and a politically correct vain fantasy, then the concept of “divine right” vanishes entirely from our political system.
Figure 10: Result of Corrupting Our Republican Form of Government

Luke 16:13: "No servant can serve two masters; for either he will hate the one and love the other, or else he will be loyal to the one and despise the other..."

"THE BEAST" (Rev. 13:11-18)
"The love of money is the root of all evil" (1 Tim. 6:10)

"NATIONAL" SOCIALIST GOVERNMENT (Neo-God)

Bribery to maintain and expand socialism using illegally obtained income tax revenues

THE CHURCH
Pastor
Deacons/Leaders
Sheep/flock

god (servant of the whims of the people)
god's law/bible (as amended to be politically correct)

SOCIALIST FIEFDOMS (formerly "states")

Executive Branch
Judicial Branch
Legal Profession
Legislative Branch

Constitution (dead letter)

"WE THE PEOPLE" (GOVERNMENT SERFS)

The People (U.S. citizens/idolaters)

Dysfunctional Families
Grand Jury
Trial Jury
Elections
Private schools

Bribery to expand power/socialism with unjust law

Stolen "loot" as subsidies for socialist programs

Debt Slavery

Symbology:
Act of creation
Illegal act
Extortion/force/sin

In the above diagram, all people in receipt of federal funds stolen through illegally collected or involuntarily paid federal income taxes effectively become federal "employees". They identified themselves as such when they filed their W-4 payroll withholding form, which says on the top "Employee Withholding Allowance Certificate". The Internal Revenue Code identifies "employee" to mean someone who works for the federal government in 26 U.S.C. §3401(c). These federal...
“employees” are moral and spiritual “whores” and “harlots”. They are just like Judas…they exchanged the Truth for a lie and liberty for slavery and they did it mainly for money and personal security. They are:

1. So concerned about avoiding being terrorized by their government or the IRS for “making waves”.
2. So immobolized by their own fear and ignorance that they don’t dare do anything.
3. So addicted to sin and other unhealthy distractions that they don’t have the time to do justice.
4. So poor that they can’t afford a expensive lawyer to be able to right the many wrongs imposed on them by a corrupted government. Justice is a luxury that only the rich can afford in our society.
5. So legally ignorant, thanks to our public “fool”, I mean “school” system that they aren’t able to right their wrongs on their own in court without a lawyer.
6. So afraid of corrupt judges and lawyers who are bought and paid for with money that they stole from hardworking Americans in illegally enforcing what is actually a voluntary Subtitle A income tax on natural persons.
7. So unable to take care of their own needs because they have allowed themselves to depend too much on government and allowed too much of their own hard-earned money to be stolen from them.
8. So covetous of that government welfare or socialist security or unemployment check or paycheck that comes in the mail every month.

…and that they wouldn’t dare upset the apple cart or try to right the many wrongs that maintain the status quo by doing justice as a voter or jurist. As long as they get their socialist handout and they live comfortably on the “loot” their “Parens Patriae”, or “Big Brother” sends them, they don’t care that massive injustice is occurring in courtrooms and at the IRS every day. In effect, they are bribed to look the other way while their own government loots and oppresses their neighbor and then uses that loot to buy votes and influence.

“Thou shalt not steal.”
[Exodus 20:15 ]

For all the law is fulfilled in one word, even in this: “You shall love your neighbor as yourself.”
[Gal 5:14, Bible, NKJV]

Would you rob your neighbor? No you say? Well then, would you look the other way while someone else robs him in your name? Government is YOUR AGENT. If government robs your neighbor, God will hold you, not the agent who did it for you, personally responsible, because government is your agent. God put you in charge of your government and you are the steward.

If you want to know what the above type of government is like spiritually, economically, and politically, read the first-hand accounts in the book of Judges found in the Bible. Corruption, sin, servitude, violence, and wars characterize this notable and most ignominious period and “social experiment” as documented in the Bible. Now do you understand why God’s law mandates that we serve ONLY Him and not be slaves of man or government? When we don’t, the above totalitarian socialist democracy/tyranny is the result, where politicians and judges in government becomes the only sovereign and the people are there to bow down to and “worship” and serve an evil and corrupt government as slaves.

Below is the way God himself describes the corrupted dilemma we find ourselves in because we have abandoned the path laid by our founding fathers, as described in Isaiah 1:1-26:

Alas, sinful nation,
A people laden with iniquity
A brood of evildoers
Children who are corrupters!
They have forsaken the Lord
They have provoked to anger
The Holy One of Israel,
They have turned away backward.
Why should you be stricken again?
You will revolt more and more.
The whole head is sick (they are out of their minds!): insane or STUPID or both.
And the whole heart faints....

Wash yourselves, make yourselves clean;
Put away the evil of your doings from before My eyes.
Cease to do evil.

Socialism: The New American Civil Religion
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Form 05.016, Rev. 6-2-2014, ver. 1.12
EXHIBIT:_______
Learn to do good:
Seek justice,
Rebuke the oppressor [the IRS and the Federal Reserve and a corrupted judicial system];
Defend the fatherless,
Plead for the widow [and the "nontaxpayer"]...

How the faithful city has become a harlot!
If [the Constitutional Republic] was full of justice,
Righteousness lodged in it,
But now murderers [and abortionists, and socialists, and democrats, and liars and corrupted judges].
Your silver has become dross,
Your wine mixed with water.
Your princes [President, Congressmen, Judges] are rebellious,
Everyone loves bribes,
And follows after rewards.
They do not defend the fatherless,
nor does the cause of the widow [for the "nontaxpayer"] come before them.

Therefore the Lord says,
The Lord of hosts, the Mighty One of Israel,
\'Ah, I will rid Myself of My adversaries,
And take vengeance on My enemies.
I will turn My hand against you,
And thoroughly purge away your dross,
And take away your alloy.
I will restore your judges [eliminate the BAD judges] as at the first,
And your counselors [eliminate the BAD lawyers] as at the beginning.
Afterward you shall be called the city of righteousness, the faithful city."
[Isaiah 1:1-26, Bible, NKJV]

So according to the Bible, the real problem is corrupted lawyers and judges and people who are after money and rewards, and God says the way to fix the corruption and graft is to eliminate the bad judges and lawyers. Whose job is that? It is the even more corrupted Congress! (see 28 U.S.C. §134(a) and 28 U.S.C. §44(b))

"O My people! Those who lead you cause you to err,
And destroy the way of your paths."
[Isaiah 3:12, Bible, NKJV]

"The king establishes the land by justice; but he who receives bribes overthrows it."
[Prov. 29:4, Bible, NKJV]

Can thieves and corrupted judges and lawyers and jurors, who are all bribed with stolen or extorted tax dollars they lust after in the pursuit of socialist benefits, reform themselves if left to their own devices?

"When you [the jury] saw a thief [the corrupted judges and lawyers paid with extorted and stolen tax money],
you consented with him, And have been a partaker with adulterers."
[Psalm 50:18, Bible, NKJV]

"The people will be oppressed,
Every one by another and every one by his [socialist] neighbor [sitting on a jury who was indoctrinated and brainwashed in a government school to trust government];
The child will be insolent toward the elder,
And the base toward the honorable."
[Isaiah 3:5, Bible, NKJV]

"It must be conceded that there are rights [and property] in every free government beyond the control of the State [or any judge or jury]. A government which recognized no such rights, which held the lives, liberty and property of its citizens, subject at all times to the disposition and unlimited control of even the most democratic depository of power, is after all a despotism. It is true that it is a despotism of the many--of the majority, if you choose to call it so--but it is not the less a despotism."
[Loew Ass’n v. Topeka, 87 U.S. (20 Wall.) 655, 665 (1874)]

The answer is an emphatic no. It is up to We The People as the sovereigns in charge of our lawless government to right this massive injustice because a corrupted legislature and judiciary and the passive socialist voters in charge of our government today simply cannot remedy their own addiction to the money that was stolen from their neighbor by the criminals they elected into office. These elected representatives were supposed to be elected to serve and protect the
people, but they have become the worst abusers of the people because they only got into politics and government for selfish reasons. Notice we didn’t say they got into “public service”, because we would be lying to call it that. It would be more accurate to call what they do “self-service” instead of “public service”. One of our readers has a name for these kinds of people. He calls them SLAT: Scum, Liars, and Thieves. If you add up all the drug money, all the stolen property, all the white collar crime together, it would all pale in comparison to the “extortion under the color of law” that our own de facto government and the totally corrupted people who work for it are instituting against its own people. If we solve no crime problem other than that one problem, then the government will have done the most important thing it can do to solve our crime problem and probably significantly reduce the prison population at the same time. There are lots of people in jail who were put there wrongfully for income tax crimes that aren’t technically even crimes. These people were maliciously prosecuted by a corrupted DOJ with the complicity of a corrupted judiciary and they MUST be freed because they have become slaves and political prisoners of a corrupted state for the sake of laws that don’t even exist!

We will now close this section with a tabular summary that compares our original “de jure” government to the “de facto” government that we presently suffer under. This corrupted “de facto” government only continues to exist because of our passive and tolerant approach towards the illegal activities of our government servants. We can fix this if we really want to, folks. Let’s do it!

**Table 3: Comparison of our "De jure" v. "De facto" government**

<table>
<thead>
<tr>
<th>#</th>
<th>Type of separation of powers</th>
<th>De jure government</th>
<th>De facto government</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Separation of Church and State</td>
<td>Government has no power to control or regulate the political activities of churches</td>
<td>IRS 501(c ) designation allows government to remove tax exemption from churches if they get politically involved</td>
</tr>
<tr>
<td>2</td>
<td>Separation of Money and State</td>
<td>Only lawful money is gold and the value of the dollar is tied to gold. Government can’t manufacture more gold so they can’t abuse their power to coin money to enrich themselves.</td>
<td>Fiat currency is Federal Reserve Notes (FRNs). Government can print any amount of these it wants and thereby enrich itself and steal from the those who hold dollars by lowering the value of the dollars in circulation (inflation)</td>
</tr>
<tr>
<td>3</td>
<td>Separation of Marriage and State</td>
<td>People getting married did not have marriage licenses from the state. Instead, the ceremony was exclusively ecclesiastical and it was recorded only in the family Bible and church records.</td>
<td>Pastor acts as an agent of both God and the state. He performs the ceremony and is also licensed by the state to sign the state marriage license. Churches force members getting married to obtain state marriage license by saying they won’t marry them without a state-issued marriage license.</td>
</tr>
<tr>
<td>4</td>
<td>Separation of School and State</td>
<td>Schools were rural and remote and most were private or religious. There were very few public schools and a large percentage of the population was home-schooled.</td>
<td>Most student go to public schools. They are dumbed-down by the state to be good serfs/sheep by being told they are “taxpayers” and being shown in high school how to fill out a tax return without even being shown how to balance a check book. They are taught that government is the sovereign and not the people, and that people should obey the government.</td>
</tr>
<tr>
<td>5</td>
<td>Separation of State and Federal government</td>
<td>States control the Senate and all legislation and taxation internal to a state. Federal government controls only foreign commerce in the form of impost, excises, and duties under Article 1, Section 8, Clause 3 of the Constitution.</td>
<td>Federal government receives lion’s share of income taxes over both internal and external trade. It redistributes the proceeds from these taxes to the socialist states, who are coerced to modify their laws in compliance with federal dictates in order to get their fair share of this stolen “ loot”.</td>
</tr>
<tr>
<td>6</td>
<td>Separation between branches of government: Executive, Legislative, Judicial</td>
<td>Three branches of government are entirely independent and not controlled by other branches.</td>
<td>Judges are “employees” of the executive branch and have a conflict of interest because they are beholden to IRS extortion. Executive controls the illegal tax collection activities of the IRS and dictates to other branches it’s tax policy through illegal IRS extortion. Using the IRS, Executive becomes the “Gestapo” that controls everything and everyone. Congress and the courts refuse to reform this extortion because they benefit most financially by it.</td>
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<tr>
<td>7</td>
<td>Separation of Commerce and State</td>
<td>Federal government regulates only foreign commerce of corporations. States regulate all internal commerce. Private individuals have complete privacy and are not regulated because they don’t have Socialist Security Numbers and are not monitored by the IRS Gestapo. Banks are independent and do not have to participate in a national banking system so they don’t coerce their depositors to All credit issued by a central, private Federal Reserve consortium. Federal Reserve rules coerce private banks to illegally enforce federal laws in states of the Union that only apply in the federal zone. Namely, they force depositories to have Socialist Security Numbers and they report all currency transactions over $3,000 to the Dept of the Treasury (CTR’s). “Spying” on financial affairs citizens by government makes citizens afraid of IRS</td>
<td></td>
</tr>
<tr>
<td>#</td>
<td>Type of separation of powers</td>
<td>De jure government</td>
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<td>bet government-issued numbers nor do they snoop/spy on their depositors as an agent of the IRS Gestapo. Private employers are not regulated or monitored by federal Gestapo and their contracts with their employees are private and sacred. and government and coerces them to illegally pay income taxes by government. Employers are coerced to enslave their employees to IRS through wage reporting and withholding, often against the will of employees.</td>
<td>Television, radio, the internet, and corporations have taken over the media and concentrated control of it to the hands of a very few huge and “privileged” corporations that are in bed with the federal and state governments. Media is no longer independent, and broadcasters don’t dare cross the government for fear of either losing their FCC license, being subjected to an IRS audit, or having their government sponsorship revoked.</td>
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<tr>
<td>8</td>
<td>Separation of Media and State</td>
<td>Press was free to report as they saw fit under the First Amendment. Most newspapers were small-town newspapers and were private and independent.</td>
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<tr>
<td>9</td>
<td>Separation of Family and State</td>
<td>Families were completely separate from the state. Private individuals were not subject to direct taxation or regulation by either state or federal government. No Socialist Security Numbers and no government surveillance of private commerce by individuals. Women stayed home and out of the workforce. Men dominated the political and commercial landscape and also defended their family from encroachments by government. Children were home-schooled and worked on the farm. They inherited the republican values of their parents. Morality was taught by the churches and there was an emphasis on personal responsibility, modesty, manners, respect, and humility. Using income taxes, government coerced women removed from the home to enter the workforce so they could replace the income stolen from dad by the IRS through illegal enforcement of the Internal Revenue Code. Conflict over money breaks families down and divorce rate reaches epidemic proportions. Children are neglected by their parents because parents both have to work full-time and duke it out with each other in divorce court. Majority of children raised in single parent homes. Television and a liberal media dominates and distorts the thoughts and minds of the children. Public schools filled with homosexuals and liberals, many of whom have no children of their own, teach our children to be selfish, rebellious, sexually promiscuous, homosexual, drug-abusers. Pornography invades the home through the internet, cable-TV, and video rentals, creating a negative fixation on sex. Television interferes with family communication so that children are alienated from their parents so that they do not inherit good morals or respect for authority from their parents. Crime rate and prison population reaches unprecedented levels. Citizens therefore lose their ability to govern themselves and the legal field and government come in and take over their lives.</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>Separation of Charity and State</td>
<td>Churches and families were responsible for charity. When a person was old or became unemployed, members of the church or family would take them. Person responsibility and morality within churches and families would encourage them to improve their lives. Monolithic, huge, and terribly inefficient government bureaucracies replace families and churches as major source of charity. These bureaucracies have no idea what personal responsibility is and are not allowed to talk about morality because they are not allowed to talk about God. Generations of people grow up under this welfare umbrella without ever having to take responsibility for themselves, and these people abuse their voting power to perpetuate it. Supremacy of families and churches is eliminated and government becomes the new “god” for everyone to worship. See Jeremiah 2:26-28.</td>
<td></td>
</tr>
</tbody>
</table>

If you would like to know all the characteristics of the de facto government we live under and see proof that it is de facto, see:

*De Facto Government Scam*, Form #05.043
http://sedm.org/Forms/FormIndex.htm

### 12 Socialist Church Doctrine
12.1 The “Social Contract” of Socialism

Below is the “Social Contract” offered by Socialism to all those who would voluntarily consent to participate in America. It is provided so that your consent to participate is fully informed:

Social Contract between an individual and the United States Government WHEREAS I wish to reside on the North American continent, and

WHEREAS the United States Government controls the area of the continent on which I wish to reside, and

WHEREAS tacit or implied contracts are vague and therefore unenforceable,

I agree to the following terms:

SECTION 1: I will surrender a percentage of my property to the Government. The actual percentage will be determined by the Government and will be subject to change at any time. The amount to be surrendered may be based on my income, the value of my property, the value of my purchases, or any other criteria the Government chooses that will be judged by a valueless "legal tender" - debt note (Federal Reserve Notes) that changes in exchange value by the minute. To aid the Government in determining the percentage, I will apply for a Government identification number (USC 42 Sec. 666(a)(13)(A)) that I will use in all my major financial transactions.

SECTION 2: Should the Government demand it, I will surrender my liberty for a period of time determined by the government and typically no shorter than two years. During that time, I will serve the Government in any way it chooses, including military service in which I may be called upon to sacrifice my life, be maimed, be mentally destroyed, be placed under mind control, be given vaccines that are untested and all during and in undeclared and therefore unconstitutional conflicts on foreign shores used to increase the profits of Corporation friendly with or in control of the United States government in actions where I may be called upon to kill women and children and other non-combatants. More limits may be imposed at any time.

SECTION 3: I will limit my behavior as demanded by the government. I will consume only those drugs permitted by the Government. I will send my children into propaganda mills called public schools. I will number my children for life so that they may attend these propaganda mills where they are not protected by normal due process rights (USC 42 Sec. 666(a)(13)(A)) More limits may be imposed at any time.

SECTION 4: I will forsake my religious beliefs that conflict with the Government’s New American Civil Religion and their determination of propriety. I will be tried in Religious Courts of the United States (Tax Courts, administrative courts, hearings, and in most cases United States District Court) without the benefit of a jury even when the amount in controversy exceeds $20.00 (whatever that is). The priest judges in these courts will have total control over the meaning of words and if I do not agree with their definition of words I can be punished for refusing to commit perjury. These Priest judges have total control over what is and what is not Constitutional in their religious courts and need fear no punishments for impeachment is scarcely even a scarecrow. More limits may be imposed at any time.

In consideration for the above, the Government will permit me to find employment, subject to limits that will be determined by the Government. These limits may restrict my choice of career or the wages I may accept. For this employment I will not be paid but given debt notes that have no value in and of themselves and that start reducing in exchange value before I even receive them. To obtain this employment I must obtain a tracking number (USC 42 Sec. 666(a)(13)(A)) that may soon be placed in my hand or my forehead.

SECTION 5: The Government will permit me to reside in the area of North America which it controls. Also, the Government will permit me to speak freely, subject to limits determined by the Government’s Congress and Supreme Court. I may also run for political office if I tell the government how much I spend.

SECTION 6: The Government will attempt to protect my life and my claim to the property it has allowed me to keep. I agree not to hold the Government liable if it fails to protect me or my property. In its attempts to protect my life and property it may take both at anytime enforcement officers feel at risk by any action I take or do not take.

SECTION 7: The Government will offer various services to me. If I accept any services I will lose all rights to my now secondary religious belief to the foremost governments Civil Religion (See Bowen v. Roy 476 U.S. 693 (1986) USSC) The nature and extent of these services will be determined by the Government and are subject to change at any time.

SECTION 8: The Government will determine whether I may vote for certain Government officials. The influence of my vote will vary inversely with the number of voters, and I understand that it typically will be minuscule. I agree not to hold any elected Government officials liable for acting against my best interests or for
breaking promises, even if those promises motivated me to vote for them. My vote will be tabulated electronically and without any way of recounting said votes. Unknown and unelected individual or companies will hold all the access codes to these voting machines in a secure undisclosed location.

SECTION 9: I agree that the Government may hold me fully liable if I fail to abide by the above terms. In that event, the Government may confiscate any property that I have not previously surrendered to it, and may imprison me for a period of time to be determined by the Government. I also agree that the Government may alter the terms of this contract at any time without my permission.

________________________
signature date

Written by Robert E. Alexander with additions by Christopher Hansen


12.2 Ten Commandments of the U.S. Government

I. I am the Lord of the Talmud, thou shalt have no Biblical God before me.

II. Thou shalt not make unto thee any but Satanic images: the witch, symbol of the city government and police department of Salem, Massachusetts; the five-pointed occult pentagram of Sirius, of the state religion of Egypt, emblem of the Department of Defense and our Armed Forces, and the badge of US law enforcement at all levels; the pyramid of Pharaoh, capped by the all-Seeing Eye of Horus, emblazoned on the currency in the denomination of one shekel.

III. Thou shalt not take the name of thy god in vain: thou shalt not blaspheme the name Rabbi, Israeli, Zionism, "U.S. government", or any politician or agency.

IV. Remember the Wal Mart sale on the Sabbath Day, and keep it holy by spending. Seven days must thou labor, that thereby thou shalt spend ever more.

V. Honor thy son and thy daughter. Neither spank nor say no to them when they seek to consume the sex and violence that is dangled before them from every lawful venue. Thy daughter shalt dress like a cheap harlot from the age of eight onward, and thy son shall engage in bloody video games, likewise from his eighth year. All of these are legal and profitable, saith the Lord.

VI. Thou shalt not kill the molester of 150 children in his prison cell, and thou shalt condemn the convict who executes the molester, lest such justice be encouraged, and lest it be known that the convict had greater common sense and honor than a legion of our judges.

VII. Thou shalt commit adultery and televise and popularize it throughout the land, and broadcast it into Afghanistan and Iraq, that thereby the Muslims shall be vouchsafed a share in our democracy and freedom.

VIII. Thou shalt not steal from us, for we detest competition.

IX. Thou shalt indeed bear false witness, for by perjury our Law is established.

X. Covet thy neighbor's goods and thy neighbor's wife, for thereby doth our Order prosper.

12.3 The “Tax Code” is the Bible of this state-sponsored Religion, not a “law”106

"Preach the Word; be prepared in season and out of season [by diligent study of this book and God’s Word]; correct, rebuke and encourage— with great patience and careful instruction. For the time will come when men [in the legal profession or the judiciary] will not put up with sound [legal] doctrine [such as that found in this book]. Instead, to suit their own desires, they [our covetous public dis-servants] will gather around them a great number of teachers [court-appointed “experts”, “licensed” government whores called attorneys and

106 Extracted from Great IRS Hoax, Form #11.302, Section 5.6.17, ver. 4.51. See: http://famguardian.org/Publications/GreatIRSHoax/GreatIRSHoax.htm
CPA’s, and educators in government-run or subsidized public schools and liberal universities] to say what their itching ears want to hear. They will turn their ears away from the truth and turn aside to [government and legal-profession] myths[ and fables]. But you [the chosen of God and His servants must], keep your head in all situations, endure hardship, do the work of an evangelist, discharge all the duties of your [God’s] ministry.”

[2 Tim. 4:2-5. Bible, NKJV]

We cover in the following document on our site the requirement to deciding whether a Congressional enactment is “public law” that applies equally to ALL or merely a private law or special law franchise:

What is “law”? Form #05.048
http://sedm.org/Forms/FormIndex.htm

Based on the above document, the Internal Revenue Code is not “law” or “public law”, but rather a private law franchise, or what the U.S. Supreme Court called “class legislation” that only applies to a specific group or subset of people VOLUNTARILY engaged in excise taxable activities. This is so because:

1. It does not treat all parties equally. For instance, the tax rate is based on a graduated rate, while under the Constitution, the uniformity mandate in Article 1, Section 8, Clause 7 requires EVERYONE to pay the same percentage.

“... the Supreme Court in the Insular Cases 107 provides authoritative guidance on the territorial scope of the term “the United States” in the Fourteenth Amendment. The Insular Cases were a series of Supreme Court decisions that addressed challenges to duties on goods transported from Puerto Rico to the continental United States. Puerto Rico, like the Philippines, had been recently ceded to the United States. The Court considered the territorial scope of the term “the United States” in the Constitution and held that this term as used in the uniformity clause of the Constitution was territorially limited to the states of the Union. U.S. Const. art. I, § 8 (“[A]ll Duties, Imposts and Excises shall be uniform throughout the United States,” (emphasis added)); see Downes v. Bidwell, 182 U.S. 244, 251, 21 S.Ct. 770, 773, 45 L.Ed. 1088 (1901) (“[I]t can nowhere be inferred that the territories were considered a part of the United States. The Constitution was created by the people of the United States, as a union of States, to be governed solely by representatives of the States; ... In short, the Constitution deals with States, their people, and their representatives.”); Rubang, 35 F.3d at 1452. Puerto Rico was merely a territory “appurtenant and belonging to the United States, but not a part of the United States within the revenue clauses of the Constitution.” Downes, 182 U.S. at 287, 21 S.Ct. at 787.

[Valmonte v. I.N.S., 136 F.3d. 914 (C.A.2, 1998)]

2. It abuses the taxing power of the government to redistribute wealth between private parties.

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

Nor is it taxation. *A tax,* says Webster’s Dictionary, *is a rate or sum of money assessed on the person or property of a citizen by government for the use of the nation or State.* *Taxes are burdens or charges imposed by the Legislature upon persons or property to raise money for public purposes.* Cooley, Const. Lim., 479.

Coulter, J., in Northern Liberties v. St. John’s Church, 13 Pa.St. 104 says, very forcibly, ‘I think the common mind has everywhere taken in the understanding that *taxes are a public imposition, levied by authority of the government for the purposes of carrying on the government in all its machinery and operations—that they are imposed for a public purpose.*’ See, also Pray v. Northern Liberties, 31 Pa.St. 69; Matter of Mayor of N.Y., 11 Johns., 77; Camden v. Allen, 2 Dutch., 398; Sharpless v. Mayor, supra; Hanson v. Vernon, 27 Ia., 47; Whiting v. Fond du Lac, supra.
[Loan Association v. Topeka, 20 Wall. 655 (1874)]

3. It only acquires the “force of law” by consent in choosing a domicile on federal territory. Real “law” does not require consent of those subject to it. See:

Why Domicile and Becoming a “Taxpayer” Require Your Consent. Form #05.002
http://sedm.org/Forms/FormIndex.htm

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4. It does not provide a remedy for an injury AFTER the injury occurs, but BEFORE it occurs. Therefore it has to be voluntary. The basis of the common law is to provide remedy AFTER an injury occurs, not prevent an injury. Without an injury, there is no standing to sue. Therefore, whenever coercion is applied to PREVENT an injury, it requires consent of the party it is enforced against.

In addition, we also analyze the Internal Revenue Code in the following:

Requirement for Consent, Form #05.003
http://sedm.org/Forms/FormIndex.htm

...and reach the following additional conclusions about the Internal Revenue Code, Subtitle A:

1. The Internal Revenue Code is not positive law, and therefore imposes no obligation upon anyone except federal "public officials"; agents, and contractors and those who consented (called "elected" in IRS publications) to be treated as one of these, even if they in fact are not. Instead, it is "special law", which applies to particular persons and things and not to all people generally throughout the country. Personal consent is required to give the I.R.C. the status of enforceable law, and we can choose to withhold our consent with no adverse legal consequence.

2. The I.R.C. effectively amounts to an offer and a proposal by the government to put you under their "special protection" from the abuses and tyranny of the IRS. If you accept their offer, you are a party to a private contract with them and are in receipt of taxable federal privileges. The privilege you agreed to accept was that of being left alone and not harassed by the IRS for your decision to keep or retain whatever money and property is left over after the Federal Mafia has raped and pillaged their share from your estate.

3. Every contract requires four things to be valid:
   3.1. An offer: The Internal Revenue Code.
   3.2. Informed and voluntary Consent/Acceptance. Both parties must voluntarily accept the terms of the offer and duress may not be used to procure consent.
   3.3. Mutual Consideration: Something valuable that both parties receive from the agreement.
   3.4. Mutual assent. Both parties were fully informed about the rights they were surrendering and the consideration they were receiving in return, and all terms of the contract were fully disclosed in writing.

4. In the case of the voluntary contract called the Internal Revenue Code, the consideration is the right to be left alone after you pay the IRS a large bribe and that essentially amounts to "protection money". Keeping whatever is left over after you bribe them and pay them their extortion is the consideration you derive from this private contract. This is not, however, true consideration, mind you, because it is not an exercise of free will. Instead, if you don't accept the contract, then you become the target of IRS harassment and terrorism, may lose your job (especially your federal job) and be persecuted by your coworkers for being a "crackpot". Voluntary consent is impossible under such conditions. Therefore, it is impossible for you to agree to such a legal contract, which is why the government never bothers to disclose it to begin with!

5. The contract is also void on its face because it was not based on informed consent. The IRS and the government never fully disclosed to you the terms of their "invisible adhesion contract", and chances are you never even read any part of the contract by reading Title 26 for yourself. As a matter of fact, they have exercised every opportunity available to stifle and persecute those freedom advocates who were trying to educate others about the nature of this contract. Consequently, like the marriage license you never should have gotten, you signed away your whole life and all your rights by filing your first 1040 or W-4 form and thereby declaring yourself to be a "taxpayer" under penalty of perjury.

"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 question of a waiver of a federally guaranteed constitutional right is, of course, a federal question controlled by federal law. There is a presumption against the waiver of constitutional rights, see, e.g. Glasser v. United States, 314 U.S. 60, 70-71, 86 L.Ed. 680, 699, 62 S.Ct. 457, and for a waiver to be effective it must be clearly established that there was an 'intentional relinquishment or abandonment of a known right or privilege.' Johnson v. Zerbst, 304 U.S. 458, 464, 82 L.Ed. 1461, 1466, 58 S.Ct. 1019, 146 A.L.R. 357."
[Brookhart v. Janis, 384 U.S. 1, 86 S.Ct. 1245; 16 L.Ed.2d 314 (1966)]
couldn’t offer to stop doing that which they were never authorized to do to begin with! Therefore, they deceived you to believe that they really were giving you something of value (a “benefit” or “consideration”) that they had the legal authority to provide, which is the absence of lawful enforcement actions directed against you. In effect, they convinced you to pay for something that they didn’t have the legal authority to provide to begin with! It’s all based on fraud.

Unquestionably, the concealment of material facts that one is, under the circumstances, bound to disclose may constitute actionable fraud. 3 Indeed, one of the fundamental tenets of the Anglo-American law of fraud is that fraud may be committed by a suppression of the truth (suppressio veri) as well as by the suggestion of falsehood (suggestion falsi). 4 It is, therefore, equally competent for a court to relieve against fraud whether it is committed by suppression of the truth—as is, by concealment—or by suggestion of falsehood. 5

[...]

Where failure to disclose a material fact is calculated to induce a false belief, the distinction between concealment and affirmative misrepresentation is tenuous. Both are fraudulent. 11 An active concealment has the same force and effect as a representation which is positive in form. 12 The one acts negatively, the other positively; both are calculated, in different ways, to produce the same result. 13 The former, as well as the latter, is a violation of the principles of good faith. It proceeds from the same motives and is attended with the same consequences. 14 And the deception and injury may be as great in the one case as in the other.

[Fraud vitiates every transaction and all contracts. Indeed, the principle is often stated, in broad and sweeping language, that fraud destroys the validity of everything into which it enters, and that it vitiates the most solemn contracts, documents, and even judgments. 8 Fraud, as it is sometimes said, vitiates every act, which statement embodies a thoroughly sound doctrine when it is properly applied to the subject matter in controversy and to the parties thereto and in a proper forum. As a general rule, fraud will vitiate a contract notwithstanding that it contains a provision to the effect that no representations have been made as an inducement to enter into it, or that either party shall be bound by any representation not contained therein, or a similar provision attempting to nullify extraneous representations. Such provisions do not, in most jurisdictions, preclude a charge of fraud based on oral representations.”]

Since the people living in the states never enacted the Internal Revenue Code into “positive law”, then they as the “sovereigns” in our system of government never consented to enforce it upon themselves collectively. “Positive law” is the only evidence that the people ever explicitly consented to enforcement actions by their government, because legislation can only become positive law by a majority of the representatives of the sovereign people voting (consenting) to enact the law. Since the people never consented, then the “code” cannot be enforced against the general public. The Declaration of Independence says that all just powers of government derive from the “consent” of the governed. Anything not consensual is, ipso facto, unjust by implication. In fact, the sovereign People REPEALED, not ENACTED the Internal Revenue Code. It has been nothing but a repealed law since 1939, in fact. An examination of the Statutes At Large, 53 Stat 1, Section 4, reveals that the Internal Revenue Code and all prior revenue laws were REPEALED. See:


Even state legislatures recognize that the Internal Revenue Code is not law. Below is a cite from the Oregon Revised Statutes (ORS), section 316.012, which refers to the Internal Revenue Code. Notice below the use of the phrase “laws of the United States or to the Internal Revenue Code”. If the Internal Revenue Code were “law”, then that phrase would be redundant, now wouldn’t it?:

316.012 Terms have same meaning as in federal laws; federal law references. Any term used in this chapter has the same meaning as when used in a comparable context in the laws of the United States relating to federal income taxes, unless a different meaning is clearly required or the term is specifically defined in this chapter. Except where the Legislative Assembly has provided otherwise, any reference in this chapter to the laws of the United States or to the Internal Revenue Code:

(1) Refers to the laws of the United States or to the Internal Revenue Code as they are amended and in effect:

(a) On December 31, 2002; or
(b) If related to the definition of taxable income and attributable to a change in the laws of the United States or in the Internal Revenue Code that is enacted after December 31, 2005, as applicable to the tax year of the taxpayer.

(2) Refers to the laws of the United States or to the Internal Revenue Code as they are amended and in effect and applicable for the tax year of the taxpayer, if the reference relates to:

[SOURCE: http://landru.leg.state.or.us/ors/316.html]

If the Internal Revenue Code is not “positive law”, but a voluntary contract, then what exactly is it? It is a de facto state-sponsored Federal/Political Religion. Below is how one Christian Writer describes this state-sponsored de facto religion:

“There is a war on. Since 1975, hundreds of thousands of Christians in the United States have become aware of the threat to Christianity posed by humanism. It is amazing how long it took for Christians to recognize that humanism is a rival religion: about a century.”


You can read the above free book yourself on the website at:

75 Bible Questions Your Instructors Pray You Won’t Ask
http://famguardian.org/Subjects/Spirituality/Articles/75BibleQuestions.pdf

The Internal Revenue Code is “de facto” because there is no positive law passed by Congress that actually implements it. Only those who consent to follow it can have any legal obligation to follow it, because it prescribes no legal duties upon anyone but federal “employees”, contractors, agencies, and benefit recipients. Its existence outside of the federal workplace, such as in the lives of private Americans living or working in the states of the Union, was created and continues to be maintained by constructive fraud using “judge-made law”, which is de facto law put in place by the edicts of covetous criminals sitting on the federal bench. This type of law can only exist as long as there are guns and prisons in the hands of government thieves and idolaters, but as soon as the unlawful duress stops, so does the “[in]voluntary compliance”, as the government likes to call it. Remember what the First Amendment says?:

“Congress shall make no law respecting the establishment of religion or prohibiting the free exercise thereof.”

[First Amendment]

The First Amendment doesn’t say anything at all about “judges making law”, so that is exactly what our corrupted state and federal judiciaries have done! A religion is simply a “voluntary” association of people who espouse certain common beliefs and behaviors, the object of which is to reverence or hold in high esteem a “superior being”. If that superior being is anything but the true living God mentioned in the Bible, then we are involved in pagan idol worship.

“Religion. Man’s relation to Divinity, to reverence, worship, obedience, and submission to mandates and precepts of supernatural or superior beings. In its broadest sense includes all forms of belief in the existence of superior beings exercising power over human beings by volition, imposing rules of conduct, with future rewards and punishments. Bond uniting man to God, and a virtue whose purpose is to render God worship due him as source of all being and principle of all government of things. Nikishkov v. Archbishop, etc., of Russian Orthodox Greek Catholic Church, 142 Misc. 894, 255 N.Y.S. 653, 663.”


Our society is based on “equal protection of the laws” (see section 4.3.2 of the Great IRS Hoax, Form #11.302), so there simply can’t be any “superior beings” in America, but the judiciary has changed all that with “judge made law” so that judges become the object of idol worship. We call this “neo-religion” or state-sponsored pagan federal religion “The Civil Religion of Socialism”. This religion is described in detail in section 14.2 entitled “Proof that government in America has become a false god”. Unlike Christianity, the foundation of this state-sponsored judicial religion is fear, not love. This state religion of humanism and socialism is based entirely on “the power to destroy”, which is why it produces fear and why people comply at all. In that sense, it is Satanic and evil. The only basis for a righteous justice system is “the power to create” and not the “power to destroy”, as was pointed out at the beginning of this chapter in section 5.1.1 of the Great IRS Hoax, Form #11.302.

“The great principle is this: because the constitution will not permit a state to destroy, it will not permit a law involving the power to destroy. [. . .] They decided against the tax; because the subject had been placed beyond the power of the states, by the constitution. They decided, not on account of the subject, but on account of the power that protected it; they decided that a prohibition against destruction was a prohibition against a law involving the power of destruction.”

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The “law” described above that is doing the destruction to our society presently is “judge made law”, and not statutes passed by Congress. The superior being that is being worshipped in this false religion is “The Beast”, mentioned in the book of Revelation chapters 17 and 18 in the Bible. That book describes “The Beast” as the political rulers (politicians, Congressmen, Judges, and the President) of the earth. The worship and servitude of this “Beast” occurs mostly out of fear but also because of ignorance and laziness.

“And I saw the beast, the kings [political rulers] of the earth, and their armies [of nonbelievers under a democratic form of government], gathered together to make war against Him [God] who sat on the horse and against His army;”

[Revelation 19:19, Bible, NKJV]

Those who took the mark of this “Beast”, the Socialist Security Number, will be the first to be judged and condemned by God, as described in Revelation 16:1-2. See the book below:

Social Security: Mark of the Beast, Form #11.407
http://sedm.org/Forms/FormIndex.htm

This Beast is personified by the corruption evident in the political realm and the Federal and state Judiciaries in their treasonable and illegal enforcement of our revenue codes (not “laws”, but “codes”). The judges in courts everywhere have become the “Priests” of this pagan neo-religion, and by virtue of the fact that they are ignoring the federal and state Constitutions and are not being held accountable for such Treason, everything that comes out of their mouth becomes law, or “common law” or “judge-made law”:

“Judge-mad law. A phrase used to indicate judicial decisions which construe away the meaning of statutes, or find meanings in them the legislature never intended. It is perhaps more commonly used as meaning, simply, the law established by judicial precedent and decisions. Laws having their source in judicial decisions as opposed to laws having their source in statutes or administrative regulations.”


This “judge-made law” has created a new, “de facto” government that is in complete conflict with the “de jure” government described by our federal and state Constitutions and the public acts that implement them. This process of corruption is shown graphically in section 6.1 of the Great IRS Hoax, Form #11.302, where it is shown how the history of how the Executive, Legislative, and Judicial branches have conspired over the last 100 years to strip us of our Constitutional rights and thereby make us into tax slaves residing on the “federal plantation” called the federal zone. Only a pagan “god” called a “judge” can create law out of nothing and without explicit consent of the people found in the Constitution. Only a pagan “god” called a “judge” can deprive the people of “equal protection” by protecting IRS wrongdoers while coercing those who refuse to consent to their abuses. Only a pagan “god” can create man-made “law” which conflicts with the Ten Commandments and the Constitution and do so with impunity.

“...it must be recognized that in any culture the source of law is the god of that society. If law has its source in man’s reason, then reason is the god of that society. If the source is an oligarchy, or in a court, senate, or ruler, then that source is the god of that system.

[...]

Modern humanism, the religion of the state, locates law in the state and thus makes the state, or the people as they find expression in the state, the god of the system. As Mao Tse-Tung has said, “Our God is none other than the masses of the Chinese people.” [2] In Western culture, law has steadily moved away from God to the people (or the state) as its source, although the historic power and vitality of the West has been in Biblical faith and law.

“Third, in any society, any change of law is an explicit or implicit change of religion. Nothing more clearly reveals, in fact, the religious change in a society than a legal revolution. When the legal foundations shift from Biblical law to humanism, it means that the society now draws its vitality and power from humanism, not from Christian theism.

“Fourth, no disestablishment of religion as such is possible in any society. A church can be disestablished, and a particular religion can be supplanted by another, but the change is simply to another religion. Since the foundations of law are inescapably religious, no society exists without a religious foundation or without a law-system which codifies the morality of its religion.”
The purpose of the “Civil Religion of Socialism” is to steal the sovereignty of the People and to replace it with a dictatorship and a totalitarian state devoid of individual rights. This is accomplished through “judge-made law” and social engineering in the tax “code”. The result is that the people comply out of their desire to take the path of least resistance which minimizes fear and personal liability. The Internal Revenue Code is just such a voluntary federal religion. When we join this feudal religion and figuratively move our “domicile” and our primary political “allegiance” to the federal plantation under 26 U.S.C. §7701(a)(39) and 26 U.S.C. §7408(c ). By doing so, we surrender our sovereignty, turn it over to the Congress, and become “subjects” who live on the “federal plantation” (federal zone), which we call the “matrix”. To join such a state-sponsored religion, we need only lie about our status as federal “employees” on either an IRS Form W-4 or submit a 1040 Form with a nonzero liability. Once we shift our primary allegiance from God to the “state”, Congress becomes our new “king” because they can pass any statute and it will apply to us, including those statutes that are not “positive law”, and they can disregard the need for implementing regulations because they don’t need implementing regulations for federal “employees”. The benefits of this religion are that we are insulated from responsibility for ourselves and from fear of the IRS or the government. Acceptance of this religion represents a formal and complete transfer of sovereignty over your person, labor and property from you to your public “dis-servants”. You turn over responsibility for yourself to the government in exchange for them taking care of you when you get old or unemployed. You become federal property: a slave, in effect, through the operation of a voluntary contract called the Internal Revenue Code. This, friends, is nothing short of idolatry, in stark violation of the First Commandment in the Ten commandments (see Exodus 20 in the Bible) to not have any other idols before God. We are supposed to trust God, not government, to provide for us. Trusting government is putting the vanity of man ahead of the grace and majesty and sovereignty of God.

"It is better to trust the Lord
Than to put confidence in man.
It is better to trust in the Lord
Than to put confidence in princes or government, or the ‘state’.”
[Psalm 118:8-9]

Such man-centric (rather than God-centric) idolatry is the worst of all sins described in the Bible, and a sin for which God repeatedly and violently killed those who committed it. Refer to sections 4.1 and 4.3.1 through 4.3.13 for an in-depth exposition backing up these conclusions. This type of idolatry describes the original sin of Lucifer, who wanted to do it “his [man’s] way” instead of God’s way.108 God pronounced a death sentence upon us for the original sin of Adam and Eve, and He said life would be a struggle as a consequence of this death sentence meted out under His sovereign Law.

"Cursed is the ground for your sake;
In toil you shall eat of it
All the days of your life.
Both thorns and thistles it shall bring forth for you,
And you shall eat the herb of the field.
In the sweat of your face you shall eat bread
Till you return to the ground,
For out of it you were taken;
For dust you are,
And to dust you shall return."
[Genesis 3:17-19, Bible, NKJV]

Ever since the original fall described above, we have been trying to escape God’s sovereign judgment and punishment for our sin by escaping liability for ourselves and accountability to Him. We have been doing this by making an atheistic government into our false god, parent, caretaker, and social insurance company. The purpose of law within a society based on this “Civil Religion of Socialism” is to facilitate irresponsibility and thereby undermine God’s sovereignty by interfering with the curse He put on us for our original sin and disobedience against His sovereign command. This was described much more thoroughly in section 11.1 if you would like to investigate further. In so doing, we fornicate with the Beast, which is the political rulers of the world. Black’s Law Dictionary defines “commerce” as “intercourse”.

“Commerce...Intercourse by way of trade and traffic between different peoples or states and the citizens or inhabitants thereof, including not only the purchase, sale, and exchange of commodities, but also the instrumentalities [governments] and agencies by which it is promoted and the means and appliances by which it is carried on...”

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When we, as natural persons, send our money to the government or receive money from the government, we are involved in “intercourse”. The Bible in Isaiah 54:5-6 describes God as the “husband” of believers and it describes believers as His “bride”. We as His bride are committing adultery and fornication when we conduct “commerce” with the government as private individuals. See section 4.3.1 of the Great IRS Hoax, Form #11.302 for a complete explanation of this analogy that is quite frightening and completely fulfills the prophesy found in the book of Revelation in the Bible.

Now that we have established that the “Tax Code” is in fact a state sponsored religion, we will now document the core “beliefs” that make up this false religion. We will also show why every one of these beliefs not only cannot be substantiated with facts or law, but also that the opposite can be established with admissible evidence, scientifically provable facts, and law. This comparison and analysis builds upon the article in section 14.2 entitled “Proof that government in America has become a false socialist god”, where we proved that our government has become a god, and that this was done essentially by destroying the “equal protection of the laws” that is the foundation of freedom in this country, and thereby making the public servants into gods because they do not have to abide by the same rules as everyone else does.
<table>
<thead>
<tr>
<th>Belief</th>
<th>The false belief of “cult members”</th>
<th>The truth</th>
<th>Proof of the truth found in which section of the Great IRS Hoax, Form #11.302 book</th>
</tr>
</thead>
<tbody>
<tr>
<td>View of government</td>
<td>Government does good things for people and would never do bad things.</td>
<td>People working in government are human, make mistakes, and in the context of money, have been known to lie, deceive, and persecute those who insist on a law-abiding revenue collection system.</td>
<td>4.3.1, 4.3.2, 4.3.12</td>
</tr>
<tr>
<td>Purpose of government</td>
<td>Minimize risk and personal responsibility. Promote good. Decriminalize sinful behaviors. Act as a big parent for everyone.</td>
<td>To keep people from hurting each other and leave all other subjects at the discretion of the people.</td>
<td>4.3.1, 4.3.4</td>
</tr>
<tr>
<td>View of freedom in this country</td>
<td>Declaration of Independence says all just powers are based on the “consent of the governed”. I am free because no one forces me to do anything.</td>
<td>Americans are not free because taxes on labor are slavery in violation of the Thirteenth Amendment. The IRS collects without the authority of law or the explicit consent of the people. Consent is required and therefore the IRS is a terrorist organization because it ignores the requirement for consent. If you want to find out how “free” you are, then just</td>
<td>5.4.1 to 5.4.3.5</td>
</tr>
<tr>
<td>Citizenship</td>
<td>Everyone born in America is a “U.S. citizen” under federal law and under 8 U.S.C. §1401</td>
<td>People born in states of the Union and not on federal property are “citizens of the United States” under Section 1 of the Fourteenth Amendment but do not come under the jurisdiction of nearly all federal laws, including 8 U.S.C. §1401.</td>
<td>4.11 to 4.11.12</td>
</tr>
<tr>
<td>Meaning of the word “tax”</td>
<td>“Taxes” are money we pay the government to be spent however the democratic majority decides they want to spend it</td>
<td>The power of the government cannot be used for wealth redistribution, because this would be legalized theft, and theft is a sin and a crime, no matter who does it.</td>
<td>5.1.2</td>
</tr>
<tr>
<td>Federal jurisdiction</td>
<td>The federal government has unlimited jurisdiction within states</td>
<td>The federal government only has delegated authority within states of the Union that derives directly from the Constitution. This authority is limited exclusively to mail fraud, counterfeiting, treason, and slavery. All other subject matters come under the exclusive police powers of the states.</td>
<td>5.2 through 5.1.9</td>
</tr>
<tr>
<td>View of American justice system</td>
<td>Our justice system is fair and lawful. There is no conflict of interest anywhere.</td>
<td>Conflict of interest occurs every day all day in federal courtrooms. It is a conflict of interest in violation of 18 U.S.C. 208 for any judge or jurist to hear a case in which they have a financial interest, and yet federal judges and jurors routinely participate in tax trials while at the same time either being “taxpayers” who are jealous of the accused for not paying his “fair share”, or they are in receipt of socialist benefits derived from other people who participate in the IRS scam. This scam started in 1918, which was the first year that federal judges were made into “taxpayers” and subject to IRS extortion. As long</td>
<td>6.9 to 6.9.12</td>
</tr>
<tr>
<td>Nature of IRS publications</td>
<td>The IRS and the government tell the truth in IRS publications and in their phone support.</td>
<td>The IRS publications are deceptive because they omit the most important parts of the truth.</td>
<td>3.19</td>
</tr>
<tr>
<td>---------------------------</td>
<td>------------------------------------------------------------------------------------------</td>
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</tr>
<tr>
<td>Federal judges</td>
<td>Federal judges are honorable men who have no conflict of interest when hearing tax trials.</td>
<td>Since federal judges were put on the income tax rolls starting in 1918 and put under IRS terrorism, there has been no justice in the federal courtroom in the context of income taxes since then.</td>
<td>See: <a href="http://famguardian.org/TaxFreedom/Forms/Discovery/Deposition/WhyCourtsCantAddressQuestions.htm">http://famguardian.org/TaxFreedom/Forms/Discovery/Deposition/WhyCourtsCantAddressQuestions.htm</a></td>
</tr>
<tr>
<td>Purpose of law</td>
<td>To promote good and public policy</td>
<td>To punish harm and leave all other subjects at the discretion of the individual.</td>
<td>3.3 to 3.6</td>
</tr>
<tr>
<td>IRS authority</td>
<td>IRS has legal authority to enforce the income tax, including assessments, penalties, and require people to keep records.</td>
<td>The Internal Revenue Code is not positive law, but special law. The entire title was never enacted into positive law (see 1 U.S.C. 204 legislative notes) and can’t be, because abuse of the government’s taxing power to accomplish theft can never be made into law. The I.R.C. was repealed in 1939 and now essentially amounts to a state-sponsored federal religion which is by the federal judiciary using “malicious abuse of legal process”s.</td>
<td>5.4.10 to 5.4.13, Chapter 7</td>
</tr>
<tr>
<td>Requirement to pay taxes</td>
<td>Everyone should pay their “fair share”. This is a political, not legal requirement., which makes it a religion, not a law.</td>
<td>“Fair share” is determined by law, and we don’t have a law. The Internal Revenue Code, which is not law, also has no enforcement regulations so that even if it was law, it could not be enforced by the IRS. Therefore, there is no requirement for the average American to pay anything under the Internal Revenue Code.</td>
<td>5.1.2, 5.4.1 to 5.4.3.5, 5.6 to 5.6.21.</td>
</tr>
<tr>
<td>Requirement to file a return</td>
<td>Everyone, and especially patriotic “U.S. citizens”, must file a return</td>
<td>There must be a legal “liability” existing in a positive law federal statute that applies to American in the states before there is a liability to file a return. No such statutes, nor regulations that implement them, exist. All prosecutions for willful failure to file amount to “malicious abuse of legal process” and “terrorism” by government judges and prosecutors in the absence of positive law.</td>
<td>5.5 to 5.5.10.</td>
</tr>
<tr>
<td>Relationship between religious belief and government</td>
<td>God comes first in my life as a Christian.</td>
<td>God comes second in the lives of those who pay federal taxes, because the government gets the “first fruits” before God gets His, in violation of Prov. 3:9-10. This is idolatry in violation of the first four commandments.</td>
<td>4.1, 4.3.3 to 4.3.15</td>
</tr>
<tr>
<td>View of my church’s relationship to the government</td>
<td>My pastor is neutral and objective in his view of government, and is under no duress at all by the government.</td>
<td>Most pastors are extensions of the government because they are privileged under 26 U.S.C. §501(c )3). With this privileged status comes an obligation to not speak out against the</td>
<td>4.3.6 to 4.3.13</td>
</tr>
</tbody>
</table>
government or corruption in the government, for fear of losing tax exempt status that was never really needed anyway because the federal government had no jurisdiction over them to begin with. There is no separation of church and state as long as IRS is able to abuse its power to persecute churches who expose their illegal activities by pulling their 501(c)(3) status and subjecting them to audits and harassment.
One of the things you hear church pastors talk about quite often is how Satan is the great imitator. Satan imitates God’s design for everything. Satan, in fact, is quoted as saying:

“I will ascend into heaven, 
I will exalt my throne above the stars of God; 
I will also sit on the mount of the congregation 
On the farthest sides of the north; 
I will ascend above the heights of the clouds, 
I will be like the Most High.”

[Isaiah 14:13-14, Bible, NKJV]

The Bible also says that Satan is in control of this world and the governments of the world. See Matt. 4:8-11, John 14:30-31. Our tax system, in fact, is an imitation of God’s design for the church and has all the trappings of a church. Going back to our definition of “religion” once again to prove this:

“Religion. Man’s relation to Divinity, to reverence, worship, obedience, and submission to mandates and precepts of supernatural or superior beings. In its broadest sense includes all forms of belief in the existence of superior beings exercising power over human beings by volition, imposing rules of conduct, with future rewards and punishments. Bond uniting man to God, and a virtue whose purpose is to render God worship due him as source of all being and principle of all government of things. Nikolukoff v. Archbishop, etc., of Russian Orthodox Greek Catholic Church, 142 Misc. 894, 255 N.Y.S. 653, 663.”


Based on the criteria in the above table, we can see that the Internal Revenue Code has all the essential characteristics of a “religion” and a church and thereby imitates God’s design:

1. “Belief” in a superior being, which is the federal judge and public “servants”. This reversal of roles, whereby the public “servants” become the ruling class is called a “dulocracy” in law.

“Dulocracy. A government where servants and slaves have so much license and privilege that they domineer.”


2. The capitol, Washington D.C., is the “political temple” or headquarters of this false religious cult. Don’t believe us? During the Congressional debates of the Sixteenth Amendment in 1909, one Congressman amazingly admitted as much. The Sixteenth Amendment is the income tax amendment that was later fraudulently ratified in 1913. Notice the use of the words “civic temple” and “faith” in his statement, which are no accident.

“Now, Mr. Speaker, this Capitol is the civic temple of the people, and we are here by direction of the people to reduce the tariff tax and enact a law in the interest of all the people. This was the expressed will of the people at the polls, and you promised to carry out that will, but you have not kept faith with the American people.”

[44 Cong. Rec. 4420, July 12, 1909; Congressman Heflin talking about the enactment of the Sixteenth Amendment]

If you want to read the above amazing admission for yourself, visit the website:


3. This false and evil religion meets all the criteria for being described as a “cult”, because:

3.1. The cult imposes strict rules of conduct that are thousands of pages long and which are far more restrictive than any other religious cult.

3.2. Participating in it is harmful to our rights, liberty, and property.

3.3. The “cult” is perpetuated by keeping the truth secret from its members. The Great IRS Hoax, Form #11.302 contains 2,200 pages of secrets that our public servants and the federal judiciary have done their best to keep cleverly hidden and obscured from public view and discourse. When these secrets come out in federal courtrooms, the judges make the case unpublished so the American people can’t learn the truth about the misdeeds of their servants in government. Don’t believe us? Read the proof for yourself:

http://www.nonpublication.com/

3.4. Those who try to abandon this harmful cult are threatened and harassed illegally and unconstitutionally by covetous public dis-servants. For an example, see:

http://www.irs.gov/compliance/enforcement/article/0,,id=119332.00.html

4. No scientifically proven basis for belief. False belief is entirely based on false presumption, which in turn is promoted by:
4.1. “Prima facie” law such as the Internal Revenue Code. “Prima facie” means “presumed to be law”.

4.2. Propaganda and “brainwashing” by the media and public schools and cannot stand public scrutiny or scientific investigation because it cannot be substantiated.

4.3. Deceptive IRS publications that don’t tell the whole truth. See section 3.19 of the Great IRS Hoax, Form #11.302 for proof.

5. The false government “god” is the “source of all being and principle of all government”. Those who refuse to comply are illegally stripped of their property rights, their security, and their government employment by a lawless federal judiciary in retaliation for demanding the rule of written positive law. They cease to have a commercial existence or “being” as a punishment for demanding the “rule of law” instead of “rule of men” in our country. Their credit rating is destroyed and their property is illegally confiscated as punishment for failure to comply with the whims, wishes, and edicts of an “imperial judiciary” and its henchmen, the IRS.

6. The false religion has its own “bible”, which is all 9,500 pages of the “Infernal (Satanic) Revenue Code”. This “scripture” or “bible” was written by the false prophets, who are our political leaders in Congress. It was written to further their own political (church) ends. Former Treasury Secretary Paul O’Neil calls the I.R.C.:

“9,500 pages of gibberish.”

7. Federal courtrooms are where “worship services” are held for the cult. Even the seats are the same as church pews! This worship service amounts to devil worship, because its purpose is to help criminals working for the government to enforce in a federal courtroom that which is neither law nor which can be proven to create any obligation on the part of anyone. In that sense, we are participating in Treason against the Constitution by aiding and abetting it. By subsidizing this madness and fraud, we are also bribing public officials in violation of 18 U.S.C. §201.

7.1. Obedience to the edicts of the priest serve the function of “worship” in this civil religion.

Obedientia est legis essentia.
Obedience is the essence of the law. 11 Co. 100.

[Bouvier’s Maxims of Law, 1856; SOURCE: http://famguardian.org/Publications/BouvierMaximsOfLaw/BouviersMaxims.htm]

“He who has [understands and learns] My commandments [laws in the Bible] and keeps them, it is he who loves Me. And he who loves Me will be loved by My Father, and I will love him and manifest Myself to him.”

[John 14:21, Bible, NKJV]

7.2. Worship services consist of court hearings and trials.

7.3. Worship services begin with a religious event.

7.3.1. The taking of an oath is a religious event.

Jurare est Deum in testum vocare, et est actus divini cultus.
To swear is to call God to witness, and is an act of religion. 3 Co. Inst. 165. Vide 3 Bouv. Inst. n. 3180, note; 1

[Bouvier’s Maxims of Law, 1856; SOURCE: http://famguardian.org/Publications/BouvierMaximsOfLaw/BouviersMaxims.htm]

7.3.2. Before the worship services begin, observers and the jury must stand up when the judge enters the room. This too is an act of “worshipping and reverencing” their superior being, who in fact is a pagan deity.

Religion. Man’s relation to Divinity, to reverence, worship, obedience, and submission to mandates and precepts of supernatural or superior beings [JUDGES, in this case]. In its broadest sense includes all forms of belief in the existence of superior beings exercising power over human beings by volition, imposing rules of conduct, with future rewards and punishments. Bond uniting man to God, and a virtue whose purpose is to render God worship due him as source of all being and principle of all government of things. Nikulnikoff v. Archbishop, etc., of Russian Orthodox Greek Catholic Church, 142 Misc. 894, 255 N.Y.S. 653, 663.


7.4. The worship ceremony, at least in the context of taxes, is conducted in the figurative dark, like a séance. The Bible describes Truth as “light”. Any ceremony where the entire truth is not considered is conducted in the dark.

7.4.1. The judge is gagged by the law from speaking the truth by the legislature. 28 U.S.C. §2201(a).

7.4.2. The judge forbids others from speaking the ONLY truth, which is the law itself. In tax trials, judges very commonly forbid especially defendants from quoting or using the law in front of the jury. Those who disregard this prohibition are sentenced to contempt of court.
7.4.3. Jurists who have never read or learned the law in public school are not even aware of what they are enforcing. Therefore, they become agents of the judge instead of the law.

7.4.4. The law library in the court building forbids jurors from going in and reading the law they are enforcing, and especially while serving as jurists. They are supposed to be supervising the judge in executing the law, and they can’t fulfill that duty as long as they have never learned and are forbidden from reading the law while serving as jurors.

7.4.5. The judge does everything in his power to destroy the weapons of the nongovernmental opponent by excluding everything he can and excluding none of the government’s evidence. This basically results in a vacuum of truth in the courtroom.

The first one to plead his cause seems right, Until his neighbor comes and examines him.
[Prov. 18:17, Bible, NKJV]

“The hypocrite with his mouth destroys his neighbor, But through knowledge the righteous will be delivered.”
[Prov. 11:9, Bible, NKJV]

8. The “deacons” of the church are attorneys who are “licensed” to practice law in the church by the chief priests of the church.

8.1. They too have been “brainwashed” in both public school and law school to focus all their effort on procedure, presentation, and managing their business. They learn NOTHING about history, legislative intent, or natural law, which are the very foundations of law.

8.2. The Statutes At Large published by Congress are the only real law and legally admissible evidence, in most cases. See 1 U.S.C. §204. Yet, it is so expensive and inconvenient to read the Statutes At Large online that for all practical purposes, it is off limits to all attorneys. For instance, it costs over $7 per page to even VIEW the Statutes At Large in the largest online legal reference service, Westlaw.

8.3. Because they are licensed to practice law, the license is used as a vehicle to censor and control the attorneys from speaking the truth in the courtroom. Consequently, they usually blindly follow what the priest, ahem, I mean “judge” orders them to do and when they don’t, they have their license pulled and literally starve to death.

9. The greatest sin in the government church called court is willful violations of the law. All tax crimes carry “willfulness” as a prerequisite. God’s law and Christianity work exactly the same way. The greatest sin in the Holy Bible is to blaspheme the Holy Spirit, which is equivalent of doing something that you KNOW is wrong. See Matt. 12:32, Mark 3:29, Luke 12:10.

10. The judge, like the church pastor, wears a black robe and chants in Latin. Many legal maxims are Latin phrases that have no meaning to the average citizen, which is the very same thing that happens in Catholic churches daily across the country.

11. The jury are the twelve disciples of the judge, rather than of the Truth or the law or their conscience. Their original purpose was as a check on government abuse and usurpation, but judges steer them away from ruling in such a manner and being gullible sheep raised in the public “foo” system, they comply to their own injury.

11.1. Those who are not already members of the cult are not allowed to serve on juries. The judge or the judge’s henchmen, his “licensed attorneys” who are “officers of the court”, dismiss prospective jurists who are not cult members during the voir dire (jury selection) phase of the tax trial. The qualifications that prospective jurists must meet in order to be part of the “cult” are at least one of the following:

11.1.1. They collect government benefits based on income taxes and don’t want to see those benefits reduced or stopped. The only people who can collect federal benefits under enacted law and the Constitution are federal employees. Therefore, they must be federal employees. Since jurists are acting as “voters”, then receipt of any federal benefits makes them into a biased jury in the context of income taxes and violates 18 U.S.C. §597, which makes it illegal to bribe a voter. The only way to eliminate this conflict of interest is to permanently remove public assistance or to recuse/disqualify them as jurists.

11.1.2. They faithfully pay what they “think” are “income taxes”. They are blissfully unaware that in actuality, the 1040 return is a federal employment profit and loss statement.

11.1.3. They believe or have “faith” in the cult’s “bible”, which is the Infernal Revenue Code and falsely believe it is “law”. Instead, 1 U.S.C. §204 legislative notes says it is NOT positive law, but simply “presumed” to be law. Presumption is a violation of due process and therefore illegal under the Sixth Amendment.
11.1.4. They are ignorant of the law and were made so in a public school. They therefore must believe whatever
any judge or attorney tells them about “law”. This means they will make a good lemming to jump off the
cliff with the fellow citizen who is being tried.

11.2. Juries are FORBIDDEN in every federal courthouse in the country from entering the law library while serving on
a jury because judges don’t want jurors reading the law and finding out that judges are misrepresenting it in the
courtroom. Don’t believe us? Then call the law library in any federal court building and ask them if jurors are
allowed to go in there and read the law while they are serving. Below are the General Order 228C for the Federal
District Court in San Diego proving that jurors are not allowed to use the court law library while serving. Notice
jurors are not listed as authorized to use the library in this order:

| Tax DVD, SEDM, File / Evidence / Judicial Corruption / GenOrder228C-Library.pdf (Member Subscribers Only) |
| https://sedm.org/tax-dvd/ |

11.3. Unlike every other type of federal trial, judges forbid discussing the law in a tax trial. Could it be because we
don’t have any and he doesn’t want to admit it?

11.4. Public (government) schools deliberately don’t teach law or the Constitution either, so that the public become
sheep that the government can shear and rape and pillage.

11.5. Federal judges also warn juries these days NOT to vote on their conscience, as juries originally did and were
encouraged to do. He does this to steer or direct the jury to do his illegal and unconstitutional dirty work. He
turns the jury effectively into an angry lynch mob and thereby maliciously abuses legal process for his own
personal benefit in violation of 18 U.S.C. §208. He helps get the jury angry at the defendant by giving them the
idea that their “tax” bill will be bigger because the defendant refuses to “pay their fair share”.

12. Those who refuse to worship the false god and false religion (which the Bible describes in the book of Revelation as
"the Beast") are “exorcised” from society by being put into jail so that they don’t spread the truth about the total lack of
lawful authority to institute income taxation within states of the Union. They are jailed as political prisoners by
communist judges and socialist fellow citizens, just like in the Soviet Union. You can read more about this at:

| Social Security: Mark of the Beast, Form #11.407 |
| http://sedm.org/Forms/FormIndex.htm |

13. The lawyers representing both sides are licensed by the pope/judge and therefore will pay homage to and cooperate
with him fully or risk losing their livelihood and becoming homeless. Every tax trial has THREE prosecutors who are
there to prosecute you: your defense attorney, the opposing U.S. attorney, and the judge, all of whom are on the take.
Attorneys have a conflict of interest and it is therefore impossible for them to objectively satisfy the fiduciary duty to
their clients which they have under the law. You can read more about this scam at:
| http://famguardian.org/Subjects/LawAndGovt/LegalEthics/PetForAdmToPractice-USDC.pdf |

14. “Future rewards and punishments”, which are political persecution in a courtroom using our uninformed neighbors
acting as jurors as a weapon against us and by exploiting their fear of the government, envy and jealousy directed
against the rich or those who dare to demand the authority of law before they will pay “their fair share”, or those who
challenge being compelled to subsidize the government benefit payments to these jurors with their labor.

15. Tax preparation businesses all over the country like H.R. Block are where “confession” is held annually to “deacons”
of the federal church/cult.

16. Representatives of this church/cult, such as the Department of Justice and the IRS, dress the same as Mormon
missionaries. They even travel in pairs and wear ID like Mormon missionaries. They must love Mormons because the
“tax protester” capitol for the IRS is in Ogden Utah. Utah is the home state of the Mormons.

17. Those who participate in this cult can write-off or deduct their contributions just like donations to any church. State
income taxes, for instance, are deductible from federal gross income.

18. The false god/idol called government gets the “first fruits” of our labor, before the Lord even gets one dime, using
payroll deductions. Some employers treat the payroll deduction program like it is a law to be followed religiously,
even though it is not. This is a violation of Prov. 3:9, which says:

“Honor the LORD with your possessions, And with the firstfruits of all your increase;”

[Prov. 3:9, Bible, NKJV]

If you want a REAL life example of how the above is done, listen to Peter Schiff describe how they treated his father Irwin
Schiff when they prosecuted him for filing so-called false tax returns. Irwin is probably the most famous tax honesty
advocate in American history. His treatment in court by the corrupt judge is described as a malicious prosecution and a
kangaroo court:
Yes, people, the government has made itself into a religion and a church, at least in the realm of taxation. The problem with this corruption of our government is that the U.S. Supreme Court said they cannot do it:

“The ‘establishment of religion’ clause of the First Amendment means at least this: neither a state nor the Federal Government can set up a church. Neither can pass laws which aid one [state-sponsored political] religion, aid all religions, or prefer one religion over another. Neither can force or influence a person to go to or to remain away from church against his will, or force him to profess a belief or disbelief in any religion. No person can be punished for entertaining or professing religious beliefs or disbeliefs, for church attendance or non-attendance. No tax in any amount, large or small, can be levied to support any religious activities or institutions, whatever they may be called, or whatever form they may adopt to teach or practice religion. Neither a state nor the Federal Government can, openly or secretly, participate in the affairs of any religious organizations or groups and vice versa.”

[Everson v. Bd. of Ed., 330 U.S. 1, 15 (1947)]

“[T]he Establishment Clause is infringed when the government makes adherence to religion relevant to a person’s standing in the political community. Direct government action endorsing religion or a particular religious practice is invalid under this approach, because it sends a message to nonadherents that they are outsiders, not full members of the political community, and an accompanying message to adherents that they are insiders, favored members of the political community”.


Can we prove with evidence that this false political religion is a “cult”? Below is the definition of “cult” from Easton’s Bible Dictionary:

“cults, illicit non-Israelite forms of worship. Throughout the history of ancient Israel, there were those who participated in and fostered the growth of cults (cf. 2 Kings 21). These cults arose from Canaanite influence in the land of Israel itself and from the influence of neighboring countries. One of the main tasks of the prophets was to return the people to the proper worship of God and to eliminate these competing cults (1 Kings 18:20-40). See also Asherah; Baal; Chemosh; Harlot; High Place; Idol; Milcom; Molech; Queen of Heaven; Tammuz; Topheth; Worship; Zeus. 109 **”

Since the belief and worship of people is directed at other than a monotheistic Christian God, the government has become a “cult”. It has also become a dangerous or harmful cult. Below is the description of “dangerous cults” from the Microsoft Encarta Encyclopedia 2005:

“V. Dangerous Cults

Some cults or alternative religions are clearly dangerous: They provoke violence or antisocial acts or place their members in physical [or financial] danger. A few have caused the deaths of members through mass suicide or have supported violence, including murder, against people outside the cult. Sociologists note that violent cults are only a small minority of alternative religions, although they draw the most media attention.

Dangerous cults tend to share certain characteristics. These groups typically have an exceedingly authoritarian leader who seeks to control every aspect of members’ lives and allows no questioning of decisions. Such leaders may hold themselves above the law or exempt themselves from requirements made of other members of the group. They often preach a doomsday scenario that presumes persecution from forces outside the cult and a consequent need to prepare for an imminent Armageddon, or final battle between good and evil. In preparation they may hoard firearms. Alternatively, cult leaders may prepare members for suicide, which the group believes will transport it to a place of eternal bliss.”

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To summarize then:

1. A “cult” is “dangerous” if it promotes activities that are harmful. Giving away one’s earnings and sovereignty is harmful if not done knowingly, voluntarily, and with full awareness of what one was giving up. This is exactly what people do who file or pay monies to the government that no law requires them to pay.

2. Dangerous cults are authoritarian and have stiff mainly “political penalties” for failure to comply. The federal judiciary dishes out stiff penalties to people who refuse to join or participate in the dangerous cult, even though there is no “law” or positive law authorizing them to do so and no implementing regulation that authorizes any kind of enforcement action for the positive law. These penalties are as follows:
   2.1. Jail time.
   2.2. Persecution from a misinformed jury who has been deliberately tampered with by the judge to cover up government wrongdoing and prejudice the case against the accused.
   2.3. Exorbitant legal fees paying for an attorney in order to resist the persecution.
   2.4. Loss of reputation, credit rating, and influence in society.
   2.5. Deprivation of property and rights to property because of refusal to comply.

3. The dangerous cult of the Infernal (Satanic) Revenue Code also seeks to control every aspect of the members lives. The tax code is used as an extensive, excessive, and oppressive means of political control over the spending and working habits of working Americans everywhere. The extent of this political control was never envisioned or intended by our Founding Fathers, who wanted us to be completely free of the government. Members of the cult falsely believe there is a law requiring them to report every source of earnings, every expenditure in excruciating detail. They have to sign the report under penalty of perjury and be thrown in jail for three years if even one digit on the report is wrong. The IRS, on the other hand, isn’t responsible for the accuracy of anything, including their publications, phone support, or even their illegal assessments. In that sense, they are a false god, because they play by different and lesser rules than everyone else.

4. The cult of the Infernal Revenue Code also “preaches a doomsday scenario that presumes persecution from forces outside the cult”. This is a religion based on fear, and the fear originates both from ignorance about the law and with what will happen to the members who leave the cult or refuse to comply with all the requirements of the cult. The doomsday messages are broadcast from the IRS and DOJ website, public affairs section, where they target famous personalities for persecution because of failure to participate in the cult, and when successful, use the result as evidence that they too will be severely persecuted for failure to participate. This is no different than what the Communists did in Eastern Europe, where they put a big wall around East Berlin 100 miles long to force people to remain under communist rule. They patrolled the wall by guards, dogs, and weapons, and highly publicized all escape attempts in which people were killed, maimed, or murdered. This negative publicity acted as a warning and deterrent against those who might think of escaping.

5. The cult of the Infernal (Satanic) Revenue Code also prepares people for spiritual suicide and Armageddon. Remember, the term “Armageddon” comes from the Bible book of Revelation, where doomsday predictions describe what will happen to those who allowed government to become their false god. Those who did so, and who accepted the government’s “mark” called the Socialist INSecurity Number, will be the first to be judged and persecuted and injured, according to Revelation. This is the REAL Armageddon folks!

“So the first [angel] went and poured out his bowl [of judgment] upon the earth, and a foul and loathsome sore came upon the men who had the mark of the beast [political rulers] and those who worshiped his image [on the money].”
[Rev. 16:2; Bible, NKJV]

Only those who do not accept the government’s mark will reign with Christ in Heaven:

“And I saw thrones, and they sat on them, and judgment was committed to them. Then I saw the souls of those who had been beheaded for their witness to Jesus and for the word of God, who had not worshiped the beast or his image, and had not received his mark on their forehead or on their hands. And they lived and reigned with Christ for a thousand years.”
[Rev. 20:4; Bible, NKJV]

Surprisingly, the U.S. Congress, who are the REAL criminals and cult leaders who wrote the “Bible” that started this dangerous “cult of the Infernal Revenue Code”, also described the cult as a form of “communism”. Here is the unbelievable description, right from the Beast’s mouth, of the dastardly corruption of our legal and political system which it willfully did and continues to perpetuate and cover up:

TITLE 50 > CHAPTER 23 > SUBCHAPTER IV > Sec. 841.
Sec. 841. — Findings and declarations of fact
The Congress finds and declares that the Communist Party of the United States [consisting of the IRS, DOJ, and a corrupted federal judiciary], although purportedly a political party, is in fact an instrumentality of a conspiracy to overthrow the [de jure] Government of the United States [and replace it with a de facto government ruled by the judiciary]. It constitutes an authoritarian dictatorship [IRS, DOJ, and corrupted federal judiciary in collusion] within a [constitutional] republic, demanding for itself the rights and [FRANCHISE] privileges [including immunity from prosecution for their wrongdoing in violation of Article 1, Section 9, Clause 8 of the Constitution] accorded to political parties, but denying to all others the liberties [Bill of Rights] guaranteed by the Constitution [Form #10.002]. Unlike political parties, which evolve their policies and programs through public means, by the reconciliation of a wide variety of individual views, and submit those policies and programs to the electorate at large for approval or disapproval, the policies and programs of the Communist Party are secretly [by corrupt judges and the IRS in complete disregard of, Form #05.014, the tax franchise “codes”, Form #05.001] prescribed for it by the foreign leaders of the world Communist movement [the IRS and Federal Reserve]. Its members [the Congress, which was terrorized to do IRS bidding by the framing of Congressman Traficani] have no part in determining their goals, and are not permitted to voice dissent to party objectives. Unlike other political parties, members of the Communist Party are recruited for indoctrination [in the public FOOL system by homosexuals, liberals, and socialists] with respect to its objectives and methods, and are organized, instructed, and disciplined [by the IRS and a corrupted judiciary] to carry into action slavishly the assignments given them by their hierarchical chieftains. Unlike political parties, the Communist Party [thanks to a corrupted federal judiciary] acknowledges no constitutional or statutory limitations upon its conduct or upon that of its members [ANARCHISTS!, Form #08.020]. The Communist Party is relatively small numerically, and gives scant indication of capacity ever to attain its ends by lawful political means. The peril inherent in its operation arises not from its numbers, but from its failure to acknowledge any limitation as to the nature of its activities, and its dedication to the proposition that the present constitutional Government of the United States ultimately must be brought to ruin by any available means, including resort to; force and violence [for using income taxes]. Holding that doctrine, its role as the agency of a hostile foreign power [the Federal Reserve and the American Bar Association (ABA)] renders its existence a clear present and continuing danger to the security of the United States. It is the means whereby individuals are seduced [illegally KIDNAPPED via identity theft], Form #05.046) into the service of the world Communist party, using indoctrination returns and other PERJURIOUS government forms [Form #04.001], trained to do its bidding [by FALSE government publications and statements that the government is not accountable for the accuracy of, Form #05.007], and directed and controlled [using FRANCHISES illegally enforced upon NONRESIDENTS, Form #05.030] in the conspiratorial performance of their revolutionary services. Therefore, the Communist Party should be outlawed.

That’s right folks: We now live under communism stealthily disguised as “democracy”, and which is implemented exactly the same way it was done in Eastern Europe. It’s just a little better hidden than it was in Europe, but it’s still every bit as real and evil. Go back and review section 2.7.1 of the Great IRS Hoax, Form #11.302 if you want to compare our system of government with Pure Communism. The “wall” between east and west like the one in Berlin is an invisible “legal wall” maintained by the federal judiciary and the legal profession, who keep people (the “slaves” living on the federal plantation) from escaping the communism and regaining their freedom and complete control over their property, their labor, and their lives. Those who participate in the federal income tax system by living on this figurative “federal plantation” essentially are treated as government “employees”. In order to join this dangerous cult, all they have to do is use a federal W-4 or 1040 form to lie or deceive the federal government into believing that they are “U.S. citizens” and “employees”, who under the I.R.C. are actually and only privileged elected or appointed officers of the United States government. This is what it means to have income “effectively connected with a trade or business”, as described throughout the code, because “trade or business” is defined in 26 U.S.C. 7701(a)(26) as “the functions of a [privileged, excise taxable] public office [in the United States Government]”. If you would like to know how this usurious and unconstitutional federal employee kickback program is used to perpetuate the fraud, read section 5.6.11 of the Great IRS Hoax, Form #11.302. A whole book has been written about how the “federal employee kickback program” works called IRS Humbug, written by Frank Kowalik, and it is a real eye opener that we highly recommend.

All the earnings of these slaves living on this federal plantation are treated in law (not physically, but by the courts) as originating from a gigantic monopoly called the “United States” government which, based on the way it has been acting, is actually nothing but a big corporation (see 28 U.S.C. §3002(15)(A)) a million times more evil than what happened to Enron and which will eventually destroy everyone, including those who refuse to participate in the “cult”, if we continue to complacently tolerate its usurpations and violations of the Constitution and God’s laws. The book of Revelation in the Bible describes exactly how the destruction will occur, and it even gives this big corporation a name called “The Beast”. The people living on the federal corporate plantation are called “Babylon the Great Harlot”, which is simply an assembly of ignorant, lazy, irresponsible, and dependent people living under a pure, atheistic commercial democracy who are ignorant and complacent about government, law, truth, and justice. They have been dumbed-down in the school system and taught to treat government as their friend, not realizing that this same government has actually become the worst abuser of their rights. Wake up people!
“And I heard another voice from heaven [God] saying, 'Come out of her [Babylon the Great Harlot, a democratic state full of socialist non-believers], my people [Christians], lest you share in her sins, and lest you receive of her plagues.”

[Revelation 18:4, Bible, NKJV]

12.4 Marxism: America’s Official Established Religion

Is the United States Federal Government is Establishing a Civic Religion in Violation of the First Amendment?

Of course the first question that must be answered is: What is religion?

There are many religions today including versions of, theism, pantheism, atheism (See Malnak v. Yogi, 592 F.2d. 197, 206 (C.A.N.J., 1979)) and religious status has been granted by the courts to deeply held moral, ethical, or religious beliefs. (Welsh v. U.S., 398 U.S. 333, 344, 90 S.Ct. 1792, 1798 (U.S.Cal., 1970)) So how do we determine what is a religion and what is not?

In Malnak v. Yogi, 592 F.2d. 197, 210 (C.A.N.J., 1979) Circuit Judge, Adams tries to give some possible qualifications for what a religion is in his concurring opinion:

Such signs might include formal services, ceremonial functions, the existence of clergy, structure and organization, efforts at propagation, observation of holidays and other similar manifestations associated with the traditional religions. Of course, a religion may exist without any of these signs, so they are not determinative, at least by their absence, in resolving a question of definition. But they can be helpful in supporting a conclusion of religious status given the important role such ceremonies play in religious life.
There is another form of well-known religion today, which is as subject to the establishment and free exercise clause as any traditional religion. It is a \textit{civic/civil/secular} religion. But we must still be aware of such religions because the fact that the government cannot constitutionally establish a civic religion is not in legal contemplation. It is the law.

“The suggestion that government may establish an official or civic religion as a means of avoiding the establishment of a religion with more specific creeds strikes us as a contradiction that cannot be accepted.”

[Lee v. Weisman, 505 U.S. 577, 590 (1992)]

[The State may not establish a “religion of secularism” in the sense of affirmatively opposing or showing hostility to religion, thus “preferring those who believe in no religion over those who do believe.” Zorach v. Clauson, supra, 343 U.S., at 314, 72 S.Ct., at 684, 96 L.Ed. 954.


So what are the characteristics of a civic/civil religion? According to the \textbf{Yale Law Journal} these civil religions are nonsacral and politically motivated.

A second characteristic of civil religion is its essentially political, nonsacral character. While traditional religions have, at least in the West, taken politics very seriously, they have generally done so in the name of something sacred. Civil religions, on the other hand, train their gaze on politics. Political life is the source of their concerns and provides the raw material for rituals, moments and imagery.

[95 Yale L.J. 1237 May, 1986, CIVIL RELIGION AND THE ESTABLISHMENT CLAUSE by Yehudah Mirsky]

Therefore we need to look, not to the characteristics of traditional religion but to the defined characteristics of a civil religion that trains its gaze upon politics because political life is the source of their concerns and provides the raw material for rituals, moments and imagery.

In Malnak v. Yogi, 592 F.2d. 197, 212 (C.A.N.J., 1979) Circuit Judge, Adams wrote a thought provoking concurring opinion concerning what is and what is not religion when considering the establishment clause in which he stated:

A more difficult question would be presented by government propagation of doctrinaire Marxism, either in the schools or elsewhere. Under certain circumstances Marxism might be classifiable as a religion and an establishment thereof could result.

Therefore we must determine if Marxism can be classifiable as a religion and if an establishment could result. Webster’s defines Marxism as:

the political, economic, and social principles and policies advocated by Marx; especially : a theory and practice of socialism including the labor theory of value, dialectical materialism, the class struggle, and dictatorship of the proletariat until the establishment of a classless society “marxism.”

[Merriam-Webster Online Dictionary, 2009]
Webster’s defines "**dialectical materialism**" as:

> the Marxist theory that maintains the material basis of a reality constantly changing in a dialectical process and the priority of matter over mind." (Merriam-Webster Online Dictionary, 2009.)

Because Marxism proclaims that “reality” is “constantly changing” then dialectical materialism is a Marxist theory that promotes an “ultimate reality” (See [Rosenberger v. Rector and Visitors of University of Virginia, 515 U.S. 819, 819, (U.S.Va.,1995)](http://sedm.org)) or an “ultimate concern” for believers and followers which occupies a place parallel to that filled by God in traditionally religious persons according to the C.A. 7 in 1994.

A general working definition of religion for Free Exercise purposes is any set of beliefs addressing matters of "ultimate concern" occupying a "place parallel to that filled by ... God" in traditionally religious persons.”


In TOWARD A CONSTITUTIONAL DEFINITION OF RELIGION from the Harvard Law Review 91 HVLR 1056 it is clear that political philosophies can become civic religions.

Even political and social beliefs may be religious. Tillich suggests: “If a national group makes the life and growth of the nation its ultimate concern "[e]verything is centered in the only god, the nation". [FN91] This point has been variously made about "civil religion in America," [FN92] Communism, [FN93] Marxism, [FN94] Nazism, Italian Fascism, and Japanese militarism. [FN95]

[FN91]. P. TILLICH, supra note 66, at 44.


[FN93]. J. BENNETT, CHRISTIANITY AND COMMUNISM 87-88 (1970). See also J. MURRY, THE NECESSITY OF COMMUNISM (1932) (arguing that Communism is the world’s one living religion).


[FN95]. See E. SHILLITO, NATIONALISM: MAN’S OTHER RELIGION (1933).

### 12.5 Is Marxism/ Socialism a Religion?

World renowned economist John Maynard Keynes in his 1925 A Short View of Russia as edited down for Essays In Persuasion (Harcourt Brace, 1932), clearly defines why Communism (Leninism) is, without question, not only a religion but an alternative to Christian capitalism.

Chapter IV, Page 297

*J. A Short View of Russia*

(i) What is the Communist Faith

Leninism is a combination of two things which Europeans have kept for some centuries in different compartment of the soul: religion and business. We are shocked because the religion is new, and contemptuous because the business. We are shocked because the religion is new, and contemptuous because the business, being subordinated to the religion instead of the other way around, is highly inefficient.

Like other new religions, Leninism derives its power not from the multitude but from a small minority of enthusiastic converts, whose zeal and intolerance make each one the equal in strength of a hundred indifferentists. Like other new religions, it is led by those who can combine the new spirit, perhaps sincerely, with seeing a good deal more than their followers, (p. 298) politicians with at least an average dose of political cynicism, who can smile as well as frown, volatile experimentalists, released by religion from truth and mercy but not blinded to facts and expediency, and open therefore to the charge (superficial and useless though it is where politicians, lay or ecclesiastical, are concerned) of hypocrisy. Like other new religions, it seems to take the colour and gaiety and freedom out of everyday life and to offer a drab substitute on the square wooden faces of its devotees. Like other new religions, it persecutes without justice or pity those that actively resist it. Like other new religions, it is unsuperlative. Like other new religions, it is filled with missionary ardour and oecumenical ambitions. But to say that Leninism is the faith of a persecuting and propagating minority of fanatics led by hypocrites is, after all, to say no more nor less than that it is a religion and not merely a party,
and Lenin a Mahomet, not a Bismark. If we want to frighten ourselves in our capitalist easy-chairs, we can picture the Communists of Russia as though the early Christians led by Attila were using the equipment of the Holy Inquisition and the Jesuit missions to enforce the literal economics of the New Testament; but when we want to comfort ourselves in the same chairs, can we hopefully repeat that these economics are fortunately so contrary to human nature that they cannot finance either missionaries or armies and will surely end in defeat?

There are three questions to answer. Is the new religion partly true, or sympathetic to the souls of modern men? Is it on the material side so inefficient as to render it incapable of survival? Will it, in the course of time, with sufficient dilution and added impurity, catch the multitude?

(P. 299) As for the first question, those are completely satisfied by Christian capitalism untempered by subterfuge will not hesitate to answer it; for they either have a religion or need none. But many, in this area without religion, are bound to feel a strong emotional curiosity towards any religion which is really new, and not merely a recrudescence of old ones, and has proved its motive force; and all the more when the new thing comes out of Russia”

How can I accept a doctrine which set up as its bible, above criticism, an obsolete economic textbook which I know to be not only scientifically erroneous but without interest or application for the modern world?… Even if we need a religion, how can we find it in the turbid rubbish of the Red bookshops?”

Yet we shall miss the essence of the new religion if we stop at this point. The Communist may justly reply that all these things belong not to his ultimate Faith but to the tactics of Revolution. For he believes in two things: the introduction of a New Order upon the Earth, and the method of the Revolution as the only means thereto.

Continuing on page 305: Can Communism in the course of time, with sufficient dilution and added impurity, catch the multitude?

I cannot answer what only time will show. But I feel confident of one conclusion: “that if Communism achieves a certain success, it will achieve it, not as an improved economic technique, but as a religion”

Continuing on page 307: If irreligious Capitalism is ultimately to defeat religious Communism, it is not enough that it should be economically more efficient, “it must be many times as efficient”

Continuing on page 308: The decaying religions around us, which have less and less interest for most people unless it be as an agreeable form of magical ceremony or of social observance, have lost their moral significance just because “unlike some earlier versions” they do not touch in the least degree on these essential matters. A revolution in our way of thinking and feeling about money may become the growing purpose of contemporary embodiments of the ideal. Perhaps therefore, Russian Communism does represent the first confused stirrings of a great religion.

This new religion is different from the Religions of the West so many in the West do not recognize it as a religion. Why? Because this “new religion” of Communism has done what Keynes predicted it must. It has “sufficient dilution and added impurity” as to “catch the multitude.”

Communism has become the established religion of the United States, China, all of Europe, North Korea, Cuba and many other if not most nations, at least in part. Not in its pure state as preached by the prophet Marx and Lenin his disciple but in the diluted form Keynes said was necessary. As Trotsky wrote: “Marx is the prophet with the tables of the law and Lenin the greatest executor of the testament” (see the report at the Seventh All Russian Party conference of April 5th, 1923 as published in LENIN by Blue Ribbon Books, New York,1925). Trotsky was second in authority only to Lenin in 1923 and even he calls Marx a prophet comparing him to Moses with the tables of the law (Ex. 24: 12) and Lenin becomes the executor of that religions new “testament.”

This must be given “great weight.”

In such an intensely personal area, of course, the claim of the registrant that his belief is an essential part of a religious faith must be given great weight.


Are the proclamations of the true believer, Trotsky, not to be given the same great weight as the proclamations of Daniel Andrew Seeger? If not Trotsky then why not the testimony of Professor Leslie Carr?

In reviewing the letter with Dr. Paloma, plaintiff claimed that his right to teach Marxism was being infringed.

In the apparently heated discussion that ensued he professed that Marxism was his religion and Dr. Paloma
told him that he could not teach Marxism as a religion in the classroom anymore than she could teach Christianity.


The entire Communist Manifesto has been implemented in the United States but sufficiently diluted with added impurity and invidiously and covertly slowly over 150 years so as to not alarm the masses.

The graduated income tax of the 2nd commandment of the Manifesto has been fully implemented and enforced with a fanatical vengeance even though it is incomprehensible and lacking clear and unequivocal language.

The free “sacred public school system” of the 10th plank are practically a religion in and of themselves with the endless cries of “It’s for the children” while the God of the Christians has been kicked, with pomp and ceremony, to the American curb.

“Instead, let all parents & all socially-minded people help all our children to improve their education, their sacred public school system & every American citizen or friendly guest.”

[Dr. Bruno J. Kieth Parallel Lives August 18th 2004]

The Federal Reserve Bank is the has the centralization of credit and is America's de facto national bank with State capital and an exclusive monopoly, as per the 5th Marxist commandment. Of course paper “credit” notes have replaced the Constitutionally mandated (Art. 1 Sec 10 and Art. 1 Sec. 8) gold and silver coins with equal weights and measures demanded by the Old Testament (Deut. 25:15).

Congress, in its invidious and covert implementation of the New Religion of Leninism, refuses to even define what a dollar is and the Courts just use the vague term “legal tender” (a penny is legal tender and not a dollar) to define money. At the same time the Courts refuse to define the dollar or simply declare they have no authority to define a dollar, as that is Congress’ job, and so all legislation that relies on that undefined monetary measurement unit “dollar” are void for vagueness because the taxing language cannot be “clear and unequivocal” without a defined monetary measurement unit. (Spreckels Sugar Refining Co. v. McClain, 192 U.S. 397, 416, (U.S.1904))

But not only have these three well known Marxist religious dogmas been covertly established as a part of the New American Civil religion. Drug laws (unheard of before the 1848 Manifesto) create property forfeiture, as do IRS liens and levies as the government confiscates the property of all “rebels” and “tax protesters” (aka Christians) as per the 4th commandment of Marxism.

Add on inheritance taxes and the now diluted and impure 3rd commandment is implemented.

Then there is the Federal Communications Commission, the Department of Transportation, the Commissions Act of 1934, The Interstate Commerce Commission established in 1938, The Federal Aviation Administration, Federal Communications Commission, and Executive Orders 11490, 10999, as well as State mandated driver’s licenses and Department of Transportation regulations and the 6th Marxist commandment, sufficiently diluted with added impurity has been implemented.

The 7th Commandment “Extension of factories and instruments of production owned by the state, the bringing into cultivation of waste lands, and the improvement of the soil generally in accordance with a common plan,” is now diluted to, The Desert Entry Act and The Department of Agriculture and National Parks (nowhere are National Parks authorized by the U.S. Constitution). The 7th has also been “diluted” by changing “owned” to “regulated” and “subsidized” to make it more palatable to Americans.

Marx’s commandment #8 was: “Equal liability of all to labor. Establishment of industrial armies, especially for agriculture.” Americans now call it Minimum Wage, Unemployment Benefits and Most Favored Nation trade partner with Communist China. It is also the Social Security Administration, The Department of Labor and of course Executive Order 11000 “ASSIGNING EMERGENCY PREPAREDNESS FUNCTIONS TO THE SECRETARY OF LABOR.”

Then there is #9, “Combination of agriculture with manufacturing industries, gradual abolition of the distinction between town and country, by a more equitable distribution of population over the country.” The diluted version is called the Planning Reorganization act of 1949 and government subsidized super corporate farms, as well as Executive Order 11892 Relating to Federal Regional Councils. Agenda 21 is also being implemented.
The words of judge Adams begin to ring in the ears of people who feel their religion has been substantially burdened by this establishment of the diluted "new religion of Communism."

Defining religion is a sensitive and important legal duty. Flexibility and careful consideration of each belief system are needed. Still, it is important to have some objective guidelines in order to avoid Ad hoc justice. [Malnak v. Yogi, 592 F.2d. 197, 210 (C.A.N.J., 1979)]

Only if the government favors a comprehensive belief system and advances its teachings does it establish a religion. It does not do so by endorsing isolated moral precepts or by enacting humanitarian economic programs. An undefined belief in humanitarianism, or good intentions, is still far removed from a comprehensive belief system laying a claim to ultimate truth and supported by a formal group with religious trappings. [Malnak v. Yogi, 592 F.2d. 197, 212 (C.A.N.J., 1979)]

Such words hopefully can shake the sleep from the eyes of so-called American Christians as do the words of Marguerite E. Harrison in her book MAROONED IN MOSCOW, THE STORY OF AN AMERICAN WOMAN IMPRISONED IN RUSSIA

Then there is the great new religion of Communism, for to its sincere and devoted followers it is a religion for which they are just as willing to sacrifice themselves and their neighbors as the Raskolniki in the days of Peter the Great, who immolated themselves and their families in great auto da fes, hundreds at a time, the willing sacrificed with the unwilling victims. The propaganda of Communism as a faith has its appeal to the young and imaginative, as well as to the more mature idealists and the fanatics of Marxism. There are many people who take a fierce delight in the renunciation of their individual freedom for the collective good, and there are many features of the Communist doctrine which, when studied from this angle, have a tremendous appeal.

These dreamers of a new social order based on the religion of Marxism are inevitably doomed, in my opinion, to failure, for economic and political reasons as well as from the fact that the vast majority of members of their own party are not actuated by any such altruistic motives. They are having great success, however, in the organization of the Communist youth, boys and girls of the working classes, who do not see the practical failure of Communism, who are at the age which hopes and believes all things. It will be interesting to see what fruit the purely spiritual and intellectual side of Communism produces in the next generation.

Marxism is a comprehensive belief system and the government is advancing and teaching that religion in the public schools and to Americans while refusing to answer the "frivolous" questions that must be answered or their religion remains substantially burdened in violation of law.

If the Communist Manifesto were considered to be from "the prophet with the tables of the law" and parallel to the Ten Commandments instead of a political philosophy there would be no doubt that implementation, even in their diluted forms with added impurities, would be an establishment violation? But because the implementations of the New Religion of Leninism, Marxism, Communism, Fascism, Socialism "Whatever they may be called, or whatever form they may adopt to teach or practice religion" Torcaso v. Watkins, 367 U.S. 488, 493 (1961) have been adopted and implemented by invidious and covert means because this "new religion" is declared by its advocates to be strictly as a secular movement. That is what the World Plan Executive Council United States did while using textbook, in public schools, developed by Maharishi Mahesh Yogi.

Should Christian Americans and all Americans that believe in God argue that all of the above-discussed information not demand an answer as to why the Religion of Marxism is being established in America and the courts and Congress not only allow it but assist in that unconstitutional establishment?

Speaker Martin R. Stephens, Utah House of Representatives, Opening Session Remarks, voiced these same concerns on January 19, 2004 AD stating:

"There seems to be developing a new civil religion. The civil religion I refer to is a secular religion. It has no moral absolutes. It is non-denominational. It is non-theistic. It is politically focused. It is antagonistic to religion. It rejects the historic religious traditions of this nation. It feels strange. If this trend continues, non-belief will be more honored than belief. While all beliefs must be protected, are atheism, agnosticism, cynicism, and moral relativism to be more safeguarded and valued than Christianity, Judaism, and the tenets of Islam which hold that there is a Supreme Being and that mortals are accountable to him? If so, this would, in my opinion, place this nation in great moral jeopardy."

The implementation of this New Socialist religion have been invidious and covert.
When an American Indian couple tried to keep their daughter from being Marked by a Socialist Security Number the Supreme Court made an interesting comment:

There is no claim that there is any attempt by Congress to discriminate invidiously or any covert suppression of particular religious beliefs.
[Bowen v. Roy, 476 U.S. 693, 703 (U.S.Pa., 1986)]

This claim must now be made by every Theist in America.

If the government, or a shadow government, wants to establish a religion and We the People have refused to grant such authority then how would this invidious and covert establishment occur? The easiest solution would be to simply refuse to call the New Established American Civic Religion a religion. They would just need follow the advice of Rousseau and call this established Civil Religion, “social sentiments without which a man cannot be a good citizen or a faithful subject” or a “sacred trust” or a “compelling government interest.” Then it has a purely secular interest and the now socialist government can declare it to be a “compelling government interest.”

Other links concerning the “Sacred Trust” of the religion of Social Security:


So whatever happened to Jefferson’s wall of separation between sacred trusts and State?

Marxists did not need to find a way to implement their “new religion.” The diagram and blue prints had been written by Jean Jacques Rousseau wrote concerning the concept of civil religions in Book VI, Chapter 8, Civil Religion in THE SOCIAL CONTRACT OR PRINCIPLES OF POLITICAL RIGHT.

There is therefore a purely civil profession of faith of which the Sovereign should fix the articles, not exactly as religious dogmas, but as social sentiments without which a man cannot be a good citizen or a faithful subject. While it can compel no one to believe them, it can banish from the State whoever does not believe them “” it can banish him, not for impiety, but as an anti-social being, incapable of truly loving the laws and justice, and of sacrificing, at need, his life to his duty.

Just change the word “banish” to “imprison” and the New American Civil Religion’s social sentiments are complete. In America today if a Christian (or any non-Marxist religionist) attempts to even ask questions about not participating in Social Security (aka “a sacred trust among the generations” President Clinton, Dec. 8th, 1998 Remarks in opening the White House Conference on Social Security), or what “clear and unequivocal language” imposes the income tax upon them (Spreckels Sugar Refining Co. v. McClain, 192 U.S. 397, 416, (U.S.1904)) or what law requires them to file a 1040 return (without a proper OMB number) for a “voluntary assessment and payment” (Flora v. U.S. 362 U.S. 145, 176, 80 S.Ct. 630, 647 (U.S. 1960)) of a tax because they cannot find the law that requires them to be a “persons liable” (California Bankers Ass’n v. Shultz 416 U.S. 21, 46, (U.S.Cal. 1974)) while the IRS and the courts, without answering the questions of the bewildered voluntary slaves (aka taxpayers) simply label such questions and arguments as “frivolous and without merit.” (Lewis v. C.I.R., 2006 WL 954872, 2 (U.S.Tax Ct.,2006)) and in doing so “can banish him, not for impiety, but as an anti-social being, incapable of truly loving the laws and justice.” (Rousseau, on Civil Religion)

Try to survive without the Mark of the Beast (aka Social Security Number or Federal Reserve Notes) and you are declared to be anti-social and incapable of truly loving the laws and justice, and of sacrificing, to his duty to file a return and pay an alleged “fair share.” No one can be compelled to pay a tax for another person's religion unless of course that religion is Leninism. But then that is why the income tax is “voluntary” (IRS Publication 21 and many more references upon request).

The State has become God and the, ““ultimate concern” occupying a “place parallel to that filled by … God” in traditionally religious persons.” Fleischfresser v. Directors of School Dist. 200 15 F.3d. 680, 688 (C.A.7,1994) To a Christian, however, it places the State before God and is the same as idol worship. Add on the Mark of the Beast at U.S.C. 42 Sec. 666(a)(13)(A) concerning licenses to buy and sell as per the prophecy found at Rev. 13:17 and the “diluted” Communist “new religion” is established. Most Americans are forced, threatened, intimidated, etc. by this established

Socialism: The New American Civil Religion

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EXHIBIT:_______
religion of Leninism to pay a “voluntary” income tax while applying for a “voluntary” social security number, which is only required by law for aliens working in the U.S.

We no longer trust in God but in the State to care for our needs. Bailouts and welfare and Medicaid are Marxist religious implementations. In the Federal Government We Trust. We no longer pray to God but pray to the courts.

These government programs and socialist style charity possibly not being constitutional because of establishment clause violations is indeed a difficult question for the government, for as Judge Adams states:

> It is equally clear, however, that in the age of the affirmative and increasingly pervasive state, a less expansive notion of religion was required for establishment clause purposes lest all “humane” programs of government be deemed constitutionally suspect.
> [Malnik v. Yogi, 592 F.2d. 197, 210 (C.A.N.J., 1979)]

But such Federal (not State) “humane” programs were deemed, not only suspect but unconstitutional by the United States Supreme Court and even Senator Davy Crocket. This New American Civic Socialist Religion:

1. “Takes property from A to give it to B”
2. Takes from children and gives to the elderly.
3. Takes from the middle class and gives to wall Street tycoons.
4. Takes from Christians’ their sacred and spiritual rights and liberties of conscience and property that were once repugnant to the American society.

In Calder v. Bull 3 U.S. 386, 388-389, (U.S. August Term 1798) the court is very clear that the heart of Marx’s religion is not allowable as the legislature cannot take from “A” to give to “B.”

> 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 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; or to refrain from acts which the laws permit. There are acts which the Federal, or State, Legislature cannot do, without exceeding their authority. There are certain vital principles in our free Republican governments, which will determine and over-rule an apparent and flagrant abuse of legislative power; as to authorize manifest injustice by positive law; or to take away that security for personal liberty, or private property, for the protection whereof the government was established. An ACT of the Legislature (for I cannot call it a law) contrary to the great first principles of the social compact, cannot be considered a rightful exercise of legislative authority. The obligation of a law in governments established on express compact, and on republican principles, must be determined by the nature of the power, on which it is founded. A few instances will suffice to explain what I mean. A law that punished a citizen for an innocent action, or, in other words, for an act, which, when done, was in violation of no existing law; a law that destroys, or impairs, the lawful private contracts of citizens; a law that makes a man a Judge in his own cause; or a law that takes property from A. and gives it to B. It is against all reason and justice, for a people to entrust a Legislature with SUCH powers; and, therefore, it cannot be presumed that they have done it. The genius, the nature, and the spirit, of our State Governments, amount to a prohibition of such acts of legislation; and the general principles of law and reason forbid them. The Legislature may enjoin, permit, forbid, and punish; they may declare new crimes; and establish rules of conduct for all its citizens in future cases; they may command what is right, and prohibit what is wrong; but they cannot change innocence into guilt; or punish innocence as a crime; or violate the right of an antecedent lawful private contract; or the right of private property. To maintain that our Federal, or State, Legislature possesses such powers, if they had not been expressly restrained; would, in my opinion, be a political heresy, altogether inadmissible in our free republican governments.

Consider also the plain words of Davy Crockett from The Life of Colonel David Crockett by Edward S. Ellis.

> “Mr. Speaker—I have as much respect for the memory of the deceased, and as much sympathy for the sufferings of the living, if suffering there be, as any man in this House, but we must not permit our respect for the dead or our sympathy for a part of the living to lead us into an act of injustice to the balance of the living. I will not go into an argument to prove that Congress has no power to appropriate this money as an act of charity. Every member upon this floor knows it. We have the right, as individuals, to give away as much of our own money as we please in charity; but as members of Congress we have no right so to appropriate a dollar of the public money.”
Any law or government program that supports the goals of Marxism and is supported by a Marxist tax (graduated income tax) is no less a tax that supports the establishment of a religion than taxing a Baptist to support the Church of England as explained in a footnote in Larson v. Valente, 456 U.S. 228, 102 S.Ct. 1673, (1982)

> For example, according to John Adams, colonial Massachusetts possessed “the most mild and equitable establishment of religion that was known in the world, if indeed [it] could be called an establishment.” Quoted in B. Bailyn, at 248. But Baptists in Massachusetts chafed under any form of establishment, and Revolutionary pamphleteer John Allen expressed their views to the members of the General Court of Massachusetts in his declaration, The American Alarm, or the Bostonian Plea, for the Rights and Liberties of the People:

> “You tell your [colonial] governor that the Parliament of England have no right to tax the Americans ... because they are not the representatives of America; and will you dare to tax the Baptists for a religion they deny? Are you gentlemen their representatives before GOD, to answer for their souls and consciences any more than the representatives of England are the representatives of America? ... [I]f it be just in the General Court to take away my sacred and spiritual rights and liberties of conscience and my property with it, then it is surely right and just in the British Parliament to take away by power and force my civil rights and property without my consent; this reasoning, gentlemen, I think is plain.” Quoted id., at 267-268.


How can Congress dare to tax a Christian for the support of the Marxist religion they deny? Are you gentlemen their representatives before GOD? If it be just in the General Court to take away a Christians” sacred and spiritual rights and liberties of conscience and his property with it, then it is surely right and just in the American Congress to take away by power and force civil rights and property without consent; this reasoning, gentlemen, I think is plain.”

And yet taking from A and giving it to B is exactly what Marxism and socialism accomplish with their graduated income tax and Social Security income taxation. And when did this begin to change from the days of Davy Crockett and Calder v Bull? The answer is that they changed rapidly following the publication of the Communist Manifesto in 1848 AD. It was then that followers of this Civic religion of Marxism began to use political life as the source of their concerns to provide the “raw material for rituals, moments and imagery for its implementation.”

The first U.S. graduated income tax was started by Abraham Lincoln less than 14 years after the publication of the Communist Manifesto. Lincoln also created “greenbacks” which were soon followed by a centralization of credit in the hands of the state, by means of a national bank with State capital and an exclusive monopoly now known as the Federal Reserve Bank. Mandatory free education for all children in public schools was not found in the USA until the 1850s.

> We repeat and again reaffirm that neither a State nor the Federal Government can constitutionally force a person “to profess a belief or disbelief in any religion.” Neither can constitutionally pass laws or impose requirements which all religions as against non-believers, and neither can aid those religions**1684 based on a belief in the existence of God as against those religions founded on different beliefs.


The conclusion is obvious. John Maynard Keynes in A Short View of Russia was right. Communism is a religion. Trotsky was truthful, and therefore Marx was a prophet who brought the world the “tables of the law” of Communism. American Marxism in its successful diluted forms are religions and early Russian Communism merely represented “the first confused stirrings of a great religion” now practiced, at least in part, by almost the entire civilized world. Taxes are the price we now pay, not for being civilized, but for being Marxists. True Christian civilization would not require taxation but truly voluntary gifts.

Now you must ask yourself: Am I a practicing Marxist?

12.6 The Socialist Foundations of the Internal Revenue Code

The Internal Revenue Code embodies all the main elements of socialism:
1. It makes the government into “god”.
2. It presupposes that all property is government or “public property”.
3. It exercises the right of eminent domain of the government.
4. It is perpetuated in courts of Injustice through the evil forces of democracy and in defiance of the Mandate in the U.S. Constitution for a Republican Form of Government.

We will now examine each of these aspects of the Internal Revenue Code in detail. You may wish to go back and review sections 5.7 through 5.12 so that you know the criteria we need to meet each of the above requirements for socialism in the context of the Internal Revenue Code.

12.6.1 IRS/Government is God

The IRS is a feared source of persecution and unbridled power. A former employee of the IRS, Shelley Davis, who had the job of IRS Historian found out about all the corruption within that bureau and wrote a book about it:


You can also read more about what she had to say at:

**Prepared Statement of Shelley L. Davis, Former IRS Historian, Family Guardian**


Those who disobey, question, or cross the IRS become the object of ferocious acts of financial terrorism that are sanctioned by the federal courts. There is no entity of the government that is more hated, feared, or obeyed than the IRS. Because federal courts, Congressmen, and even state employees and courts refuse to hold misbehaving IRS employees personally accountable for unlawful enforcement actions, the IRS has the equivalent of totalitarian power and control over most Americans. This is the essence of what it means to be a god: no accountability to anyone for anything.

12.6.2 All property is public property and all “taxpayers” are “public officers”

Subtitle A of the Internal Revenue Code describes an indirect excise tax upon the privileged activity called a “trade or business”. A “trade or business” is defined in the I.R.C. itself as follows:

26 U.S.C. §7701(a)(26)

“The term ‘trade or business’ includes the performance of the functions of a public office.”

We defined a “public office” earlier in section 5.9 as follows:

Public office. Essential characteristics of “public office” are: (1) authority conferred by law, (2) fixed tenure of office, and (3) power to exercise some portion of the sovereign functions of government; key element of such test is that “officer” is carrying out sovereign function. Spring v. Constantino, 168 Conn. 563, 362 A.2d. 871, 875. Essential elements to establish public position as “public office” are: position must be created by constitution, legislature, or through authority conferred by legislature, portion of sovereign power of government must be delegated to position, duties and powers must be defined, directly or impliedly, by legislature or through legislative authority, duties must be performed independently without control of superior power other than law, and position must have some permanency and continuity. State ex rel. Eli Lilly and Co. v. Guertner, Mo.App., 619 S.W.2d. 761, 764. [Black’s Law Dictionary, Sixth Edition, p. 1230]

The personal income tax which most people falsely “presume” they are subject to relates almost exclusively to the excise taxable functions associated with a “public office” in the United States government. Such a “public office” constitutes a position of employment with the federal government. It is the equivalent of a business partnership between private individuals and the federal government which arises from the operation of contract law, which is private law. That position of employment carries with it a “fiduciary duty” to obey all laws that regulate such a public office. For a detailed analysis of what we call “The Trade or Business Scam”, please refer to the following free memorandum of law:

The “Trade or Business” Scam, Form #05.001

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The “laws” that govern those exercising a “public office” are found in:

1. Title 5 of the United States code. This body of law regulates employment of federal “employees”. This title is positive law, according to 1 U.S.C. §204, in Pub. L. 89–554, § 1, Sept. 6, 1966, 80 Stat. 378.

2. Subtitle A of the I.R.C., which regulates a federal employee “kickback” program deceptively called the “Income Tax”. This code is not “positive law”. Therefore it is “private law” which applies only to those who make themselves subject by entering into an employment arrangement with the United States government. For details, see: Requirement for Consent, Form #05.003 http://sedm.org/Forms/FormIndex.htm

The government distinguishes between private property and public property using the Social Security Number. We showed earlier in section 5.9 that the Social Security Number is “public property” owned by the Social Security Number, as shown in 20 C.F.R. §422.103(d). We also showed that only those exercising “the official functions of a public office” may use “public property” in the execution of duties relating to that office. If anyone does either of the following, they are violating the law:

1. Uses “public property” to benefit themselves as private individuals. This is the equivalent of “theft”.

   TITLE 18 > PART I > CHAPTER 11 > § 208
   § 208. Acts affecting a personal financial interest

   (a) Except as permitted by subsection (b) hereof, whoever, being an officer or employee of the executive branch of the United States Government, or of any independent agency of the United States, a Federal Reserve bank director, officer, or employee, or an officer or employee of the District of Columbia, including a special Government employee, participates personally and substantially as a Government officer or employee, through decision, approval, disapproval, recommendation, the rendering of advice, investigation, or otherwise, in a judicial or other proceeding, application, request for a ruling or other determination, contract, claim, controversy, charge, accusation, arrest, or other particular matter in which, to his knowledge, he, his spouse, minor child, general partner, organization in which he is serving as officer, director, trustee, general partner or employee, or any person or organization with whom he is negotiating or has any arrangement concerning prospective employment, has a financial [or personal/private] interest—

   Shall be subject to the penalties set forth in section 216 of this title.

   ______________________________________________________________________________________

   TITLE 18 > PART I > CHAPTER 31 > § 641
   § 641. Public money, property or records

   Whoever embezzles, steals, purloins, or knowingly converts to his use or the use of another, or without authority, sells, conveys or disposes of any record, voucher, money, or thing of value of the United States or of any department or agency thereof, or any property made or being made under contract for the United States or any department or agency thereof; or

   Whoever receives, conceals, or retains the same with intent to convert it to his use or gain, knowing it to have been embezzled, stolen, purloined or converted—

   Shall be fined under this title or imprisoned not more than ten years, or both; but if the value of such property does not exceed the sum of $1,000, he shall be fined under this title or imprisoned not more than one year, or both.

   The word “value” means face, par, or market value, or cost price, either wholesale or retail, whichever is greater.

2. Pretends to be exercising duties of a federal “employee” or public officer by using public property without actually being such a public officer. This is a violation of 18 U.S.C. §912:

   TITLE 18 > PART I > CHAPTER 43 > § 912
   § 912. Officer or employee of the United States

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Whoever falsely assumes or pretends to be an officer or employee acting under the authority of the United States or any department, agency or officer thereof; and acts as such, or in such pretended character demands or obtains any money, paper, document, or thing of value, shall be fined under this title or imprisoned not more than three years, or both.

Any property whose deed is recorded in association with a Social Security Number therefore becomes “private property devoted to a “public use” and under the control of the government. The private contract which established the “public office” and lawful government control over said private property is signing any one or more of the following government forms, all of which require that they be signed under penalty of perjury. Because they are signed under penalty of perjury, they amount to the equivalent of an “oath” of employment (see 5 U.S.C. §3331) and allegiance to your new boss, the false Socialist government god:

1. Social Security Administration forms SS-4 or SS-5.
2. IRS Form W-4.
3. IRS Form 1040.

The Social Security Number is therefore the license number for those engaged in a “public office” and a “trade or business”. Formerly private earnings of these public officials are now legally defined as “wages” and are subject to tax under the Internal Revenue Code.

26 C.F.R. Sec. 31.3402(p)-1
Title 26
CHAPTER I
SUBCHAPTER C
PART 31
Subpart E
Sec. 31.3402(p)-1 Voluntary withholding agreements.

(a) In general. An employee and his employer may enter into an agreement under section 3402(b) to provide for the withholding of income tax upon payments of amounts described in paragraph (b)1) of Sec. 31.3401(a)-3, made after December 31, 1970. An agreement may be entered into under this section only with respect to amounts which are includible in the gross income of the employee under section 61, and must be applicable to all such amounts paid by the employer to the employee. The amounts to be withheld pursuant to an agreement under section 3402(p) shall be determined under the rules contained in section 3402 and the regulations thereunder. (b) Form and duration of agreement. (1)(i) Except as provided in subdivision (ii) of this subparagraph, an employee who desires to enter into an agreement under section 3402(p) shall furnish his employer with Form W-4 (withholding exemption certificate) executed in accordance with the provisions of section 3402(f) and the regulations thereunder. The furnishing of such Form W-4 shall constitute a request for withholding.

26 C.F.R. §31.3401(a)-3 Amounts deemed wages under voluntary withholding agreements

(a) In general. Notwithstanding the exceptions to the definition of wages specified in section 3401(a) and the regulations thereunder, the term “wages” includes the amounts described in paragraph (b)(1) of this section with respect to which there is a voluntary withholding agreement in effect under section 3402(p). References in this chapter to the definition of wages contained in section 3401(a) shall be deemed to refer also to this section (§31.3401(a)-3).

(b) Remuneration for services. (1) Except as provided in subparagraph (2) of this paragraph, the amounts referred to in paragraph (a) of this section include any remuneration for services performed by an employee for an employer which, without regard to this section, does not constitute wages under section 3401(a). For example, remuneration for services performed by an agricultural worker or a domestic worker in a private home (amounts which are specifically excluded from the definition of wages by section 3401(a) (2) and (3), respectively) are amounts with respect to which a voluntary withholding agreement may be entered into under section 3402(p). See §§31.3401(c)-1 and 31.3401(d)-1 for the definitions of “employee” and “employer”.

All those acting as “public officers” have a “fiduciary duty” to follow Subtitle A of the Internal Revenue Code. This is confirmed by the definition of “person” for the purposes of penalties and criminal provisions of the Internal Revenue Code:

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The term “person” as used in this chapter includes an officer or employee of a corporation, or a member or employee of a partnership, who as such officer, employee, or member is under a duty to perform the act in respect of which the violation occurs.

TITLE 26 § 6671 Rules for application of assessable penalties
(b) Person defined

The term “person”, as used in this subchapter, includes an officer or employee of a corporation, or a member or employee of a partnership, who as such officer, employee, or member is under a duty to perform the act in respect of which the violation occurs.

1. The ability to reduce “presumed” but not actual tax liability by applying a graduated rate of tax under I.R.C. Section 1.
2. The ability to reduce “presumed” but not actual tax liability by taking earned income credit under I.R.C. Section 32.
3. The ability to reduce “presumed” tax liability by taking deductions under I.R.C. Section 162.

If you would like to learn more about why nearly all “taxpayers” under I.R.C. Subtitle A are “public officers” and federal “employees”, please refer to the following additional resources:

1. Your Rights as a Nontaxpayer, Publication 1a, SEDM Liberty University, Section 6.9
   https://sedm.org/LibertyU/LibertyU.htm
2. Why Your Government is Either a Thief or You are a “Public Officer” for Income Tax Purposes, Form #05.008
   http://sedm.org/Forms/FormIndex.htm
3. Who are “Taxpayers” and Who Needs a “Taxpayer Identification Number”?, Form #05.013
   http://sedm.org/Forms/FormIndex.htm
4. Great IRS Hoax, Form #11.302:
   http://sedm.org/Forms/FormIndex.htm
   4.1. Section 5.2.8 entitled “Social Security: The legal vehicle for extending federal jurisdiction into the states using private/contract law”
   4.2. Section 5.6.10 entitled “The Public Officer Kickback Position”
   4.3. Sections 5.6.12 entitled “The Trade or Business Scam”
5. Federal and State Tax Withholding Options for Private Employers, Form #04.101:
   http://sedm.org/Forms/FormIndex.htm

12.6.3 IRS/government authority exercised through eminent domain upon private property

When federal “employees” and “public officers” violate their fiduciary duty by refusing to make a “return of income” to the mother federal corporation (see 28 U.S.C. §3002(15)(A) for proof that the U.S. government is a corporation) that they are business partners with, then they:

1. Become liable, as fiduciaries, to the criminal provisions of the Internal Revenue Code found in 26 U.S.C. §§7201 to 7217.
2. Become liable, as fiduciaries, to the criminal provisions of the Internal Revenue Code found in 26 U.S.C. §6671 et seq.

If misbehaving federal “employees” refuse to send the proper amount of “kickback” to the mother corporation, then the state asserts “eminent domain” by repossessing what always was their “public property” under the temporary custody and control of its “employees”:

1. The IRS supervises “public officers” by issuing Notice of Levy upon the public property contained in the SSN enumerated financial accounts under their supervision. Since these accounts always were “public property” devoted to

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a “public purpose”, the government need not respect the constitutional requirement under the Fifth Amendment to institute a legal proceeding to repossess what always was their property, “public property”.

2. The IRS supervises “public officers” by issuing Notice of Liens, which are repossessions of real “public property” that has been mismanaged by federal “employees” on official duty.

People who have been the target of the above types of “enforcement” activities by the IRS argue and complain that these activities are unlawful and illegal, when in fact they are not when instituted against those who:

1. Voluntarily and not under compulsion used the SSN on any financial account, loan, or real property.
2. Availed themselves of any of the “perks” or privileges of federal employment, such as those identified under I.R.C. §§1, 32, and 162.
3. Completed any of the contracts that created the “public office” and federal employment relationship, such as IRS Forms 1040 or W-4, SSA Forms SS-4 and SS-5, etc.

12.6.4 Participation enforced using evils of democracy

Whenever a brave American attempts to stand up to illegal enforcement actions by the IRS, they become the target of legal persecution by the Dept. of Justice. Many famous tax resisters have been the target of this kind of legal terrorism, including:

1. Larken Rose.
2. Irwin Schiff.
3. Lynn Meredith.
4. Eddie Kahn.

If you would like a catalog of their terrorism techniques, see:

_Perscription of Tax Honesty Advocates_, Family Guardian Fellowship

[http://famguardian.org/PublishedAuthors/Govt/TaxHonestyPersecution/TaxHonPersec.htm](http://famguardian.org/PublishedAuthors/Govt/TaxHonestyPersecution/TaxHonPersec.htm)

What all of the above acts of state-sponsored legal terrorism have in common are the following:

1. They are instituted as what are called “legal proceedings”, even though technically they are inquisitions and “political proceedings” based on the way they are run.
2. They use juries as the weapon, in which Sovereigns injure each other for exercising rights guaranteed under the Constitution. These juries are manipulated by the judge into doing the enforcement by:
   2.1. Their relative legal ignorance, created in the government-run public school system.
   2.2. Judge refusing to discuss the law in the courtroom and punishing those who attempt to do so.
   2.3. Politicizing tax trials by loosening the rules of evidence for the government, keeping all the defendant’s evidence out of evidence, and making cases undismissed where defendants won against the government.
   2.4. Appealing to the prejudices and whims of individual jurors. For instance, the government always takes the position in front of the jury that: “You are all ‘taxpayers’ and this man refuses to ‘pay his fair share’. This is costing you more in taxes and you ought to hang him! This is exactly what they did to Jesus.”
   2.5. Ensuring that all jurors have a conflict of interest in violation of 18 U.S.C. §597, in which they all are “taxpayers” and federal benefit recipients who effectively are federal “employees” under the supervision of the judge. The judge, in turn, is also a “taxpayer”, works in the executive rather than Judicial Branch, and is a member of the Socialist Church. He too has a conflict of interest in violation of 28 U.S.C. §144.
3. The jury basically becomes a “lynch mob”, just like the mob that crucified Jesus. Law is removed from the courtroom and the U.S. Attorney becomes a “False Accuser of the Brethren” who:
   3.1. Is not required to prove that the statute he cites as authority is “law” or “positive law”. Therefore, the case proceeds upon false “presumption” in violation of Constitutional rights.
   3.2. Is not required to produce an implementing regulation demonstrating authority to prosecute a person who is not a federal “employee”, even though the Federal Register Act, 44 U.S.C. §1505(a)(1) and the Administrative Procedures Act, 5 U.S.C. §553(a) both require implementing regulations for enforcement actions against all persons who are not contractors, agents, or employees of the federal government.

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We describe in detail how this very calculated abuse of “mobocracy” and “democracy” is employed by corrupted U.S. Attorneys later in section 13.9. It is absolutely appalling how our justice system and the Constitution are blatantly disregarded by the Department of Justice in perpetuating the illegal enforcement of the Internal Revenue Code. Compare this type of abuse of democracy to corrupt our judicial system with what the U.S. Supreme Court said on this same subject about our Constitutional Republic:

“The very purpose of the Bill of Rights was to withdraw certain subjects from the vicissitudes of political controversy, to place them beyond the reach of majorities and officials and to establish them as legal principles to be applied by the courts. One’s right to life, liberty, and property, to free speech, a free press, freedom of worship and assembly, and other fundamental rights may not be submitted to vote; they depend on the outcome of no elections [by jury or otherwise].”


Taken together, these unscrupulous, prejudicial, and illegal tactics of the Department of Justice to prosecute those who are asserting their First Amendment right to not associate with the “state” as federal “employees” are identical to those employed by the communists in the Soviet Union against “dissidents”. What we now have in America is the equivalent of the police state. Welcome to the United Socialist States of America (USSA), comrades.

12.6.5 Are You “Seduced”?

“For the mystery of lawlessness is already at work; only He [God] who now restrains will do so until He is taken out of the way. And then the lawless one [Satan] will be revealed, whom the Lord will consume with the breath of His mouth and destroy with the brightness of His coming. The coming of the lawless one [Satan] is according to the working of Satan, with all power, signs, and lying wonders, and with all unrighteous deception among those who perish, because they did not receive the love of the truth, that they might be saved [don’t be one of them!] And for this reason God will send them strong delusion [from their own government], that they should believe a lie, that they all may be condemned who did not believe the truth but had pleasure in unrighteousness.”

[2 Thess. 2:3-17, Bible, NKJV]

I was just doing research for a Notice to the IRS concerning the Religious Freedom Restoration Act for a Mormon friend of mine and I came across 50 U.S.C. Chapter 23 § 841) and had to laugh right out loud.

One of the most relevant religious beliefs of this friend is found in the Book of Mormon (LDS Scripture) at Hel. 6: 38:

38 And it came to pass on the other hand, that the Nephites did build them up and support them, beginning at the more wicked part of them, until they had overspread all the land of the Nephites, and had seduced the more part of the righteous until they had come down to believe in their works and partake of their spoils, and to join with them in their secret murders and combinations.

Compare that verse to TITLE 50 > CHAPTER 23 > SUBCHAPTER IV:

TITLE 50 > CHAPTER 23 > SUBCHAPTER IV > Sec. 841.
Sec. 841. - Findings and declarations of fact

The Congress finds and declares that the Communist Party of the United States [consisting of the IRS, DOJ, and a corrupted federal judiciary], although purportedly a political party, is in fact an instrumentality of a conspiracy to overthrow the [de jure] Government of the United States [and replace it with a de facto government ruled by the judiciary]. It constitutes an authoritarian dictatorship [IRS, DOJ, and corrupted federal judiciary in collusion] within a [constitutional] republic, demanding for itself the rights and [FRANCHISE] privileges [including immunity from prosecution for their wrongdoing in violation of Article 1, Section 9, Clause 8 of the Constitution] accorded to political parties, but denying to all others the liberties [Bill of Rights] guaranteed by the Constitution [Form #0.0.002]. Unlike political parties, which evolve their policies and programs through public means, by the reconciliation of a wide variety of individual views, and submit those policies and programs to the electorate at large for approval or disapproval, the policies and programs of the Communist Party are secretly [by corrupt judges and the IRS in complete disregard of, Form #05.014, the tax franchise “codes”; Form #05.001] prescribed for it by the foreign leaders of the world Communist movement [the IRS and Federal Reserve]. Its members [the Congress, which was terrorized to do IRS bidding by the framing of Congressman Traficant] have no part in determining its goals, and are not permitted to voice dissent to party objectives. Unlike members of political parties, members of the Communist Party are recruited for indoctrination [in the public FOOL system by homosexuals, liberals, and socialists] with respect to its objectives and methods; and are organized, instructed, and disciplined [by the IRS and a corrupted judiciary]

110 Adapted from: Are You Sensed?, Independent American, SOURCE: http://www.independentamerican.org/2010/08/31/are-you-seduced/
to carry into action slavishly the assignments given them by their hierarchical chieftains. Unlike political parties, the Communist Party [thanks to a corrupted federal judiciary] acknowledges no constitutional or statutory limitations upon its conduct or upon that of its members [ANARCHISTS!, Form #08.020]. The Communist Party is relatively small numerically, and gives scant indication of capacity ever to attain its ends by lawful political means. The peril inherent in its operation arises not from its numbers, but from its failure to acknowledge any limitation as to the nature of its activities, and its dedication to the proposition that the present constitutional Government of the United States ultimately must be brought to ruin by any available means, including resort to: force and violence (or using income taxes). Holding that doctrine, its role as the agency of a hostile foreign power [the Federal Reserve and the American Bar Association (ABA)] renders its existence a clear present and continuing danger to the security of the United States. It is the means whereby individuals are seduced [illegally KIDNAPPED via identity theft], Form #05.0461 into the service of the world Communist movement [using FALSE information returns and other PERJURIOUS government forms, Form #04.001], trained to do its bidding [by FALSE government publications and statements that the government is not accountable for the accuracy of, Form #05.007], and directed and controlled [using FRANCHISES illegally enforced upon NONRESIDENTS, Form #05.030] in the conspiratorial performance of their revolutionary services. Therefore, the Communist Party should be outlawed.

Communist Manifesto, Plank 2, Karl Marx:

2. A heavy progressive or graduated income tax.

So when you file an income tax return, you become a consenting member of this communist movement under Plank 2. The IRS Form 1040 is the only personal tax form that in fact has a “graduated income tax”. The IRS Form 1040NR uses a fixed 30% rate instead.

Communist Manifesto, Plank 5, Karl Marx:

5. Centralization of credit in the banks of the state, by means of a national bank with state capital and an exclusive monopoly.

The Federal Reserve System is the mechanism by which Plank 5 is implemented. The details of how is it implemented are described in:

-The Money Scam, Form #05.041
http://sedm.org/Forms/FormIndex.htm

Matt. 13: 15-16:

15 For this people’s heart is waxed gross, and their ears are dull of hearing, and their eyes they have closed; lest at any time they should see with their eyes, and hear with their ears, and should understand with their heart, and should be converted, and I should heal them.

16 But blessed are your eyes, for they see: and your ears, for they hear.

And for you non-Mormons the warnings are right there for you too in the King James Bible:

Mark 13:22 For false Christs and false prophets shall rise, and shall shew signs and wonders, to seduce, if it were possible, even the elect.
1 Tim. 4:1 Now the Spirit speaketh expressly, **that in the latter times** some shall depart from the faith, **giving heed to seducing spirits**, and doctrines of devils;

2 Tim. 3:13 But evil men and *seducers shall wax worse* and worse, deceiving, and being deceived.

1 Jn. 2:26 These things have I written unto you concerning them **that seduce you**.

Rev. 2:20 Notwithstanding I have a few things against thee, because thou sufferest that woman Jezebel, which calleth herself a prophetess, **to teach and to seduce my servants to commit fornication, and to eat things sacrificed unto idols.**

And HOW is this “secrecy” that protects this communist agenda maintained? Through a combination of dumbing down the average American about legal subjects in the public school system, and by using the written law, “words of art”, and a corrupted court and legal system as an instrument of deception and public propaganda.

And HOW exactly are you “**seduced into the service of the world Communist movement**” or induced to file the FALSE IRS 1040 form that makes you a consenting member of that movement? By:

1. Creating an organization called the IRS the IS NOT part of the U.S. government and has no legal authority to even exist, and yet is MISREPRESENTED as being part of the government. See:
   *[Origins and Authority of the Internal Revenue Service, Form #05.005](http://sedm.org/Forms/FormIndex.htm)*

2. Congress abusing “words of art” to deceive the average American into thinking and believing that they are a public officer who works for the U.S. Government in the District of Columbia:
   *[The “Trade or Business” Scam, Form #05.001](http://sedm.org/Forms/FormIndex.htm)*

3. The IRS abusing their publications, phone support, and entire website as a means to knowingly spread DISINFORMATION and absolutely false beliefs about what the Internal Revenue Code requires of the average American. See:
   3.1. *[Reasonable Belief About Income Tax Liability, Form #05.007](http://sedm.org/Forms/FormIndex.htm)*
   3.2. *[Legal Deception, Propaganda, and Fraud, Form #05.014](http://sedm.org/Forms/FormIndex.htm)*
   3.3. *[Rebutted Version of the IRS “The Truth About Frivolous Tax Arguments”, Form #08.005](http://sedm.org/Forms/FormIndex.htm)*

4. Third parties filing of FALSE information returns that in effect “elect” you into public office against your will. See:
   *[Correcting Erroneous Information Returns, Form #04.001](http://sedm.org/Forms/FormIndex.htm)*

5. The IRS:
   5.1. Condoning, promoting, and encouraging the filing of FRAUDULENT information returns.
   5.2. Refusing its constitutional duty to prevent the filing of these knowingly false information returns.

6. The IRS deliberately and systematically ignoring correspondence from the victims of these false reports requesting that they be corrected. See:
   *[Corrected Information Return Attachment Letter, Form #04.002](http://sedm.org/Forms/FormIndex.htm)*

7. The IRS refusing to provide remedies or forms for “nontaxpayers”, and thus compelling you to volunteer to become a public officer in the government to get them to do ANYTHING to protect you from their illegal enforcement activities. See:
   *[Who are “Taxpayers” and Who Needs a “Taxpayer Identification Number”? Form #05.013](http://sedm.org/Forms/FormIndex.htm)*

8. A corrupted Congress, DOJ, judiciary, and IRS in criminal conspiracy implementing all the fraudulent deception and theft documented in:
   *[Great IRS Hoax, Form #11.302](http://famguardian.org/Publications/GreatIRSHoax/GreatIRSHoax.htm)*

Leon Trotsky wrote:

> *Marx is the prophet with the tables of the law and Lenin the greatest executor of the testament*
Trotsky was second in authority only to Lenin in 1923 and even he calls Marx a prophet, comparing him to Moses with the tables of the law (See Ex. 24:12) and Lenin becomes the executor of that religion’s new “testament.”

Marxism is now the established religion in the USA. Whatever happened to the Jefferson’s Wall of Separation? See:

Marxism: America’s Established Religion?, Independent American Party

So will you “seduced” into be filing an IRS Form 1040 next year?

12.7 Comparison of Nazism v. U.S. Socialism

“Freedom—is the absence of the awareness of restraint.” –David Rockefeller

This section shall compare the government developed by the Nazis with modern day U.S. Socialism. This comparison relies upon a telegraph sent by FDR which analyzed the Nazi government. Below is this telegraph:

PRESIDENT'S Franklin D. Roosevelt's SECRETARY'S FILE:
Diplomatic Correspondence w/ Germany: 1940-41
Telegram re: Program of Church of National Reich of Germany #481, October 15, 7 p.m., from Zurich.
COPY

All spelling as per Library original

Original Correspondence:

“This program emanates from the intimate circle of Alfred Rosenberg and I am informed that practically nothing is known of it abroad, it having arrived only a few days ago through trustworthy channels. The influence of Rosenberg is reported to be on the increase due to the turn of the Russian campaign.”
[Source: http://www.fdrlibrary.marist.edu/pof/bx31/a295p05.html]

Comparison:

The Federal Government of the U.S. has, through herbicide, slow indoctrination over several generations, and applying Pavlovian like science kept Religious Socialism practically unknown to the average American. The influence of the Religion of Socialism is increasing and has created a government that would be unrecognizable to the Christian Founders of the USA as a Constitutional Republic but very understood as the victorious completion of a non-violent Socialist revolution by the likes of Hitler or Lenin for it has closely followed the NAZI plan (below) combined with the written plans of Lenin concerning religion, encouraged and sustained by the anti-Christian, anti-Constitutional decisions of the Cult of the Black Robe (Judicial Branch); Attorneys, the Cult’s Priesthood; the violations of the Constitution for the “obvious common good” and “expansion of governmental powers beyond all constitutional grants” by the Executive Branch which has led a compliant, complicit, or simply ignorant Legislative branch quietly along in this establishment of the Religion of Socialism since the 1930s. It has been directed by the “invisible government” in the words of Hon. Charles A. Lindbergh, Sr., Dec. 23, 1913 and New York City Mayor John F. Hylan, 1922; the “world conspiracy” in the words of Winston Churchill, 1922 or in the words of Franklin D. Roosevelt, November 21st, 1933 the “financial element [that] in the larger centers has owned the Government ever since the days of Andrew Jackson.”

The 30 points of the NAZI program and its comparison to the United States version of the Religion of Socialism follow:

Table 5: Comparison of Nazism to U.S. Socialism

<table>
<thead>
<tr>
<th>#</th>
<th>Nazism</th>
<th>U.S. Socialism</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>First. The National Reich's Church of Germany (hereinafter called the N.R. and represented in this</td>
<td>1st. The Federal Government of the United States has</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Invidiously and Covertly established the Church and Religion</td>
</tr>
</tbody>
</table>

Socialism: The New American Civil Religion
<table>
<thead>
<tr>
<th>#</th>
<th>Nazism</th>
<th>U.S. Socialism</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>telegram by the symbol &quot;N&quot;. Categorically claims the exclusive right and the exclusive power to control all churches within the borders of the Reich; it declares these to be national churches of the German Reich.</td>
<td>of Socialism (represented in this comparison by the symbol RS) by passing laws of “incidental effect of a generally applicable” or “neutral” laws upheld and promoted by the United States Supreme Court that may affect religion by substantially burdening religious exercise as surely as laws intended to interfere with religious exercise. (see also RFRA)</td>
</tr>
<tr>
<td>2</td>
<td>Second. The German people must not serve the N. The N is absolutely and exclusively in the service of but one doctrine: race and nation.</td>
<td>2nd. The average American must not learn about the Establishment of the State RS so it must be done Covertly. This will be done by creating emergencies as diversions form the real government agenda, war is especially useful; changing the meaning of words from their original meanings when the Constitution was written; and slow socialist increments, the boiling frog or start at 1% and over fifty years they won’t notice 50% theory.</td>
</tr>
<tr>
<td>3</td>
<td>Third. The field of activity of the N will expand to the limits of Germany’s territorial and colonial possessions.</td>
<td>3rd. The field of activity of the RS will expand to every Union State through cooperative federalism and federal Block grants coupled with mandatory requirements to abrogate Constitutional Restrictions.</td>
</tr>
<tr>
<td>4</td>
<td>Fourth. The N does not force any German to seek membership therein. The N will do <strong>everything within its power to secure the adherence of every German soul</strong>. Other churches or similar communities and unions particularly such as are under international control or management cannot and shall not be tolerated in Germany.</td>
<td>4th. The RS says that application for a Social Security Number is Voluntary for American Citizens and forces it on no one. The RS then makes Social Security Numbers Mandatory for all government licensing, benefits, government employment including military service and expands its use at every opportunity. The RS also allows and/or encourages private employers, banks, credit reporting companies, credit card companies, rental companies, finance companies, etc. to require Social Security numbers to obtain necessary services thereby doing <strong>everything within its power to secure the adherence of every American soul</strong>. Other churches or similar communities must obtain permission from the IRS through VOLUNTARY application for 501(c)3 status or are financially penalized or their members will be financially penalized.</td>
</tr>
<tr>
<td>5</td>
<td>Fifth. The N is determined to exterminate irrevocably and by every means the strange and foreign Christian faiths imported into Germany in the illomened year 800.</td>
<td>5th. The RS is determined to exterminate irrevocably and by every means the Christian faiths, that enabled the American Revolution and succeeding Constitutional Republic to succeed, from government schools, graduations, teaching, books, buildings, courts, meetings, property, etc. This will establish the RS.</td>
</tr>
<tr>
<td>6</td>
<td>Sixth. The existing churches may not be architecturally altered, as they represent the property of the German nation, German culture and to a certain extent the historical development of the nation. As property of the German nation they are not only to be valued but to be preserved.</td>
<td>6th. The existing churches will be forced to pay property taxes and adhere to all rules and regulations of 501 (c) 3 status. The exteriors of the churches will not be changed but what is allowed to be said from the pulpit will be regulated through tax standards. This will make the citizens believe that their church is free to preach concerning moral issues but in truth they are restricted.</td>
</tr>
<tr>
<td>7</td>
<td>Seventh. The N has no scribes, pastors, chaplains or priests but National Reich orators are to speak in them.</td>
<td>7th. The RS has no scribes, pastors, chaplains or priests but uses IRS, FBI, BATF, other federal agencies backed up by the RS courts with judges paid by the RS to intimidate and harass Christian scribes, pastors, chaplains or priests into preaching only RS approved doctrine.</td>
</tr>
<tr>
<td>8</td>
<td>Eighth. The N services are held only in the evening and not in the morning. These services are to take place on Saturday's with solemn illumination.</td>
<td>8th. The RS services are held any day or night that government grade and secondary schools or universities meet. The services will be called classes and teach only non-Christian strictly RS approved material including anti-Christian RS theories like Neo-Darwinism. All scientific</td>
</tr>
<tr>
<td>#</td>
<td>Nazism</td>
<td>U.S. Socialism</td>
</tr>
<tr>
<td>----</td>
<td>------------------------------------------------------------------------</td>
<td>--------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>9</td>
<td>Ninth. In the N German men and women, German youths and girls will acknowledge God and his eternal works</td>
<td>9th. In the RS American men, women and children will fear the IRS more than God and be told the Social Security system is a sacred trust.</td>
</tr>
<tr>
<td>10</td>
<td>Tenth. The N irrevocably strives for complete union with the state. It must obey the state as one of its servants. As such it demands that all landed possessions of all churches and religious denominations be handed over to the state. It forbids that in future churches should secure ownership of even the smallest piece of German soil or that such be ever given back to them. Not the churches conquer and cultivate land and soil but exclusively the German nation, the German state.</td>
<td>10th. The RS has established a complete union with the state. It controls the federal government as one of its servants. As such it demands that all landed possessions of all churches and religious denominations be taxed and if these taxes are not paid all property will be handed over to the state.</td>
</tr>
<tr>
<td>11</td>
<td>Eleventh. N orators may never be those who today emphasize with all tricks and cunning verbally and in writing the necessity of maintaining and teaching of Christianity in Germany; they not only lie to themselves but also the German nation goaded by their love of the positions they hold and the sweet bread they eat.</td>
<td>11th. RS sanctioned scribes, pastors, chaplains or priests may not today emphasize all tricks and cunning the RS has used in maintaining and teaching of Socialism in America. If they attempt to do so their 501 (c) 3 status will be revoked so they will not only lie to themselves but also the United States of America goaded by their love of the positions they hold and fear of absolute destruction for refusal to obey the federal government before the dictates of one's own conscience. (See Reynolds v. U.S., 98 U.S. 145 (1878)</td>
</tr>
<tr>
<td>12</td>
<td>Twelfth. N orators hold office, government officials under Civil Service rules.</td>
<td>12th. RS orators are Judges, Presidents, Senators, Congressman, Federal and State employees, Attorneys and law enforcement officers but the most effective are the Government School teachers.</td>
</tr>
<tr>
<td>13</td>
<td>Thirteenth. The N demands immediate cessation of the publishing and dissemination of the Bible in Germany as well as the publication of Sunday papers, pamphlets, publications and books or religious nature.</td>
<td>13th. The RS demands immediate cessation of the dissemination and use of the Bible in Government Schools as well as the dissemination and use of Christian hymns, music, scientific theories, papers, pamphlets, publications and books of religious nature; prayer, singing, or any form of Christian religious expression in Government Schools, meetings, or on Government property.</td>
</tr>
<tr>
<td>14</td>
<td>Fourteenth. The N has to take severe measures in order to prevent the Bible and other Christian publications being imported into Germany.</td>
<td>14th. The RS has taken severe measures in order to prevent the Bible and other Christian publications being used, taught or distributed in Government Schools.</td>
</tr>
<tr>
<td>15</td>
<td>Fifteenth. The N declares that to it, and therefore to the German nation, it has been decided Fuhrer's &quot;Mein Kampf&quot; is the greatest of all documents. It is conscious that this book contains not only the greatest, and that it embodies the purest and truest ethics for the present and future life of our nation.</td>
<td>15th. The RS declares that to it, and therefore to the American nation, it has been decided the Social Security System is the greatest of all systems. It must replace Christian Charity as the major form of financial assistance to the aged and ill. It will continue to replace the term Morals with the Atheistic, Secular and more Socialistically acceptable term “Ethics” for the present and future life of our nation.</td>
</tr>
<tr>
<td>16</td>
<td>Sixteenth. The N has made it its sacred duty to use all its energy to popularize the coeternal &quot;Mein Kampf&quot; and to let every German live and complete his life according to this book.</td>
<td>16th. The RS has made it its sacred duty to use all its energy to popularize the coeternal “Social Security System” and to let every American live and complete his life according to this System.</td>
</tr>
<tr>
<td>17</td>
<td>Seventeenth. The N demands that further editions of this book, whatever form they may take, be in content and pagination exactly similar to the present popular edition.</td>
<td>17th. The RS demands that the Social Security System cannot be changed or altered to assist in relieving the tax burden on young workers but only to benefit non-productive members of society thereby creating a system of hereditary bondage or Socialism thereby promoting RS.</td>
</tr>
<tr>
<td>#</td>
<td>Nazism</td>
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</tr>
<tr>
<td>----</td>
<td>------------------------------------------------------------------------</td>
<td>--------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>18</td>
<td>Eighteenth. The N will clear away from its altars all crucifix plural Bibles and pictures of Saints.</td>
<td>18th. The RS will clear away from its schools all crucifix plural Bibles and pictures of Saints.</td>
</tr>
<tr>
<td>19</td>
<td>Nineteenth. On the altars there must be nothing but &quot;Mein Kampf&quot;, to the German nation and therefore to God the most sacred book and to the left of the altar a sword.</td>
<td>19th. In the schools there must be nothing but Neo-Darwinism as an explanation of the origins of life, and therefore God is removed as the grantor of Rights and the State becomes god and the grantor of rights. The Social Security Number is the most sacred and voluntary unique numerical identifier number. It is the Mark of all faithful followers.</td>
</tr>
<tr>
<td>20</td>
<td>Twentieth. The N speakers must during N services propound this book to the congregation to the best of their knowledge and ability.</td>
<td>20th. The RS elected officials must promote the Social Security System as a sacred trust and anyone that criticizes the system will be ridiculed, and labeled as bigoted, uncaring or extremist. The problems, invasion of privacy, financial burdens and bondage upon the working class and especially the young workers cause by the Social Security System is never to be spoken of by elected officials and young voters are intentionally discouraged from voting while the elderly and other non-productive Americans courted and seduced by more and more Socialist benefit programs paid for by the young workers.</td>
</tr>
<tr>
<td>21</td>
<td>Twenty-first. The N does not acknowledge forgiveness of sins. It represents the standpoint which it will always proclaim that a sin once committed will be ruthlessly punished by the honorable and indestructible laws of nature and punishment will follow during the sinner's lifetime.</td>
<td>21st. The RS does not acknowledge Socialism. It represents the standpoint, which it will always proclaim that America is a free country while imposing taxes twice that imposed on European serfs of the 17th and 18th centuries. Hitler's philosophy of telling a lie long enough, loud enough, and often enough, the people believe it, is to be maintained whenever the Social Security System, Medicare or Medicaid is criticized.</td>
</tr>
<tr>
<td>22</td>
<td>Twenty-second. The N repudiates the christening of German children particularly the christening with water and the Holy Ghost.</td>
<td>22nd. The RS repudiates morals replacing them with ethics. The RS repudiates the Christian Calendar dates of BC and AD replacing them with RS versions of BCE an CE. The RS repudiates any government historical influences associated to Christianity in its foundations or creation particularly any references of direct intervention by Christ through miracles in assisting the Founders themselves.</td>
</tr>
<tr>
<td>23</td>
<td>Twenty-third. The parents of a child (or if a new born child) must only take the German oath before the altar which is worded as follows: The man: &quot;In the name of God I take this Holy oath that I the father of this child, and my wife, are of proven Aryan descent. As a father I agree to bring up this child in the German spirit and as a member of the German race&quot;. The women: &quot;In the name of God I take this Holy oath that I (name) bore my husband a child and that I its mother am of proven Aryan descent. As a mother I swear to bring up this child in the German spirit and as a member of the German race&quot;. The German diploma can only be issued to newly born children on the strength of the German oath.</td>
<td>23rd. The parents of a child (or if a new born child) must Voluntarily apply for a Social Security Number for the child and sign the application under an oath and penalties of perjury or the man or woman will be financially punished. When the child comes of legal age the Voluntary Social Security Number may not be returned or repudiated but will mark the child even if his religious beliefs consider the Social Security Number to be abhorrent to his non RS beliefs.</td>
</tr>
<tr>
<td>24</td>
<td>Twenty-fourth. The N abolishes confirmation and religious education as well as the communion the religious preparation for the communion. The RS financially penalizes religious and home education. The educational institutions are and remain the Government schools. All other forms of education are</td>
<td></td>
</tr>
<tr>
<td>#</td>
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<tr>
<td>----</td>
<td>-----------------------------------------------------------------------</td>
<td>--------------------------------------------------------------------------------</td>
</tr>
<tr>
<td></td>
<td>educational institutions are and remain the family, the schools, the German youth, the Hitler youth, and the Union of German girls.</td>
<td>discouraged through taxes that support only schools that promote RS approved propaganda.</td>
</tr>
<tr>
<td>25</td>
<td>Twenty-fifth. In order that school graduation of our German youth be given an especially solemn character all N must put themselves at the disposal of German youth, the Hitler youth and the Union of German girls on the day of the state’s youth which will be on the Friday before Easter. On this day the leaders of these organizations exclusively may speak.</td>
<td>25th. In order that school graduation of our America youth be given an especially Socialist character all Christian Prayer, even by non-government individuals shall be unlawful. Also Easter and Christmas break shall be changed to Spring and Winter break. No “programs” or pictures will be allowed with Christian beliefs before Spring or Winter break but pagan beliefs celebrating fertility or witchcraft will be allowed.</td>
</tr>
<tr>
<td>26</td>
<td>Twenty-six. The marriage ceremony of German men and women will consist of taking an oath of faithfulness and placing the right hand on the sword. There will not be any unworthy kneeling in N ceremonies.</td>
<td>26. The marriage of men and women will be outlawed without State approval. Christian marriages will not be legally recognized without State licensing and recording for public record. The license must include the requestors Social Security Number or State permission will not be allowed.</td>
</tr>
<tr>
<td>27</td>
<td>Twenty-seven. The N declares the tenth day before Whit Sunday (50 days after Easter) to be the national holiday of the German family.</td>
<td>27. The 4th of July will be celebrated and the illusion of liberty that was known in America before 1933 must be perpetuated. The awareness of restraint must be minimized or ridiculed by the press and the government at all times. The more the citizens believe they are free the more they can be enslaved.</td>
</tr>
<tr>
<td>28</td>
<td>Twenty-eight. The N rejects the customary day of prayer and atonement. It demands that this be transferred to the holiday commemorating the laying of the foundation stone of the N.</td>
<td>28. Traditional Holidays will be changed to the Friday or Monday near the original celebration day to break down Christian or moral traditions and encourage self-indulgence.</td>
</tr>
<tr>
<td>29</td>
<td>Twenty-nine. The N will not tolerate the establishment of any new clerical religious insignia.</td>
<td>29. The RS will not tolerate the refusal to use a Social Security Number when asked for Identification by any government agency when requesting a benefit or a license of any kind.</td>
</tr>
<tr>
<td>30</td>
<td>Thirty. On the day of its foundation the Christian cross must be removed from all churches, cathedrals and chapels within the Reich and its colonies and it must be superseded by the only unconquerable symbol of Germany the &quot;Haken Krevz&quot;.</td>
<td>30. The outward appearances of Christianity may remain at all times if the churches and it members comply to all Socialist or neutral laws even though the law substantially effect establishment and exercise of Christianity. Worship of Christ must always be secondary to worship or at least obedience to the RS State.</td>
</tr>
</tbody>
</table>

### 13 Socialist Church Officers, Organization, and Operation

#### 13.1 Comparison of God’s Religion to Government’s Religion

This section will compare the modern Socialist Church to that of Christianity, so you can see all the parallels. We will start with a definition of “religion” from Black’s Law Dictionary, so you can see the criteria for what makes a “religion”:  

"Religion. Man’s relation to Divinity, to reverence, worship, obedience, and submission to mandates and precepts of supernatural or superior beings. In its broadest sense includes all forms of belief in the existence of superior beings exercising power over human beings by volition, imposing rules of conduct, with future rewards and punishments. Bond unifying man to God, and a virtue whose purpose is to render God worship due him as source of all being and principle of all government of things. Nikulnikoff v. Archbishop, etc., of Russian Orthodox Greek Catholic Church, 142 Misc. 894, 255 N.Y.S. 653, 663."  


Now we present a table showing you all the similarities between a Christian church and the State-Sponsored Socialist Church. The sheer number of parallels between the two is astounding. Few people even consider these and are amazed when they see them for the first time:

Socialism: The New American Civil Religion

Copyright Sovereignty Education and Defense Ministry, [http://sedm.org](http://sedm.org)

Form 05.016, Rev. 6-2-2014, ver. 1.12

EXHIBIT:_______
### Table 6: Comparison of God’s Religion v. Government’s Religion

<table>
<thead>
<tr>
<th>#</th>
<th>Description</th>
<th>God</th>
<th>Government (socialist church)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Lawgiver</td>
<td>God (see Isaiah 33:22)</td>
<td>Legislature or democratic majority</td>
</tr>
</tbody>
</table>
| 2  | Law                                      | Bible                                         | 1. Constitution, statutes, regulations (in a republic.  
|    |                                          |                                               | 2. Whatever judge or ruler says (tyranny or oligarchy) |
| 3  | Purpose of obedience to law              | Protection (See Isaiah 54:11-17)              | Limited liability/responsibility                  |
| 4  | Mission or goal                          | Proclaim the gospel Hallowed be thy name, thy Kingdom come thy will be done | Total subjugation of the total man to total government Complete surrender of personal individuality |
| 5  | Symbol for the Church                    | Cross                                         | National flag                                    |
| 6  | Superior being/object of worship (“Sovereign”) | God (deism)                                   | The “state” (humanism)                           |
| 7  | What makes superior being superior       | Creator of universe                           | Grantor of privileges. Not subject to the same laws or rules as everyone else (hypocrisy, inequality) |
| 8  | Authority of superior being based on     | Power to create                               | Power to destroy                                 |
| 9  | Superior being protects us from          | Sin (Mala in se)                              | Crime and mala prohibitum Their own crimes (protection racket) |
| 10 | Source of power                          | Love                                          | Fear, insecurity                                 |
| 11 | Faith in superior being takes the form of| Religious faith                               | Unsubstantiated “presumption” of authority (see Form #05.017) |
| 12 | Object of belief/faith                   | Trust in God (see Psalm 118:8-9)              | Trust in man/flesh (see Jeremiah 17:5-8)         |
| 13 | Bond uniting man to superior being       | Love                                          | 1. Government-granted “privileges” (see Great IRS Hoax, Form #11.302, Section 4.3.12)  
|    |                                          |                                               | 2. Covetousness                                  |
|    |                                          |                                               | 3. Avoidance of personal liability               |
| 14 | Property ownership                       | Families with ONLY PRIVATE ownership          | Government with ONLY PUBLIC ownership of everything. All PRIVATE ownership converted to public (socialism) without consent of owner. |
| 15 | Rights                                  | Created by God and absolute                   | Created by government as franchise privileges    |
| 16 | Ultimate owner of all property           | God (Ps. 24:1; 50:12; 1 Cor. 10:26, 28, etc.) Christians are just “stewards” | Government (public property)                     |
| 17 | Scripture                                | Holy Bible                                    | Codes that are not “positive law” (e.g. the Internal Revenue Code, Social Security Act, Draft laws, etc.) |
| 18 | Obedience to scripture of church promoted through | Studying the Bible Prayer                     | 1. Dumbing down in public school  
<p>|    |                                          |                                               | 2. Propaganda                                    |</p>
<table>
<thead>
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<th>#</th>
<th>Description</th>
<th>God</th>
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</tr>
</thead>
<tbody>
<tr>
<td>19</td>
<td>Lawgiver</td>
<td>God</td>
<td>Man</td>
</tr>
<tr>
<td>20</td>
<td>Founding document(s)</td>
<td>Ten Commandments</td>
<td>Declaration of Independence</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Constitution</td>
</tr>
<tr>
<td>21</td>
<td>Members of the church believe that founding document(s) are</td>
<td>Divinely inspired</td>
<td>Divinely inspired</td>
</tr>
<tr>
<td>22</td>
<td>Founders of church (founding fathers)</td>
<td>Jesus, John the Baptist, David, Moses,</td>
<td>Franklin Delano Roosevelt (socialist)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Paul Apostles</td>
<td>George Washington</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Thomas Jefferson</td>
</tr>
<tr>
<td>23</td>
<td>Place of worship</td>
<td>Church building</td>
<td>Court</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Government buildings</td>
</tr>
<tr>
<td>24</td>
<td>Priests called</td>
<td>Pastors (also believers (1 Peter 2:5))</td>
<td>Judges</td>
</tr>
<tr>
<td>25</td>
<td>Priests appointed by</td>
<td>Ordination ceremony</td>
<td>Passing the bar</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Presidential appointment</td>
</tr>
<tr>
<td>26</td>
<td>Clergy of church</td>
<td>Deacons</td>
<td>Licensed attorneys</td>
</tr>
<tr>
<td>27</td>
<td>Role of leaders</td>
<td>Servants of the people</td>
<td>Masters (Lords)</td>
</tr>
<tr>
<td>28</td>
<td>Attire of priests</td>
<td>Black robe</td>
<td>Black robe</td>
</tr>
<tr>
<td>29</td>
<td>School to become priests</td>
<td>Seminary</td>
<td>Law school</td>
</tr>
<tr>
<td>30</td>
<td>Source of virtue</td>
<td>“God” and His worship</td>
<td>Man, “Self” and “Vain Rulers”</td>
</tr>
<tr>
<td>31</td>
<td>Influence spread through</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>1. Evangelizing.</td>
<td></td>
<td>1. Deceit.</td>
</tr>
<tr>
<td></td>
<td>2. Missionary work.</td>
<td></td>
<td>2. Rewarding irresponsibility.</td>
</tr>
<tr>
<td></td>
<td>3. Good example.</td>
<td></td>
<td>3. Promotion and exploitation of legal ignorance.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>4. Fear, uncertainty, insecurity introduced through media and demagoguery.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>5. Propaganda.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>6. Military and political warfare.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>7. Bribing sheep into submission with government benefits derived from stolen/extorted tax money.</td>
</tr>
<tr>
<td>32</td>
<td>Main attraction of church membership</td>
<td>Forgiveness for sin/salvation</td>
<td>Legalization of sin or immorality Limited liability</td>
</tr>
<tr>
<td>33</td>
<td>Pleadings to the superior being (Sovereign) for help take the form of</td>
<td>Prayer</td>
<td>Prayer (Petitions to courts are sometimes called “prayers” and those that go in front of the Supreme Court are still called “prayers”)</td>
</tr>
<tr>
<td>34</td>
<td>Persons who violate Scripture are called</td>
<td>Sinners (God’s laws)</td>
<td>Criminals (man’s/god’s laws)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Political dissidents</td>
</tr>
<tr>
<td>35</td>
<td>Method of dealing with evil</td>
<td>Obedience to God’s word</td>
<td>Court and/or jail</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Repentance and regeneration</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Excommunication</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Exorcism</td>
<td></td>
</tr>
<tr>
<td>36</td>
<td>Failure of man to deal with evil in their own life</td>
<td>Eternal separation from God</td>
<td>Separation from Society (neo-god)</td>
</tr>
<tr>
<td>37</td>
<td>Ultimate punishment exists in</td>
<td>Hell</td>
<td>Jail</td>
</tr>
</tbody>
</table>

**Socialism: The New American Civil Religion**

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EXHIBIT: ________
<table>
<thead>
<tr>
<th>#</th>
<th>Description</th>
<th>God</th>
<th>Government (socialist church)</th>
</tr>
</thead>
<tbody>
<tr>
<td>38</td>
<td>Disciples called</td>
<td>Apostles (qty 12) Christians</td>
<td>Petit Jury (qty 12) Grand Jury (qty 12)</td>
</tr>
<tr>
<td>39</td>
<td>Title of Priest</td>
<td>Pastor</td>
<td>“Your Honor”</td>
</tr>
<tr>
<td>40</td>
<td>Contributions to church called</td>
<td>Tithes (limited to 10%) Gifts</td>
<td>Taxes or tribute (unlimited)</td>
</tr>
<tr>
<td>41</td>
<td>Contributions to church are</td>
<td>Voluntary</td>
<td>Mandatory and punitive</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>(enforced illegally by the authority of</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>non-positive law)</td>
</tr>
<tr>
<td>42</td>
<td>Contributions to the church are used for</td>
<td>Charity</td>
<td>To compete with churches in charity</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Grace</td>
<td>and grace</td>
</tr>
<tr>
<td>43</td>
<td>Joining the church requires</td>
<td>Allegiance to God</td>
<td>Allegiance to the state (collective)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>ABOVE God</td>
</tr>
<tr>
<td>44</td>
<td>How people join church</td>
<td>Being baptized as a statement that their</td>
<td>1. Choosing a civil domicile within</td>
</tr>
<tr>
<td></td>
<td></td>
<td>domicile is in Heaven and NOT Earth</td>
<td>the jurisdiction of the government</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(James 4:4)</td>
<td>(see: <a href="http://sedm.org/Forms/05-MemLaw/Domicile.pdf">http://sedm.org/Forms/05-MemLaw/Domicile.pdf</a>)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>2. Swearing a naturalization oath.</td>
</tr>
<tr>
<td></td>
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<td></td>
<td>(see 8 U.S.C. §1448)</td>
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<td></td>
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<td></td>
<td>3. Signing a tax form under penalty of</td>
</tr>
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<td></td>
<td></td>
<td></td>
<td>perjury.</td>
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<td></td>
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<td>4. Being born within the jurisdiction of</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>the church.</td>
</tr>
<tr>
<td>45</td>
<td>Change in legal status from joining</td>
<td>God gives us a new name (Rev. 2:17, Rev.</td>
<td>Members assigned number (SSN, TIN. The BEAST. 666)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>14:1, Rev. 22:4)</td>
<td>Become “human resource” Appointed as public</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>officer of government.</td>
</tr>
<tr>
<td>46</td>
<td>Change in wealth from joining church</td>
<td>Redeemed are blessed with all spiritual</td>
<td>Stripped of all wealth and all property.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>blessings (Eph. 1:3, 4:7)</td>
<td>Everything held as public officer</td>
</tr>
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<td></td>
<td></td>
<td></td>
<td>managing government property. Taxed</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>into poverty.</td>
</tr>
<tr>
<td>47</td>
<td>Church members called</td>
<td>Saints</td>
<td>Taxpayers</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Sheep</td>
<td>Citizens</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Chosen</td>
<td>Residents</td>
</tr>
<tr>
<td></td>
<td></td>
<td>God’s people</td>
<td>Inhabitants</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Congregation</td>
<td>Persons</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Church</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Godly ones</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Redeemed</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Holy Priesthood</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Royal Priesthood</td>
<td></td>
</tr>
<tr>
<td>48</td>
<td>Salvation occurs through</td>
<td>Faith in the Person and work of the</td>
<td>Denying personal responsibility and</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Lord Jesus Christ</td>
<td>surrendering personal sovereignty to the</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>state (passing buck to government)</td>
</tr>
<tr>
<td>49</td>
<td>Management of church called</td>
<td>Board of elders</td>
<td>Citizens</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Civil servants</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Bureaucrats</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Public servants</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Public officers</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Corporate boards</td>
</tr>
<tr>
<td>50</td>
<td>Enforcement unit for church</td>
<td>Board of elders</td>
<td>IRS</td>
</tr>
</tbody>
</table>

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<th>Description</th>
<th>God</th>
<th>Government (socialist church)</th>
</tr>
</thead>
<tbody>
<tr>
<td>51</td>
<td>Members disciplined through</td>
<td>Excommunication</td>
<td>Jail, Fines, fees, and penalties</td>
</tr>
<tr>
<td>52</td>
<td>Confession held with</td>
<td>Priest</td>
<td>Judge (entering a plea)</td>
</tr>
<tr>
<td>53</td>
<td>Confessions are communicated</td>
<td>Orally to priest or minister</td>
<td>Entering a plea to judge</td>
</tr>
<tr>
<td>54</td>
<td>Money paid to priest during confession</td>
<td>Absolves you of liability for sin</td>
<td>Absolves you of tax liability and threat</td>
</tr>
<tr>
<td>55</td>
<td>Those who oppose church doctrine are called</td>
<td>Heretic</td>
<td>Frivolous</td>
</tr>
<tr>
<td>56</td>
<td>View towards those who break laws of the church (&quot;sin&quot;)</td>
<td>Repentance</td>
<td>Tolerance (except those who refuse to subsidize the group, who are “nontaxpayers”, who get intolerance)</td>
</tr>
<tr>
<td>57</td>
<td>Court trials among believers focus on</td>
<td>Law that was violated</td>
<td>Political persecution</td>
</tr>
<tr>
<td>58</td>
<td>Missionaries (“Come to Jesus”)</td>
<td>Volunteers</td>
<td>Dept. of Justice</td>
</tr>
<tr>
<td>59</td>
<td>Purpose of sex within church</td>
<td>Procreation</td>
<td>Recreation</td>
</tr>
<tr>
<td>60</td>
<td>Truth is</td>
<td>Absolute and sovereign</td>
<td>Relative to whoever is in charge (and whatever corrupted politicians will let even more corrupted judges get away with before they get removed from office for misconduct)</td>
</tr>
</tbody>
</table>

### 13.2 Church Membership is Based on Domicile and is compelled

Membership in the Civil Religion is maintained by compelling domicile within the geographical boundaries that define a particular state. Those within the geographical boundaries are compelled to maintain a domicile within the jurisdiction of the territory controlled by the church, and thereby pledge allegiance to the “state”:

"Since the Fourteenth Amendment makes one a citizen of the state wherein he resides, the fact of residence creates universally reciprocal duties of protection by the state and of allegiance and support by the citizen. The latter obviously includes a duty to pay taxes, and their nature and measure is largely a political matter."

[Miller Brothers Co. v. Maryland, 347 U.S. 340 (1954)]

Below are legal authorities showing that the state has the authority to compel the above allegiance:

---

**Corpus Juris Secundum**

§5 Necessity and Number

"It is a settled principle that every person must have a domicile somewhere. The law permits no individual to be without a domicile, and an individual is never without a domicile somewhere. Domicile is a continuing thing, and from the moment a person is born he must, at all times, have a domicile."

[28 Corpus Juris Secundum (C.J.S.), Domicile, §5 Necessity and Number]

---

**Corpus Juris Secundum**

§9 Domicile by Operation of Law

"Whenever a person does not fix a domicile for himself, the law will fix one for him in accordance with the facts and circumstances of the case; and an infant’s domicile will be fixed by operation of law where it cannot be determined from that of the parents."

[28 Corpus Juris Secundum (C.J.S.), Domicile, §9 Domicile by Operation of Law]
If you would like to know more about this subject, please read the following fascinating article:

Why Domicile and Becoming a “Taxpayer” Require Your Consent, Form #05.002
http://sedm.org/Forms/FormIndex.htm

13.3 Priests of the church are judges

Easton’s Bible Dictionary defines the word “Priest” as follows:

PRIEST — The Heb. kohen, Gr. hierus, Lat. sacerdos, always denote one who offers sacrifices.

At first every man was his own priest, and presented his own sacrifices before God. Afterwards that office devolved on the head of the family, as in the cases of Noah (Gen. 8:20), Abraham (12:7; 13:4), Isaac (26:25), Jacob (31:54), and Job (Job 1:5).

The name first occurs as applied to Melchizedek (Gen. 14:18). Under the Levitical arrangements the office of the priesthood was limited to the tribe of Levi, and to only one family of that tribe, the family of Aaron. Certain laws respecting the qualifications of priests are given in Lev. 21:16–23. There are ordinances also regarding the priests’ dress (Ex. 28:40–43) and the manner of their consecration to the office (29:1–37).

Their duties were manifold (Ex. 27:20, 21; 29:38–44; Lev. 6:12; 10:11; 24:8; Num. 10:1–10; Deut. 17:8–13; 33:10; Mal. 2:7). They represented the people before God, and offered the various sacrifices prescribed in the law.

In the time of David the priests were divided into twenty-four courses or classes (1 Chr. 24:7–18). This number was retained after the Captivity (Ezra 2:36–39; Neh. 7:39–42).

The priests were not distributed over the country, but lived together in certain cities [forty-eight in number, of which six were cities of refuge, q.v.], which had been assigned to their use. From thence they went up by turns to minister in the temple at Jerusalem. Thus the religious instruction of the people in the country generally was left to the heads of families, until the establishment of synagogues, an event which did not take place till the return from the Captivity, and which was the main source of the freedom from idolatry that became as marked a feature of the Jewish people thenceforward as its practice had been hitherto their great national sin.”

The whole priestly system of the Jews was typical. It was a shadow of which the body is Christ. The priests all prefigured the great Priest who offered “one sacrifice for sins” “once for all” (Heb. 10:10, 12). There is now no human priesthood. (See Epistle to the Hebrews throughout.) The term “priest” is indeed applied to believers (1 Pet. 2:9; Rev. 1:6), but in these cases it implies no sacerdotal functions. All true believers are now “kings and priests unto God.” As priests they have free access into the holiest of all, and offer up the sacrifices of praise and thanksgiving, and the sacrifices of grateful service from day to day. [Easton, M. (1996, c1897). Easton’s Bible dictionary. Oak Harbor, WA: Logos Research Systems, Inc.]

A “priest” is therefore anyone who:

1. Is “ordained” by his peers or superiors.
2. “Represents” people before god.
3. Offers sacrifices to god.
4. Conducts religious instruction.
5. Congregates in cities.

A judge has all the characteristics of a priest:

1. He must be “ordained” by the President. See Constitution, Article II:

Constitution, Article II, Section 2

He [the President] shall have Power, by and with the Advice and Consent of the Senate, to make Treaties, provided two thirds of the Senators present concur; and he shall nominate, and by and with the Advice and Consent of the Senate, shall appoint Ambassadors, other public Ministers and Consuls, Judges of the supreme...
2. The judge represents the people before god. In socialism, the god is your rulers in the government and the “state”. He officiates disputes between the rulers and their subjects (peons who are surety for the debts of their rulers).

3. The judge offers sacrifices to his pagan god. His bench is the altar of Baal, where worship and human sacrifices are conducted daily across the country. Handcuffed subjects appear before him, to offer “prayers” (legal pleadings) for his mercy. The “Bailiff” (Baal-iff) assists in the human sacrifices and restrains the subjects while their liberty and property are destroyed and pillaged and plundered by the judge and offered as a sacrifice to the rulers and the foreign powers they serve, such as the IRS and the Federal Reserve.

4. The judge conducts “religious instruction”. Priests teach the congregation about God’s law. The judge teaches the litigants about man’s law. When the litigants are mistaken in their interpretation of the law, the judge corrects and disciplines them.

“. . . it must be recognized that in any culture the source of law is the god of that society. If law has its source in man’s reason, then reason is the god of that society. If the source is an oligarchy, or in a court, senate, or ruler, then that source is the god of that system.

[The Institutes of Biblical Law, Rousas John Rushdoony, 1973, pp. 4-5. Emphasis added]

Judge-made law. A phrase used to indicate judicial decisions which construe away the meaning of statutes, or find meanings in them the legislature never intended. It is perhaps more commonly used as meaning, simply, the law established by judicial precedent and decisions. Laws having their source in judicial decisions as opposed to laws having their source in statutes or administrative regulations.


5. Judges congregate mainly in large cities. All the 90 federal district courts are in the largest cities within the each federal district. God says in the Bible that he HATES cities, probably because judges hang out there:

“For according to the number of your cities [and rulers, and judges who do their dirty work] were your gods, O Judah; and according to the number of the streets of Jerusalem you have set up altars to that shameful thing, altars to burn incense to Baal.”

[Jeremiah 11:13, Bible, NKJV]

“I will lay your cities waste and bring your sanctuaries to desolation, and I will not smell the fragrance of your sweet aromas.”

[Lev. 26:31, Bible, NKJV]

“ I will make Jerusalem a heap of ruins, a den of jackals. I will make the cities of Judah desolate, without an inhabitant.”

[Jeremiah 9:11, Bible, NKJV]

“Then the cities of Judah and the inhabitants of Jerusalem will go and cry out to the gods to whom they offer incense, but they will not save them at all in the time of their trouble.”

[Jeremiah 11:12, Bible, NKJV]

If you appear before the priest of the state-sponsored church, then he is legally entitled to “presume” that you are there to serve, worship, bow-down to, and obey him:

“appearance. A coming into court as a party to a suit, either in person or by attorney, whether as plaintiff or defendant. The formal proceeding by which a defendant submits himself to the jurisdiction of the court. The voluntary submission to a court’s jurisdiction.

In civil actions the parties do not normally actually appear in person, but rather through their attorneys (who enter their appearance by filing written pleadings, or a formal written entry of appearance). Also, at many stages of criminal proceedings, particularly involving minor offenses, the defendant’s attorney appears on his behalf. See e.g., Fed.R.Crim.P. 45.

An appearance may be either general or special; the former is a simple and unqualified or unrestricted submission to the jurisdiction of the court, the latter is a submission to the jurisdiction for some specific purpose only, not for all the purposes of the suit. A special appearance is for the purpose of testing or objecting to the sufficiency of service or the jurisdiction of the court over defendant without submitting to such jurisdiction; a general appearance is made where the defendant waives defects of service and submits to the jurisdiction of court. Insurance Co. of North America v. Kunin, 175 Neb. 260, 121 N.W.2d 372, 375, 376.”
Below is what God says about bowing down to such false pagan idols:

"I am the LORD your God, who brought you out of the land of Egypt, out of the house of bondage.

"You shall have no other gods before Me.

"You shall not make for yourself a carved image—any likeness of anything that is in heaven above, or that is in the earth beneath, or that is in the water under the earth: you shall not bow down to them nor serve them [or make an "appearance" before them]. For I, the LORD your God, am a jealous God, visiting the iniquity of the fathers upon the children to the third and fourth generations of those who hate Me, but showing mercy to thousands, to those who love Me and keep My commandments."

[Exodus 20:3-6, Bible, NKJV]

God in the Bible identifies judges as his representatives, in fact:

A Psalm of Asaph.

GOD STANDS in the assembly [of the representatives] of God; in the midst of the magistrates or judges He gives judgment [as] among the gods.

How long will you [magistrates or judges] judge unjustly and show partiality to the wicked? Selah [pause, and calmly think of that]!

Do justice to the weak (poor) and fatherless; maintain the rights of the afflicted and needy.

Deliver the poor and needy; rescue them out of the hand of the wicked.

[The magistrates and judges] know not, neither will they understand; they walk on in the darkness [of complacent satisfaction]; all the foundations of the earth [the fundamental principles upon which rests the administration of justice] are shaking.

I said, You are gods [since you judge on My behalf, as My representatives]; indeed, all of you are children of the Most High.\(^2\)

But you shall die as men and fall as one of the princes.

Arise, O God, judge the earth! For to You belong all the nations.\(^4\)

[Psalm 82:1-8, Amplified Bible]

Furthermore, when things go wrong in a society, the first people who take the blame are the judges and their “deacons”, the licensed attorneys:

\[\text{Alas, sinful nation,} \]
\[\text{A people laden with iniquity} \]
\[\text{A brood of evildoers} \]
\[\text{Children who are corrupters!} \]

\[\text{They have forsaken the Lord} \]
They have provoked to anger
The Holy One of Israel,
They have turned away backward.
Why should you be stricken again?

You will revolt more and more,
The whole head is sick [they are out of their minds!; insane or STUPID or both],
And the whole heart faints....

Wash yourselves, make yourselves clean;
Put away the evil of your doings from before My eyes,
Cease to do evil,
Learn to do good;
Seek justice,
Rebuke the oppasser [the IRS and the Federal Reserve and a corrupted judicial system];
Defend the fatherless;
Plead for the widow [and the "nontaxpayer"]....

\[^2\text{NKJV}\]
\[^4\text{Amplified Bible}\]
How the faithful city has become a harlot!
It [the Constitutional Republic] was full of justice;
Righteousness lodged in it,
But now murderers [and abortionists, and socialists, and democrats, and liars and corrupted judges].
Your silver has become dross,
Your wine mixed with water.
Your princes [President, Congressmen, Judges] are rebellious.
Everyone loves bribes,
And follows after rewards.
They do not defend the fatherless,
nor does the cause of the widow [or the “nontaxpayer”] come before them.

Therefore the Lord says,
The Lord of hosts, the Mighty One of Israel,
‘Ah, I will rid Myself of My adversaries,
And take vengeance on My enemies.
I will turn My hand against you,
And thoroughly purge away your dross,
And take away your alloy,
I will restore your judges [eliminate the BAD judges] as at the first,
And your counselors [eliminate the BAD lawyers] as at the beginning.
Afterward you shall be called the city of righteousness, the faithful city.”
[Isaiah 1:1-26, Bible, NKJV]

13.4 Deacons of the state church who conduct worship services are attorneys licensed by the chief priests

Easton’s Bible Dictionary defines “Deacon” as follows:

DEACON — Anglicized form of the Greek word diaconos, meaning a “runner,” “messenger,”
“servant.” For a long period a feeling of mutual jealousy had existed between the “Hebrews,” or Jews proper, who spoke the sacred language of palestine, and the “Hellenists,” or Jews of the Grecian speech, who had adopted the Grecian language, and read the Septuagint version of the Bible instead of the Hebrew. This jealousy early appeared in the Christian community. It was alleged by the Hellenists that their widows were overlooked in the daily distribution of alms. This spirit must be checked. The apostles accordingly advised the disciples to look out for seven men of good report, full of the Holy Ghost, and men of practical wisdom, who should take entire charge of this distribution, leaving them free to devote themselves entirely to the spiritual functions of their office (Acts 6:1-6). This was accordingly done. Seven men were chosen, who appear from their names to have been Hellenists. The name “deacon” is nowhere applied to them in the New Testament; they are simply called “the seven” (21:8). Their office was at first secular, but it afterwards became also spiritual; for among other qualifications they must also be “apt to teach” (1 Tim. 3:8-12). Both Philip and Stephen, who were of “the seven,” preached; they did “the work of evangelists.” 112


A deacon of a church is therefore a “servant” of the priest of the church. Within the legal profession, the “servants” of judges are the officers of the court called attorneys:

“His first duty is to the courts and the public, not to the client, and wherever the duties of his client conflict with those he owes as an officer of the court in the administration of justice, the former must yield to the latter.”
[7 Corpus Juris Secundum (C.J.S.), Attorney & Client, §4 (2003)]

The people who hire these “deacons” to participate in the pagan worship rituals that occur in the state-sponsored church called “court” become “wards of the court” and throw themselves at the mercy of the pagan false god, the judge:

“A client is one who applies to a lawyer or counselor for advice and direction.[. . .] Clients are also called ‘wards of the court’ in regard to their relationship with their attorneys.”
[7 Corpus Juris Secundum (C.J.S.), Attorney & Client, §2 (2003)]

Ward of the court are legally defined as follows:

“Wards of court. Infants and persons of unsound mind placed by the court under the care of a guardian. Davies’ Committee v. Loney, 290 Ky., 644, 162 S.W.2d. 189, 190. Their rights must be guarded jealously. Montgomery v. Erie R.Co., C.C.A.N.J., 97 F.2d. 289, 292. See Guardianship”


A person who hires an attorney automatically admits to the jurisdiction of the Court to proceed, and thereby essentially surrenders all of his rights in the process:

In propria persona. In one’s own proper person. It was formerly a rule in pleading that pleas to the jurisdiction of the court must be plead in propria persona, because if pleaded by attorney they admit the jurisdiction, as an attorney is an officer of the court, and he is presumed to plead having obtained leave, which admits the jurisdiction.


Therefore, you cannot associate with a deacon of the church without admitting that you are a member of the church who subjects himself to the priest of the church, who is the judge. A person who hires a deacon of the state-sponsored church has given up his rights, because his attorney cannot assert his rights on his behalf:

“The privilege against self-incrimination [Fifth Amendment] is neither accorded to the passive resistent, nor the person who is ignorant of their rights, nor to one who is indifferent thereto. It is a fighting clause. Its benefits can be retained only by sustained combat. It cannot be claimed by an attorney or solicitor. It is only valid when insisted upon by a belligerent claimant in person.”


If you want to know more about this scam, see:

Why You Don’t Want an Attorney, Family Guardian Fellowship
http://famguardian.org/Subjects/LawAndGovt/LegalEthics/Corruption/WhyYouDonWantAnAtty/WhyYouDonWantAnAttorney.htm

13.5 How socialist governments compete with churches and coerce believers

Socialist governments have as their goal to compete with, supplant, and eliminate God from society. They do this through the following means:

1. Outlawing personal responsibility and making the state responsible for everything. See section 11.1 earlier.
2. Diverting “tithes” away from God and the church to the state. This violates the Bible, which says:

   “Honor the Lord with your possessions, and with the firstfruits of all your increase; so your barns will be filled with plenty, and your vats will overflow with new wine.”
   [Prov. 3:9-10, Bible, NKJV]

3. Replacing the church as the main source of charity and grace in society. All charity programs formerly the exclusive jurisdiction of the church and the family are replaced with state-run “insurance” programs of one kind or another.
4. Calling premiums paid into these “insurance” programs “taxes”, in order to deceive the people into believing that contributions are mandatory. In fact, they amount to nothing but “wealth transfer”, which the U.S. Supreme Court said is not authorized by the U.S. Constitution:

   “The power to tax is, therefore, the strongest, the most pervading of all powers of government, reaching directly or indirectly to all classes of the people. It was said by Chief Justice Marshall, in the case of McCulloch v. Md., 4 Wheat. 431, that the power to tax is the power to destroy. A striking instance of the truth of the proposition is seen in the fact that the existing tax of ten per cent, imposed by the United States on the circulation of all other banks than the National Banks, drove out of existence every *state bank of circulation within a year or two after its passage. This power can be readily employed against one class of individuals and in favor of another, so as to ruin the one class and give unlimited wealth and prosperity to the other, if there is no implied limitation of the uses for which the power may be exercised.

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

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Nor is it taxation. ‘A tax,’ says Webster’s Dictionary, ‘is a rate or sum of money assessed on the person or property of a citizen by government for the use of the nation or State.’ ‘Taxes are burdens or charges imposed by the Legislature upon persons or property to raise money for public purposes.’ Cooley, Const. Lim., 479.

Coulter, J., in Northern Liberties v. St. John’s Church, 13 Pa. St. 104 says, very forcibly, ‘I think the common mind has everywhere taken in the understanding that taxes are a public imposition, levied by authority of the government for the purposes of carrying on the government in all its machinery and operations—that they are imposed for a public purpose.’ See, also Pray v. Northern Liberties, 31 Pa. St. 69; Matter of Mayor of N.Y. 11 Johns., 77; Camden v. Allen, 2 Dutch., 398; Sharpless v. Mayor, supra; Hanson v. Vernon, 27 Id., 47; Whiting v. Fond du Lac, supra.” [Loan Association v. Topeka, 20 Wall. 655 (1874)]

“A tax, in the general understanding of the term and as used in the constitution, signifies an exaction for the support of the government. The word has never thought to connote the expropriation of money from one group for the benefit of another.” [U.S. v. Butler, 297 U.S. 1 (1936)]

5. Illegally enforcing payment of these “insurance premiums” as though they were mandatory “taxes” and/or lying to the people by telling them that participation in these programs is mandatory and not voluntary.

6. Piggybacking income taxes on top of these pseudo-enforced insurance payments, so that you can’t procure the insurance without also being a “taxpayer” who is a “public officer”.

All of the above fraud and deception is implemented using “codes” that are not positive law and which obligate no one but those who volunteer by exercising their private right to contract. The above tactics make the state into the sovereign and the people into “subjects” rather than sovereigns, because now the government has the means in place to:

1. Take as much of the earnings of the citizenry as they without being accountable for how it is spent.

2. Created a virtual antitrust monopoly on “protection” that people cannot refuse to participate in.

The above leads to inevitable and perpetual growth of the government and abuse and tyranny of the people. It turns the hierarchy of sovereignty upside down, as described later in section 11.2.9.

The U.S. Supreme Court said in Bowen v. Roy, 476 U.S. 693 (1986) the following, in regard to this particular brand of “invidious and covert” abuse of the people:

Roy also challenges Congress’ requirement that a state AFDC plan “must . . . provide (A) that, as a condition of eligibility under the plan, each applicant for or recipient of aid shall furnish to the State agency his social security account number.” 42 U.S.C. 602(a)(25) (emphasis added). 7 The [476 U.S. 693, 702] First Amendment’s guarantee that “Congress shall make no law . . . prohibiting the free exercise of religion holds an important place in our scheme of ordered liberty, but the Court has steadfastly maintained that claims of religious conviction do not automatically entitle a person to fix unilaterally the conditions and terms of dealings with the Government. Not all burdens on religion are unconstitutional. See Reynolds v. United States, 98 U.S. 145 (1879). This was treated recently in United States v. Lee:

“To maintain an organized society that guarantees religious freedom to a great variety of faiths requires that some religious practices yield to the common good. Religious beliefs can be accommodated, but there is a point at which accommodation would ‘radically restrict the operating latitude of the legislature.’” 455 U.S., at 259, 476 U.S. 693, 703]

The statutory requirement that applicants provide a Social Security number is wholly neutral in religious terms and uniformly applicable. There is no claim that there is any attempt by Congress to discriminate invidiously or any covert suppression of particular religious beliefs. The administrative requirement does not create any danger of censorship or place a direct condition on the dissemination of religious views. 9 It does not intrude on the organization of a religious institution 10 or school. It may indeed confront some applicants for benefits with choices, but in no sense does it affirmatively compel appellees, by threat of sanctions, to refrain from religiously motivated conduct 12 or to engage in conduct that they find objectionable for religious reasons. 13 Rather, it is appellees who seek benefits from the Government and who assert that, because of certain religious beliefs, they should be excused from compliance with a condition that is binding on all other persons who seek the same benefits from the Government.

This is far removed from the historical instances of religious persecution and intolerance that gave concern to those who drafted the Free Exercise Clause of the First Amendment. See generally M. Malbin, Religion and Politics: The Intentions of the Authors of the First Amendment (1978). We are not unmindful of the importance

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of many government benefits today or of the value of sincerely held religious beliefs. [476 U.S. 693, 704]

However, while we do not believe that no government compulsion is involved, we cannot ignore the reality that denial of such benefits by a uniformly applicable statute neutral on its face is of a wholly different, less intrusive nature than affirmative compulsion or prohibition, by threat of penal sanctions, for conduct that has religious implications.

This distinction is clearly revealed in the Court's opinions. Decisions rejecting religiously based challenges have often recited the fact that a mere denial of a governmental benefit by a uniformly applicable statute does not constitute infringement of religious liberty. In Hamilton v. Regents of University of California, 293 U.S. 245 (1934), for example, the Court rejected a religious challenge by students to military courses required as part of their curriculum, explaining:

"The fact that they are able to pay their way in this university but not in any other institution in California is without significance upon any constitutional or other question here involved. California has not drafted or called them to attend the university. They are seeking education offered by the State and at the same time insisting that they be excluded from the prescribed course solely upon grounds of their religious beliefs and conscientious objections to war . . . ."

Id., at 262. 14

In cases upholding First Amendment challenges, on the other hand, the Court has often relied on the showing that compulsion of certain activity with religious significance was involved. [476 U.S. 693, 705]. In West Virginia Bd. of Ed. v. Barnette, 319 U.S. 624 (1943), for example, the Court distinguished the earlier Hamilton holding and upheld a challenge to a flag salute requirement:

"Here . . . we are dealing with a compulsion of students to declare a belief . . . . This issue is not prejudiced by the Court's previous holding that where a State, without compelling attendance, extends college facilities to pupils who voluntarily enroll, it may prescribe military training as part of the course without offense to the Constitution. It was held that those who take advantage of its opportunities may not on ground of conscience refuse compliance with such conditions.

Hamilton v. Regents, 293 U.S. 245. In the present case attendance is not optional." 319 U.S., at 631-632. 15

The distinction between governmental compulsion and conditions relating to governmental benefits contained in these two cases was emphasized by JUSTICE BRENNAN in his concurring opinion in Abington School District v. Schempp, 374 U.S. 203 (1963):

"The different results of [Hamilton and Barnette] are attributable only in part to a difference in the strength of the particular state interests which the respective statutes were designed to serve. For more significant is the fact that Hamilton dealt with the voluntary attendance at college of young adults, while Barnette involved the compelled attendance of young children at elementary and secondary schools. This distinction warrants a difference in constitutional results." Id., at 252-253 (footnote omitted). [476 U.S. 693, 706]

We have repeatedly emphasized this distinction: In rejecting a Free Exercise challenge in Bob Jones University v. United States, 461 U.S. 574, 603-604 (1983), for example, we observed that the "[d]enial of tax benefits will inevitably have a substantial impact on the operation of private religious schools, but will not prevent those schools from observing their religious tenets." 16

We conclude then that government regulation that indirectly and incidentally calls for a choice between securing a governmental benefit and adherence to religious beliefs is wholly different from governmental action or legislation that criminalizes religiously inspired activity or inescapably compels conduct that some find objectionable for religious reasons. Although the denial of government benefits over religious objection can raise serious Free Exercise problems, these two very different forms of government action are not governed by the same constitutional standard. A governmental burden on religious liberty is not insulated from review simply because it is indirect. Thomas v. Review Board of Indiana Employment Security Div., 450 U.S. 707, 717-718 (1981) (citation Sherbert v. Verner, 374 U.S., at 404 ); [476 U.S. 693, 707] but the nature of the burden is relevant to the standard the government must meet to justify the burden.

The general governmental interests involved here buttress this conclusion. Governments today grant a broad range of benefits; inescapably at the same time the administration of complex programs requires certain conditions and restrictions. Although in some situations a mechanism for individual consideration will be created, a policy decision by a government that it wishes to treat all applicants alike and that it does not wish to become involved in case-by-case inquiries into the genuineness of each religious objection to such condition or restrictions is entitled to substantial deference. Moreover, legitimate interests are implicated in the need to avoid any appearance of favoring religious over nonreligious applicants.

[Bowen v. Roy, 476 U.S. 693 (1986)]

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Noteworthy in the above is that the only aspect of religious practice the U.S. Supreme Court was interested in was free expression. They didn’t seem to care about the “invidious and covert” effects of the tax system, 501(c) (3) status, or other affects upon the parishioners, nor did they address the following crucial facts which probably lead to the case to begin with:

1. That most Americans are not offered the option NOT to participate in Social Security by private employers, even though in fact it MUST be voluntary in order to be constitutional.
2. That the Social Security Administration does not offer an option for people to leave the system and get a refund of all they paid in, so that they can handle their own retirement. Instead, they LIE to the people by telling them that participation in these programs is mandatory and enforced. This results in “unjust enrichment” of the government in the case of those persons whose religious beliefs do not allow them to participate and who therefore do not draw anything out of the system.
3. There are no government forms which allow people to only withhold Social Security Insurance premiums WITHOUT also being federal “taxpayers”. Thus, the government of “state” is the beneficiary of “unjust enrichment”, whereby they collect many times the amount of revenues necessary to handle the specific service that the rate payer wants.

"Unjust enrichment doctrine. General principle that one person should not be permitted unjustly to enrich himself at expense of another, but should be required to make restitution of or for property or benefits received, retained or appropriated, where it is just and equitable that such restitution be made, and where such action involves no violation or frustration of law or opposition to public policy, either directly or indirectly. Tadlip Shores, Inc. v. Mortland, 9 Wash.App. 271, 511 P.2d. 1402, 1404. Unjust enrichment of a person occurs when he has and retains money or benefits which in justice and equity belong to another. L & A Drywall, Inc. v. Whitmore Const. Co., Inc., Utah, 608 P.2d. 626, 630.

Three elements must be established in order to sustain a claim based upon the defendant by the plaintiff: an appreciation or knowledge by the defendant of the benefit; and the acceptance or retention by this defendant of the benefit under such circumstances as to make it inequitable for the defendant to retain the benefit without the payment of its value. Everhart v. Miles, 47 Md.App. 131, 136, 422 A.2d. 28. See also Quantum meruit."


The last point above also contradicts what the U.S. Supreme Court said would happen by breaking down sovereign immunity to taxation between the states and the federal government. Here is what they said:

"A nondiscriminatory taxing measure that operates to defray the cost of a federal program by recovering a fair approximation of each beneficiary's share of the cost is surely no more offensive to the constitutional scheme than is either a tax on the income earned by state employees or a tax on a State's sale of bottled water. The National Government's interest in being compensated for its expenditures is only too apparent. More significantly perhaps, such revenue measures by their very nature cannot possess the attributes that led Mr. Chief Justice Marshall to proclaim that the power to tax is the power [435 U.S. 444, 461] to destroy. There is no danger that such measures will not be based on benefits conferred or that they will function as regulatory devices unduly burdening essential state activities. It is, of course, the case that a revenue provision that forces a State to pay its own way when performing an essential function will increase the cost of the state activity, But Graves v. New York ex rel. O'Keefe, and its predecessors, see 306 U.S. at 483 and the cases cited in n. 3, teach that an economic burden on traditional state functions without more is not a sufficient basis for sustaining a claim of immunity. Indeed, since the Constitution explicitly requires States to bear similar economic burdens when engaged in essential operations, see U.S. Const., Art. I, Sec. 8. Pennsylvania Coal Co. v. Mahon, 260 U.S. 393 (1921); (State must pay just compensation when it "takes" private property for a public purpose); U.S. Const., Art. I, 10, cl. 1; United States Trust Co. v. New Jersey, 431 U.S. 1 (1977) (even when burdensome, a State often must comply with the obligations of its contracts), it cannot be seriously contended that federal exactions from the States of their fair share of the cost of specific benefits they receive from federal programs off the constitutional scheme.

Our decisions in analogous context support this conclusion. We have repeatedly held that the Federal Government may impose appropriate conditions on the use of federal property or privileges and may require that state instrumentalities comply with conditions that are reasonably related to the federal interest in particular national projects or programs. See, e.g., Ivanhoe Irrigation Dist. v. McCracken, 357 U.S. 273, 294- 296 (1958); Oklahoma v. Civil Service Comm'n, 330 U.S. 127, 142, 144 (1947); United States v. San Francisco, 310 U.S. 16 (1940); cf. National League of Cities v. Usery, 426 U.S. 833, 853 (1976); Fry v. United States, 421 U.S. 542 (1975). A requirement that States, like all other users, pay a portion of the costs of the benefits they enjoy from federal programs is surely permissible since it is closely related to the [435 U.S. 444, 462] federal interest in recovering costs from those who benefit and since it effects no greater interference with state sovereignty than do the restrictions which this Court has approved."


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Notice the use of the phrase “federal property”. This is a synonym for “public property” or government property. The government is turning money STOLEN illegally and involuntarily from people in states of the Union, falsely “presuming” that it was contributed “voluntarily” and by consent, which rarely is the case, and then using this stolen loot, which is “public property”, as a carrot to coerce the states. The use of the term “Power to Destroy” above is also consistent with our earlier discussion in section 5.7, in which we showed that the Civil Religion of Socialism is based on the “Power to Destroy”. The Supreme Court is trying to show that it is avoiding the use of the “Power to Destroy”. In fact, it is not. Notice the phrase in the above:

“There is no danger that such measures will not be based on benefits conferred or that they will function as regulatory devices unduly burdening essential state activities.”

It turns out that the U.S. Supreme Court above were ABSOLUTELY WRONG on that point, because, in fact, the illegal enforcement and implementation of the Social Security System has been used as a means to illegally extend federal income taxation powers into states of the Union, which in fact are not even related to providing “old age insurance” offered under the Social Security System. This is covered in the next section, in fact. Participation in Socialist Security is also being offered illegally to persons who do not qualify, which includes everyone in states of the Union. See:

Why You Aren’t Eligible for Social Security, Form #06.001
http://sedm.org/Forms/FormIndex.htm

Therefore, “unjust enrichment” is occurring on a massive scale and the system has been abused and corrupted, so that the government is collecting many times the revenues it needs to support the Social Security program. This program, in fact, is the “cash cow” used to expand the federal income tax rolls to include everyone in the states of the Union, in a clear violation of Article 1, Section 9, Clause 4 and Article 1, Section 2, Clause 3 of the Constitution. Another result of this corruption is that people in states of the Union are being recruited involuntarily into involuntary federal government “servitude” as “public officers” and federal “employees”, in violation of the Thirteenth Amendment prohibition against involuntary servitude. In effect, a corrupted government is asserting “eminent domain” over the labor of everyone. See:

Why Your Government is Either a Thief or You are a “Public Officer” for Income Tax Purposes, Form #05.008
http://sedm.org/Forms/FormIndex.htm

When are the federal courts going to address this “invidious and covert” abuse of the sovereign People domiciled in states of the Union? That sin of omission by the federal and state courts is causing a massive injustice and widespread “tax slavery” of the masses to the federal government. The servant, which is the federal government that was created by the Sovereign States, has become greater than its Master, the people in the states of the Union it was created to serve and protect.

“The rights of individuals and the justice due to them, are as dear and precious as those of states. Indeed the latter are founded upon the former; and the great end and object of them must be to secure and support the rights of individuals, or else vain is government.”
[Chisholm v. Georgia, 2 U.S. (2 Dall.) 419, 1 L.Ed. 440 (1793)]

“If the time shall ever arrive when, for an object appealing, however strongly, to our sympathies, the dignity of the States shall bow to the dictation of Congress by conforming their legislation heretofore, when the power and majesty and honor of those who created shall become subordinate to the thing of their creation, I but feebly utter my apprehensions when I express my firm conviction that we shall see the beginning of the end.”
[Steward Machine Co. v. Davis, 301 U.S. 548 (1937)]

13.6 Socialist Security: The legal vehicle for breaking down the Separation of Powers and thereby extending Federal Jurisdiction into the states using Private/contract law

In the previous section, we said that the Social Security Program is being used as a means to break down the Separation Of Powers between the states and federal government. Also, in the Great IRS Hoax, Form #11.302 (http://sedm.org/Forms/FormIndex.htm), it was thoroughly demonstrated the proper very limited application of the Internal Revenue Code using the code itself and showing why its definitions are entirely consistent with the Separation of Powers Doctrine that is the foundation of the United States Constitution. See the link below for details on the Separation of Powers Doctrine:

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In this section, we will further expand these important legal concepts to show how the reach of the Internal Revenue Code is extended into states of the Union using the Social Security program, which is private law, and how this is done perfectly legally and constitutionally. The concepts in this section are very important and often go completely overlooked even by the most seasoned freedom researchers. So please read carefully.

We must always remember that there are TWO sources of jurisdiction: positive law or private contract. Congress sometimes enacts the equivalent of a “proposed private contract” that “activates” when we consent to its provisions. This type of an enactment is called a “special law” or a “private law”. Social Security and the Internal Revenue Code Subtitle A are examples of private law. For details, see:

A section of the code, such as the Internal Revenue Code or the Social Security Act, which is quoted in court can only be cited as “prima facie” evidence, according to 1 U.S.C. §204 and the legislative notes thereunder. “Prima facie” evidence is presumptive evidence. Below are some important limitations relating to the abuse of “presumption” in federal courts relating to income tax issues.

1. Based on the Supreme Court in Vlandis v. Kline, 412 U.S. 441 (1973), presumption that prejudices any constitutionally protected right is unconstitutional and may not be used in any court of law.
2. A “statutory presumption”, such as that found in 1 U.S.C. §204, relating to admission into evidence of anything that is not positive law, may only be used against a party who is not protected by the Bill of Rights.
3. Those who reside inside the federal zone and who therefore are not parties to the Constitution, may not therefore exclude “prima facie” evidence or statutes that are not “positive law” from evidence. Such a person has no Constitutional rights that can be prejudiced. Therefore, he is not entitled to “due process of law”.
4. A person who is protected by the Constitution and the Bill of Rights should have the right to exclude “prima facie” evidence in his trial because it prejudices his Constitutional Rights.
5. A court which allows any statute from the Internal Revenue Code, Title 26, into evidence in any federal court in a trial involving a person who maintains a domicile in an area covered by the Constitution is:
   5.1. Engaging in kidnapping, by moving the domicile of the party to an area that has no rights, in violation of 18 U.S.C. §1201.

Based on the above, it is VERY important to know which codes within the U.S. Code are positive law and which are not. Those that are not “positive law” may not be cited in a trial involving a person domiciled in a state of the Union and not on federal property, because such a person is covered by the Bill of Rights. The U.S. Code provides a list of Titles of the U.S. Code that are not “positive law” within the legislative notes section of 1 U.S.C. §204. Among the titles of the U.S. Code that are NOT “positive law” include:

1. Title 26: Internal Revenue Code.
2. Title 42: Social Security
3. Title 50: The Military Selective Service Act (military draft)

Yes, folks, that’s right: Americans domiciled in states of the Union may not have any sections of the above titles of the U.S. code cited in any trial involving them in a federal court, because it violates due process. They may also not have any ruling of a federal court below the Supreme Court cited as authority against them PROVIDED, HOWEVER that:

1. Provided proof of their domicile within a state of the Union. See:
   Affidavit of Citizenship, Domicile, and Tax Status, Form #02.001
   http://sedm.org/Forms/FormIndex.htm
3. Not implicated themselves as “taxpayers” by citing anything from the Internal Revenue code in their own pleading, which would be an indirect admission that they are subject to it. See:
4. Not filled out and sign any government forms that create any employment or agency between them and the federal government, such as the W-4, 1040, or SSA Form SS-5.

5. Sent in and admitted into evidence the following:

[Resignation of Compelled Social Security Trustee, Form #06.002
http://sedm.org/Forms/FormIndex.htm]

The most prevalent occasion where the above requirements are violated with most Americans is applying for the Social Security program using the SSA Form SS-5. Completing, signing, and submitting that form creates an agency and employment with the federal government. The submitter becomes a Trustee and a federal “employee” under federal law, and therefore accepts federal jurisdiction from that point forward. We have written an exhaustive free pamphlet that analyzes all the reasons why this is the case, which may be found at:

[Resignation of Compelled Social Security Trustee, Form #06.002
http://sedm.org/Forms/FormIndex.htm]

The above pamphlet also serves the double capacity of an electronically fillable form you can send in to eliminate this one important source of federal jurisdiction and restore your sovereignty so that the Internal Revenue Code may not be cited as authority against you in a court of law.

The reason why signing up for Social Security creates a nexus for federal jurisdiction and a means to cite it against the average American in the states is that:

1. Signing up for Social Security makes one into a “Trustee”, agent, and fiduciary of the United States government under 26 U.S.C. §6903. The United States government is a foreign corporation with respect to a state of the Union, but it becomes a “domestic” corporation when you are acting as an “employee” and agent.

“The United States Government is a foreign corporation with respect to a state.” [N.Y. v. re Merriam 36 N.E. 501: 141 N.Y. 479; affirmed 16 S.Ct. 1073; 41 L.Ed. 287] [underlines added]”

[19 Corpus Juris Secundum (C.J.S.), Corporations, §884 (2003)]

2. The United States Government is defined as a “federal corporation” in 28 U.S.C. §3002(15)(A):

TITLE 28 - JUDICIARY AND JUDICIAL PROCEDURE
PART VI - PARTICULAR PROCEEDINGS
CHAPTER 176 - FEDERAL DEBT COLLECTION PROCEDURE
SUBCHAPTER A - DEFINITIONS AND GENERAL PROVISIONS
Sec. 3002, Definitions

(15) “United States” means -
(A) a Federal corporation;
(B) an agency, department, commission, board, or other entity of the United States; or
(C) an instrumentality of the United States.

3. The Trust you are acting as a Trustee for is an “employee” of the United States government within the meaning of the Internal Revenue Code under 26 C.F.R. §31.3401(c) -1.

4. You, when acting as a Trustee, are an “officer or employee” of a federal corporation called the “United States”.

5. The legal “domicile” of the Trust you are acting on behalf of is the “District of Columbia”. This is where the “res” or “corpus” of the Social Security Trust has its only legal existence as a “person”. See:

[Why Domicile and Becoming a “Taxpayer” Require Your Consent, Form #05.002
http://sedm.org/Forms/FormIndex.htm]

6. The Social Security Number is the “Trustee License Number”. Whenever you write your name anywhere on a piece of paper, and especially in conjunction with your all caps name, such as “JOHN SMITH”, you are indicating that you are acting in a Trustee capacity. The only way to remove such a presumption is to black out the number or not put it on the form, and then to correct whoever sent you the form or notice to clarify that you are not acting as a Trustee or government employee, but instead are acting as a natural person. See:

[About SSNs and TINs on Government Forms and Correspondence, Form #04.104
http://sedm.org/Forms/FormIndex.htm]
7. As an “officer or employee of a corporation”, you are the proper subject of the penalty and criminal provisions of the Internal Revenue Code under:
   7.1. 26 U.S.C. §6671(b)
   7.2. 26 U.S.C. §7334

8. The Internal Revenue Code becomes enforceable against you without the need for implementing regulations. The following statutes say that implementing regulations published in the Federal Register are not required in the case of federal employees or contractors:
   8.1. 5 U.S.C. §553(a)(2)
   8.2. 44 U.S.C. §1505(a)(1)

9. As a Trustee over the Social Security Trust, you are a “public officer” engaged in a “trade or business” as defined in 26 U.S.C. §7701(a)(26). Consequently, the earnings of the federal corporation you preside over as Trustee are taxable under the Internal Revenue Code. You are exercising the functions of a “public office” because you are exercising fiduciary duty over payments paid to the Federal Government. You are in business with Uncle Sam and essentially become a “Kelly Girl”. Income taxes are really just the “profits” of the Social Security trust created when you signed up for the program, which are “kicked back” to the mother corporation called the “United States”.

10. All items that you take deductions on under 26 U.S.C. §162, earned income credit under 26 U.S.C. §32, or a graduated rate of tax under 26 U.S.C. §1 become “effectively connected with a trade or business”, which is a code word for saying that they are public property, because a “trade or business” is a “public office”. This “trade or business” then becomes a means of earning you “revenue” or “profit” as a private individual, because it serves to reduce your tax liability as a Trustee filing 1040 returns for the Social Security Trust. What the government won’t tell you, however, is that the best way to reduce your federal tax liability is simply to either not sign up for Social Security to begin with, or to quit immediately, nor are they going to show you how to quit! See the following article for more details on “The trade or business scam” for further details:

The “Trade or Business” Scam, Form #05.001
http://sedm.org/Forms/FormIndex.htm

11. Below is what the Supreme Court said about all property you donated for “public use” by the Trust in acquiring reduced tax liability:

“Surely the matters in which the public has the most interest are the supplies of food and clothing; yet can it be that by reason of this interest the state may fix the price at which the butcher must sell his meat, or the vendor of boots and shoes his goods? Men are endowed by their Creator with certain unalienable rights; life, liberty, and the pursuit of happiness; and to ‘secure,’ not grant or create, these rights, governments are instituted. That property which a man has honestly acquired he retains full control of, subject to these limitations: First, that he shall not use it to his neighbor’s injury, and that does not mean that he must use it for his neighbor’s benefit; second, that if he devotes it to a public use, he gives to the public a right to control that use; and third, that whenever the public needs require, the public may take it upon payment of due compensation.

[Budd v. People of State of New York, 143 U.S. 517 (1892)]

Therefore, whatever you take deductions on comes under the jurisdiction of the Internal Revenue Code, which is the vehicle by which the “public” controls the use of your formerly private property. Every benefit has a string attached, and in this case, the string is that you as Trustee, and all property you donate for temporary use by the Trust then comes under the jurisdiction of the Internal Revenue Code and the Social Security Act.

12. Your Trust employer, the “United States” foreign corporation, is your new boss. As your new boss, it does not need territorial jurisdiction over you. All it needs is “in rem” jurisdiction over the property you donated to the trust, which includes all your earnings. That jurisdiction derives from Article 4, Section 3, Clause 2 of the Constitution. All this property, while it is donated to a public use, becomes federal property under government management. That is why the Slave Surveillance Number is assigned to all accounts: to track government property, contracts, and employees.

13. Because the property already is government property while you are using it in connection with a “trade or business”, then you implicitly have already given the government permission to repossess that which always was theirs. That is why they can issue a “Notice of Levy” without any judicial process and immediately and conveniently take custody of your bank accounts, personal property, and retirement funds: Because they have the mark of the Beast, the Slave Surveillance Number on them, which means you already gave them to your new benefactor and caretaker, the United States Government.

14. The United States Government does not need territorial jurisdiction over you in order to drag you into federal court while you are acting as one of its Trustees and fiduciaries under 26 U.S.C. §6903. Any matter relating to federal contracts, whether they are Trust Contracts or federal employment contracts (with the “Trustee”), may ONLY be heard in a federal court. It is a violation of the separation of powers doctrine for a state to hear a matter which might affect
the federal government. See *Alden v. Maine*, 527 U.S. 706 (1999). Federal Jurisdiction over Trustees is indeed
“subject matter jurisdiction”, but it doesn’t derive primarily from the Internal Revenue Code. Instead it derives from
the agency and contract you maintain as a “Trustee”:

American Jurisprudence, 2d
United States
§ 42 Interest on claim [77 Am Jur 2d UNITED STATES]

The interest to be recovered as damages for the delayed payment of a contractual obligation to the United
States is not controlled by state statute or local common law. 75 In the absence of an applicable federal statute,
the federal courts must determine according to their own criteria the appropriate measure of damages. 76
State law may, however, be adopted as the federal law of decision in some instances. 77
[American Jurisprudence 2d, United States, §42: Interest on Claim (1999)]

15. The U.S. Supreme Court has always given wide latitude to the Legislative and Executive branches of the government
to manage their own “employees”, which includes both its Social Security Trusts and the Trustees who are exercising
agency over the Trust and its corpus or property. You better bow down and worship your new boss: Uncle Sam!

A few authorities supporting why the Federal Government may not cite federal statutes or case law against those who are
not its employees or contractors follows:

1. Federal courts are administrative courts which only have jurisdiction within the federal zone and over maritime
jurisdiction in territorial waters under the exclusive jurisdiction of the general/federal government. Federal judicial
districts consist entirely of the federal territory within the exterior boundaries of the district, and do not encompass land

2. Internal Revenue Manual (I.R.M.), Section 4.10.7.2.9.8 says that the IRS cannot cite rulings below the Supreme Court
to apply to more than the specific person who litigated:

Internal Revenue Manual
Section 4.10.7.2.9.8 (05-14-1999)
Importance of Court Decisions

1. Decisions made at various levels of the court system are considered to be interpretations of tax laws and
may be used by either examiners or taxpayers to support a position.

2. Certain court cases lend more weight to a position than others. A case decided by the U.S. Supreme Court
becomes the law of the land and takes precedence over decisions of lower courts. The Internal Revenue Service
must follow Supreme Court decisions. For examiners, Supreme Court decisions have the same weight as the
Code.

3. Decisions made by lower courts, such as Tax Court, District Courts, or Claims Court, are binding on the
Service only for the particular taxpayer and the years litigated. Adverse decisions of lower courts do not
require the Service to alter its position for other taxpayers.

3. There is no federal common law within states of the Union, according to the Supreme Court in *Erie Railroad v.
Tompkins*, 304 U.S. 64 (1938). Consequently, the rulings of federal district and circuit courts have no relevancy to
state citizens domiciled in states of the union who do not declare themselves to be “U.S. citizens” under 8 U.S.C.
§1401 and who would litigate under diversity of citizenship, as described in 28 U.S.C. §1332.

“There is no Federal Common Law, and Congress has no power to declare substantive rules of Common Law
applicable in a state. Whether they be local or general in their nature, be they commercial law or a part of the
Law of Torts”
[Erie Railroad v. Tompkins, 304 U.S. 64 (1938)]

“Common law. As distinguished from statutory law created by the enactment of legislatures, the common law
comprises the body of those principles and rules of action, relating to the government and security of persons
and property, which derive their authority solely from usages and customs of immemorial antiquity, or from the
judgments and decrees of the courts recognizing, affirming, and enforcing such usages and customs and, in this
sense, particularly the ancient unwritten law of England. In general, it is a body of law that develops and
derives through judicial decisions, as distinguished from legislative enactments. The “common law” is all the
statutory and case law background of England and the American colonies before the American revolution.
People v. Rehman, 253 C.A.2d, 119, 61 Cal.Rptr. 65, 85. It consists of those principles, usage and rules of
action applicable to government and security of persons and property which do not rest for their authority upon any express and positive declaration of the will of the legislature. Bishop v. U.S., D.C.Tex., 334 F.Supp. 415, 418.

"Calif. Civil Code, Section 22.2, provides that the "common law of England, so far as it is not repugnant to or inconsistent with the Constitution of the United States, or the Constitution or laws of this State, is the rule of decision in all the courts of this State."

"In a broad sense, "common law" may designate all that part of the positive law, juristic theory, and ancient custom of any state or nation which is of general and universal application, thus marking off special or local rules or customs.

"For federal common law, see that title.

"As a compound adjective "common-law" is understood as contrasted with or opposed to "statutory," and sometimes also to "equitable" or to "criminal."


4. The Rules of Decision Act, 28 U.S.C. §1652, requires that the laws of the states of the Union are the only rules of decision in federal courts. This means that federal courts MUST cite state law and not federal law in all tax cases and MAY NOT cite federal case law.

5. The Federal Rules of Civil Procedure, Rule 17(b) say that the capacity to sue or be sued is determined by the law of the individual’s domicile. This means that if a person is domiciled in a state and not within an enclave, then state law are the rules of decision rather than federal law. Since state income tax liability in nearly every state is dependent on a federal liability first, this makes an income tax liability impossible for those domiciled outside the federal zone.

Therefore, the private citizen who has:

1. Provided proof of their domicile within a state of the Union. See:  
   Affidavit of Citizenship, Domicile, and Tax Status, Form #02.001  
   http://sedm.org/Forms/FormIndex.htm


3. Not implicated themselves as “taxpayers” by citing anything from the Internal Revenue code in their own pleading, which would be an indirect admission that they are subject to it. See:  
   http://famguardian.org/Subjects/Taxes/Articles/TaxpayerVNonTaxpayer.htm

4. Not filled out and sign any government forms that create any employment or agency between them and the federal government, such as the W-4, 1040, or SSA Form SS-5.

5. Sent in and admitted into evidence the following:  
   Resignation of Compelled Social Security Trustee, Form #06.002  
   http://sedm.org/Forms/FormIndex.htm

...is unconditionally Sovereign and may not lawfully be dragged into a federal court for an income tax matter or any other federal employment or contract or civil matter. All parties wishing to litigate against them must instead do so in a state, not federal court. The federal courts may not therefore be used to destroy or undermine their sovereignty without violating the Constitution. Below is the reason why, in the context of States of the Union, but the justification is equally pertinent to the people they were created to serve and protect, at least in the context of their own right to self-governance and self-determination:

Although the Constitution grants broad powers to Congress, our federalism requires that Congress treat the States in a manner consistent with their status as residiary sovereigns and joint participants in the governance of the Nation. See, e.g., United States v. Lopez, 514 U.S., at 583 (concurrence); Printz, 521 U.S., at 935; New York, 505 U.S., at 188. The founding generation thought it "neither becoming nor convenient that the several States of the Union, invested with that large residuum of sovereignty which had not been delegated to the United States, should be summoned as defendants to answer the complaints of private persons." In re Ayers, 123 U.S., at 505. The principle of sovereign immunity preserved by constitutional design "thus accords the States the respect owed them as members of the federation." Puerto Rico Aqueduct and Sewer Authority, 506 U.S., at 146; accord, Cœur d'Alene Tribe, supra, at 268 (recognizing "the dignity and respect afforded a State, which the immunity is designed to protect.")

Petitioners contend that immunity from suit in federal court suffices to preserve the dignity of the States. Private suits against nonconsenting States, however, present "the indignity of subjecting a State to the coercive
process of judicial tribunals at the instance of private parties.” In re Ayers, supra, at 505; accord, Seminole Tribe, 517 U.S., at 58, regardless of the forum. Not only must a State defend or default but also it must face the prospect of being thrust, by federal fiat and against its will, into the disfavored status of a debtor, subject to the power of private citizens to levy on its treasury or perhaps even government buildings or property which the State administers on the public’s behalf.

In some ways, of course, a congressional power to authorize private suits against nonconsenting States in their own courts would be even more offensive to state sovereignty than a power to authorize the suits in a federal forum. Although the immunity of one sovereign in the courts of another has often depended in part on comity or agreement, the immunity of a sovereign in its own courts has always been understood to be within the sole control of the sovereign itself. See generally Hall, 440 U.S., at 414-418. A power to press a State’s own courts into federal service to coerce the other branches of the State, furthermore, is the power first to turn the State against itself and ultimately to commandeer the entire political machinery of the State against its will and at the behest of individuals. Cf. Coeur d’Alene Tribe, supra, at 276. Such plenary federal control of state governmental processes denigrates the separate sovereignty of the States.

It is unquestioned that the Federal Government retains its own immunity from suit not only in state tribunals but also in its own courts. In light of our constitutional system recognizing the essential sovereignty of the States, we are reluctant to conclude that the States are not entitled to a reciprocal privilege.

Underlying constitutional form are considerations of great substance. Private suits against nonconsenting States—especially suits for money damages—may threaten the financial integrity of the States. It is indisputable that, at the time of the founding, many of the States could have been forced into insolvency but for their immunity from private suits for money damages. Even today, an unlimited congressional power to authorize suits in state court to levy upon the treasuries of the States for compensatory damages, attorney’s fees, and even punitive damages could create staggering burdens, giving Congress a power and a leverage over the States that is not contemplated by our constitutional design. The potential national power would pose a severe and notorious danger to the States and their resources.

A congressional power to strip the States of their immunity from private suits in their own courts would pose more subtle risks as well. "The principle of immunity from litigation assures the states and the nation from unanticipated intervention in the processes of government," Great Northern Life Ins. Co. v. Read, 322 U.S., at 53. When the States’ immunity from private suits is disregarded, "the course of their public policy and the administration of their public affairs" may become “subject to and controlled by the mandates of judicial tribunals without their consent, and in favor of individual interests.” In re Ayers, supra, at 505. While the States have relinquished their immunity from suit in some special contexts—at least as a practical matter—see Part III, infra, this surrender carries with it substantial costs with the autonomy, the decisionmaking ability, and the sovereign capacity of the States.

A general federal power to authorize private suits for money damages would place unwarranted strain on the States’ ability to govern in accordance with the will of their citizens. Today, as at the time of the founding, the allocation of scarce resources among competing needs and interests lies at the heart of the political process. While the judgment creditor of the State may have a legitimate claim for compensation, other important needs and worthwhile ends compete for access to the public fisc. Since all cannot be satisfied in full, it is inevitable that difficult decisions involving the most sensitive and political of judgments must be made. If the principle of representative government is to be preserved to the States, the balance between competing interests must be reached after deliberation by the political process established by the citizens of the State, not by judicial decree mandated by the Federal Government and invoked by the private citizen. "It needs no argument to show that the political power cannot be thus ousted of its jurisdiction and the judiciary set in its place.” Louisiana v. Jumel, 107 U.S. 711, 727-728 (1883).

By “splitting[ ] the atom of sovereignty,” the founders established “two orders of government, each with its own direct relationship, its own privy, its own set of mutual rights and obligations to the people who sustain it and are governed by it.” Saenz v. Roe, 526 U.S. ____, ____, n. 17 (1999), quoting U.S. Term Limits, Inc. v. Thornton, 514 U.S. 779, 838 (1995) (concurring opinion). “The Constitution thus contemplates that a State’s government will represent and remain accountable [only] to its own citizens [and not to the federal government].” Printz, 521 U.S., at 920. When the Federal Government asserts authority over a State’s most fundamental political processes, it strikes at the heart of the political accountability so essential to our liberty and republican form of government.

The asserted authority would blur not only the distinct responsibilities of the State and National Governments but also the separate duties of the judicial and political branches of the state governments, displacing “state decisions that go to the heart of representative government.” Gregory v. Ashcroft, 530 U.S. 452, 461 (1991). A State is entitled to order the processes of its own governance, assigning to the political branches, rather than the courts, the responsibility for directing the payment of debts. See id., at 460 (“Through the structure of its government, and the character of those who exercise government authority, a State defines itself as a sovereign”). If Congress could displace a State’s allocation of governmental power and responsibility, the judicial branch of the State, whose legitimacy derives from fidelity to the law, would be compelled to assume a role not only foreign to its experience but beyond its competence as defined by the very constitution from which its existence derives.
Congress cannot abrogate the States' sovereign immunity in federal court; were the rule to be different here, the National Government would wield greater power in the state courts than in its own judicial instrumentalities.

Cf. Howlett, 496 U.S. at 365 (noting the anomaly that would arise if 'a State might be forced to entertain in its own courts suits from which it was immune in federal court'); Hilton, 502 U.S. at 206 (recognizing the "federalism-related concerns that arise when the National Government uses the state courts as the exclusive forum to permit recovery under a congressional statute").

[Alden v. Maine, 527 U.S. 706 (1999)]

Furthermore, any government representative, and especially who is from the Dept. of Justice or the IRS, who cites a case below the Supreme Court or any section from the Internal Revenue Code or Title 42 of the U.S. Code in the case of a person who is a “national” but not a “citizen” under federal law, who maintains a domicile in a state of the Union and not within federal jurisdiction, and who is not a “Trustee” or federal “employee” or contractor, is:

1. Abusing case law for political purposes, usually with willful intent to deceive the hearer.
2. Violating Federal Rule of Civil Procedure 17(b), which establishes that the only law and case law that may be cited in any federal trial is the law that derives from the domicile of the party.

Federal courts, incidentally, are NOT allowed to involve themselves in such “political questions”, and therefore should not allow this type of abuse of case law, but judges with a conflict of interest and who are fond of increasing their retirement benefits often will acquiesce if you don’t call them on it as an informed American. This kind of bias on the part of federal judges, incidentally, is highly illegal under 28 U.S.C. §144 and 28 U.S.C. §455. Below is what the Supreme Court said about the authority of itself, and by implication all other federal courts, to involve itself in strictly political matters:

"But, fortunately for our freedom from political excitement in judicial duties, this court [the U.S. Supreme Court] can never with propriety be called on officially to be the umpire in questions merely political. The adjustment of these questions belongs to the people and their political representatives, either in the State or general government. These questions relate to matters not to be settled on strict legal principles. They are adjusted rather by inclination, or prejudice or compromise, often."

[...]

Another evil, alarming and little foreseen, involved in regarding these as questions for the final arbitration of judges would be that, in such an event, all political privileges and rights would, in a dispute among the people, depend on our decision finally. We would possess the power to decide against, as well as for, them, and, under a prejudiced or arbitrary judiciary, the public liberties and popular privileges might thus be much perverted, if not entirely prostrated. But, allowing the people to make constitutions and unmake them, allowing their representatives to make laws and unmake them, and without our interference as to their principles or policy in doing it, yet, when constitutions and laws are made and put in force by others, then the courts, as empowered by the State or the Union, commence their functions and may decide on the rights which conflicting parties can legally set up under them, rather than about their formation itself. Our power begins after their [the Sovereign People] ends. Constitutions and laws precede the judiciary, and we act only under and after them, and as to disputed rights beneath them, rather than disputed points in making them. We speak what is the law, jus dicere, we speak or construe what is the constitution, after both are made, but we make, or revise, or control neither. The disputed rights beneath constitutions already made are to be governed by precedents, by sound legal principles, by positive legislation [e.g., "positive law"], clear contracts, moral duties, and fixed rules; they are per se questions of law, and are well suited to the education and habits of the bench. But the other disputed points in making constitutions, depending often, as before shown, on policy, inclination, popular resolves and popular will and arising not in respect to private rights, not what is mean and tuum, but in relation to politics, they belong to politics, and they are settled by political tribunals, and are too dear to a people bred in the school of Sydney and Russel for them ever to intrust their final decision, when disputed, to a class of men who are so far removed from them as the judiciary, a class also who might decide them erroneously, as well as right, and if in the former way, the consequences might not be able to be averted except by a revolution, while a wrong decision by a political forum can often be peacefully corrected by new elections or instructions in a single month; and if the people, in the distribution of powers under the constitution, should ever think of making judges supreme arbiters in political controversies when not selected by nor, frequently, amenable to them nor at liberty to follow such various considerations in their judgments as [48 U.S. 53] belong to mere political questions, they will dethrone themselves and lose one of their own invaluable birthrights; building up in this way -- slowly, but surely -- a new sovereign power in the republic, in most respects irresponsible and unchangeable for life, and one more dangerous, in theory at least, than the worst elective oligarchy in the worst of times. Again, instead of controlling the people in political affairs, the judiciary in our system was designed rather to control individuals, on the one hand, when encroaching, or to defend them, on the other, under the Constitution and the laws, when they are encroached upon. And if the judiciary at times seems to fill the important station of a check in the government, it is rather a check on the legislature, who may attempt to pass laws contrary to the Constitution, or on the executive, who may violate both the laws and Constitution, than on the people themselves in their primary capacity as makers and amenders of constitutions."
We know that the content of this section may appear strange at first reading, but after you have gone back and read the Resignation of Compelled Social Security Trustee document, there is simply no other logical conclusion that a person can reach based on the overwhelming evidence presented there that so clearly describes how the Social Security program operates from a legal perspective.

A number of tax honesty advocates will attempt to cite 26 U.S.C. §7701(a)(9) and (a)(10) as proof that federal jurisdiction does not extend into the states for the purposes of the Internal Revenue Code.

TITLE 26 > Subtitle F > CHAPTER 79 > Sec. 7701. [Internal Revenue Code]
Sec. 7701. - Definitions

(a)(9) United States

The term "United States" when used in a geographical sense includes only the States and the District of Columbia.

(a)(10) State

The term "State" shall be construed to include the District of Columbia, where such construction is necessary to carry out provisions of this title.

Federal district and circuit courts have been known to label such arguments based on these definitions in the Internal Revenue Code as "frivolous". Their reasons for doing so have never been completely or truthfully revealed anywhere but here, to the best of our knowledge. Now that we know how the government ropes sovereign Americans into their jurisdiction based on the analysis in this section, we also know that it is indeed "frivolous" to state that federal jurisdiction does not extend into the states in the case of those who are "Trustees" or federal "employees" or federal contractors, such as those who participate in Social Security. Since we know that the legal domicile of the Trust is indeed the District of Columbia, we also know that anyone who litigates in a federal court and does not deny all of the following will essentially be presumed to be a federal "employee" and Trustee acting on behalf of the Social Security Trust:

1. The all caps name in association with him. His proper name is the lower case Christian Name. The all caps name is the name of the Social Security Trust that was created when you completed and submitted the SSA Form SS-5 to sign up for Social Security.
2. The Trustee license number called the Social Security Number associated with him. If you admit the number is yours, then you admit that you are acting as a Social Security Trustee. Only trustees can use the license number. Instead, all uses must be identified as compelled. Responsibility for a compelled act falls on the person instituting the compulsion, and not the actor. See: Why It is Illegal for Me to Request or Use a Taxpayer Identification Number, Form #04.205 http://sedm.org/Forms/Formlndex.htm
3. The receipt of income connected to a “trade or business” on form 1099’s. All earnings identified on a 1099 are “presumed” to be “effectively connected with a trade or business”, which is a “public office” in the United States government as a “Trustee” and fiduciary over federal payments.
4. The receipt of “wage” income in connection with a W-4. Receipt of “wages” are evidence from 26 C.F.R. §31.3401(a)-3(a) that you consented to withhold and participate in Social Security.
5. The existence of consent in signing the SSA Form SS-5. The Trust contract created by this form cannot be lawful so long as it was either signed without your consent or was signed for you by your parents without your informed consent.

13.7 "Public" v. "Private" employment: You will be ILLEGALLY Treated as a Public Officer if you Apply for or Receive Government “Benefits”\(^\text{113}\)

\(^{113}\) Extracted from Great IRS Hoax, Form #11.302, Section 5.2.7, ver. 4.11. See: http://famguardian.org/Publications/GreatIRSHoax/GreatIRSHoax.htm

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Form 05.016, Rev. 6-2-2014, ver. 1.12

EXHIBIT:_______
and capital into competition with those of any other man or order of men. The sovereign is completely
discharged from a duty, in the attempting to perform which he must always be exposed to innumerable
delusions, and for the proper performance of which no human wisdom or knowledge could ever be sufficient:
the duty of superintending the industry of private people.”
[Adam Smith, An Inquiry into the Nature and Causes of the Wealth of Nations (1776)]

The U.S. Supreme Court has said many times that the ONLY purpose for lawful, constitutional taxation is to collect
revenues to support ONLY the machinery and operations of the government and its “employees”. This purpose, it calls a
“public use” or “public purpose”:

“The power to tax is, therefore, the strongest, the most pervading of all powers of government, reaching
directly or indirectly to all classes of the people. It was said by Chief Justice Marshall, in the case of
McCulloch v. Md., 4 Wheat. 431, that the power to tax is the power to destroy. A striking instance of the truth
of the proposition is seen in the fact that the existing tax of ten per cent, imposed by the United States on the
circulation of all other banks than the National Banks, drove out of existence every “state bank of circulation
without a year after its passage. This power can be readily employed against one class of individuals and
in favor of another, so as to ruin the one class and give unlimited wealth and prosperity to the other, if there is
no implied limitation of the uses for which the power may be exercised.

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

Nor is it taxation. ‘A tax,’ says Webster’s Dictionary, ‘is a rate or sum of money assessed on the person or
property of a citizen by government for the use of the nation or State.’ ‘Taxes are burdens or charges
imposed by the Legislature upon persons or property to raise money for public purposes.’ Cooley, Const.
Lim., 479.

Coulter, J., in Northern Liberties v. St. John’s Church, 13 Pa.St. 104 says, very forcibly, ‘I think the common
mind has everywhere taken in the understanding that taxes are a public imposition, levied by authority of the
government for the purposes of carrying on the government in all its machinery and operations—that they
are imposed for a public purpose.’ See, also Pray v. Northern Liberties, 31 Pa.St. 69; Matter of Mayor of N.Y.,
T1 Johns., 77; Camden v. Allen, 2 Dutch., 398; Sharpless v. Mayor, supra; Hanson v. Vernon, 27 Ia., 47;
Whiting v. Fond du Lac, supra.”
[Loan Association v. Topeka, 20 Wall. 655 (1874)]

“A tax, in the general understanding of the term and as used in the constitution, signifies an exaction for the
support of the government. The word has never thought to connote the expropriation of money from one group
for the benefit of another.”
[U.S. v. Butler, 297 U.S. 1 (1936)]

Black’s Law Dictionary defines the word “public purpose” as follows:

“Public purpose. In the law of taxation, eminent domain, etc., this is a term of classification to distinguish the
objects for which, according to settled usage, the government is to provide, from those which, by the like usage,
are left to private interest, inclination, or liberality. The constitutional requirement that the purpose of any tax,
police regulation, or particular exertion of the power of eminent domain shall be the convenience, safety, or
welfare of the entire community and not the welfare of a specific individual or class of persons [such as, for
instance, federal benefit recipients as individuals], “Public purpose” that will justify expenditure of public
money generally means such an activity as will serve as benefit to community as a body and which at same time
is directly related function of government. Pack v. Southwestern Bell Tel. & Tel. Co., 215 Tenn. 503, 387
S.W.2d. 789, 794.

The term is synonymous with governmental purpose. As employed to denote the objects for which taxes may be
levied, it has no relation to the urgency of the public need or to the extent of the public benefit which is to
follow; the essential requisite being that a public service or use shall affect the inhabitants as a community,
and not merely as individuals. A public purpose or public business has for its objective the promotion of the
public health, safety, morals, general welfare, security, prosperity, and contentment of all the inhabitants or
residents within a given political division, as, for example, a state, the sovereign powers of which are exercised
to promote such public purpose or public business.”

A related word defined in Black’s Law Dictionary is “public use”:
Public use. Eminent domain. The constitutional and statutory basis for taking property by eminent domain.

For condemnation purposes, "public use" is one which confers some benefit or advantage to the public; it is not confined to actual use by public. It is measured in terms of right of public to use proposed facilities for which condemnation is sought and, as long as public has right of use, whether exercised by one or many members of public, a "public advantage" or "public benefit" accrues sufficient to constitute a public use. Montana Power Co. v. Bokma, Mont., 457 P.2d 769, 772, 773.

Public use, in constitutional provisions restricting the exercise of the right to take property in virtue of eminent domain, means a use concerning the whole community distinguished from particular individuals. But each and every member of society need not be equally interested in such use, or be personally and directly affected by it; if the object is to satisfy a great public want or exigency, that is sufficient. Ringe Co. v. Los Angeles County, 262 U.S. 700, 43 S.Ct. 689, 692, 67 L.Ed. 1186. The term may be said to mean public usefulness, utility, or advantage, or what is productive of general benefit. It may be limited to the inhabitants of a small or restricted locality, but must be in common, and not for a particular individual. The use must be a needful one for the public, which cannot be surrendered without obvious general loss and inconvenience. A "public use" for which land may be taken defies absolute definition for it changes with varying conditions of society, new appliances in the sciences, changing conceptions of scope and functions of government, and other differing circumstances brought about by an increase in population and new modes of communication and transportation. Katz v. Brandon, 156 Conn. 521, 245 A.2d. 579, 586.

See also Condemnation; Eminent domain. [Black's Law Dictionary, Sixth Edition, p. 1232]

Black's Law Dictionary also defines the word "tax" as follows:

"Tax: A charge by the government on the income of an individual, corporation, or trust, as well as the value of an estate or gift. The objective in assessing the tax is to generate revenue to be used for the needs of the public.

A pecuniary [relating to money] burden laid upon individuals or property to support the government, and is a payment exacted by legislative authority. In re Mytinger, D.C.Tex. 31 F.Supp. 977,978,979. Essential characteristics of a tax are that it is NOT A VOLUNTARY PAYMENT OR DONATION, BUT AN ENFORCED CONTRIBUTION, EXACTED PURSUANT TO LEGISLATIVE AUTHORITY. Michigan Employment Sec. Commission v. Patt, 4 Mich.App. 228, 144 N.W.2d. 663, 665. ..." [Black's Law Dictionary, Sixth Edition, p. 1457]

So in order to be legitimately called a “tax” or “taxation”, the money we pay to the government must fit all of the following criteria:

1. The money must be used ONLY for the support of government.
2. The subject of the tax must be “liable”, and responsible to pay for the support of government under the force of law.
3. The money must go toward a “public purpose” rather than a “private purpose”.
4. The monies paid cannot be described as wealth transfer between two people or classes of people within society.
5. The monies paid cannot aid one group of private individuals in society at the expense of another group, because this violates the concept of equal protection of law for all citizens found in section 1 of the Fourteenth Amendment.

If the monies demanded by government do not fit all of the above requirements, then they are being used for a “private” purpose and cannot be called “taxes” or “taxation”, according to the Supreme Court. Actions by the government to enforce the payment of any monies that do not meet all the above requirements can therefore only be described as:

1. Theft and robbery by the government in the guise of “taxation”
2. Government by decree rather than by law
4. Tyranny
5. Socialism
6. Mob rule and a tyranny by the “have-nots” against the “haves”
7. 18 U.S.C. §241: Conspiracy against rights. The IRS shares tax return information with states of the union, so that both of them can conspire to deprive you of your property.
8. 18 U.S.C. §242: Deprivation of rights under the color of law. The Fifth Amendment says that people in states of the Union cannot be deprived of their property without due process of law or a court hearing. Yet, the IRS tries to make it appear like they have the authority to just STEAL these people’s property for a fabricated tax debt that they aren’t even legally liable for.

9. 18 U.S.C. §247: Damage to religious property; obstruction of persons in the free exercise of religious beliefs


11. 18 U.S.C. §876: Mailing threatening communications. This includes all the threatening notices regarding levies, liens, and idiotic IRS letters that refuse to justify why government thinks we are “liable”.

12. 18 U.S.C. §880: Receiving the proceeds of extortion. Any money collected from Americans through illegal enforcement actions and for which the contributors are not “liable” under the law is extorted money, and the IRS is in receipt of the proceeds of illegal extortion.

13. 18 U.S.C. §1581: Peonage, obstructing enforcement. IRS is obstructing the proper administration of the Internal Revenue Code and the Constitution, which require that they respect those who choose NOT to volunteer to participate in the federal donation program identified under subtitle A of the I.R.C.

14. 18 U.S.C. §1583: Enticement into slavery. IRS tries to enlist “nontaxpayers” to rejoin the ranks of other peons who pay taxes they aren't demonstrably liable for, which amount to slavery.

15. 18 U.S.C. §1589: Forced labor. Being forced to expend one’s personal time responding to frivolous IRS notices and pay taxes on my labor that I am not liable for.

The U.S. Supreme Court has further characterized all efforts to abuse the tax system in order to accomplish “wealth transfer” as “political heresy” that is a denial of republican principles that form the foundation of our Constitution, when it issued the following strong words of rebuke. Incidentally, the case below also forms the backbone of reasons why the Internal Revenue Code can never be anything more than private law that only applies to those who volunteer into it:

“The Legislature may enjoin, permit, forbid, and punish; they may declare new crimes; and establish rules of conduct for all its citizens in future cases; they may command what is right, and prohibit what is wrong; but they [the government] cannot change innocence [a “nontaxpayer”] into guilt [a “taxpayer”]; or punish innocence as a crime [criminalize prosecute a “nontaxpayer” for violation of the tax laws]; or violate the right of an antecedent lawful private contract; or the right of private property. To maintain that our Federal, or State, Legislature possesses such powers [of THEFT and FRAUD], if they had not been expressly restrained, would, in my opinion, be a political heresy, altogether inadmissible in our free republican governments.”

[Calder v. Bull, 3 U.S. 386 (1798)]

We also cannot assume or suppose that our government has the authority to make “gifts” of monies collected through its taxation powers, and especially not when paid to private individuals or foreign countries because:

1. The Constitution DOES NOT authorize the government to “gift” money to anyone within states of the Union or in foreign countries, and therefore, this is not a Constitutional use of public funds, nor does unauthorized expenditure of such funds produce a tangible public benefit, but rather an injury, by forcing those who do not approve of the gift to subsidize it and yet not derive any personal benefit whatsoever for it.

2. The Supreme Court identifies such abuse of taxing powers as “robbery in the name of taxation” above.

Based on the foregoing analysis, we are then forced to divide the monies collected by the government through its taxing powers into only two distinct classes. We also emphasize that every tax collected and every expenditure originating from the tax paid MUST fit into one of the two categories below:

Table 7: Two methods for taxation

<table>
<thead>
<tr>
<th>#</th>
<th>Characteristic</th>
<th>Public use/purpose</th>
<th>Private use/purpose</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Authority for tax</td>
<td>U.S. Constitution</td>
<td>Legislative fiat, tyranny</td>
</tr>
<tr>
<td>2</td>
<td>Monies collected described by Supreme Court as</td>
<td>Legitimate taxation</td>
<td>“Robbery in the name of taxation” (see Loan Assoc. v. Topeka, above)</td>
</tr>
<tr>
<td>3</td>
<td>Money paid only to following parties</td>
<td>Federal “employees”, contractors, and agents</td>
<td>Private parties with no contractual relationship or agency with the government</td>
</tr>
<tr>
<td>4</td>
<td>Government that practices this form of taxation is</td>
<td>A righteous government</td>
<td>A THIEF</td>
</tr>
<tr>
<td>5</td>
<td>This type of expenditure of</td>
<td>Constitutional</td>
<td>Unconstitutional</td>
</tr>
<tr>
<td>#</td>
<td>Characteristic</td>
<td>Public use/purpose</td>
<td>Private use/purpose</td>
</tr>
<tr>
<td>---</td>
<td>--------------------------------------------------------------------------------</td>
<td>--------------------------------------------------------</td>
<td>--------------------------------------------------------</td>
</tr>
<tr>
<td>6</td>
<td>Lawful means of collection</td>
<td>Apportioned direct or indirect taxation</td>
<td>Voluntary donation (cannot be lawfully implemented as a “tax”)</td>
</tr>
<tr>
<td>7</td>
<td>Tax system based on this approach is</td>
<td>A lawful means of running a government</td>
<td>A charity and welfare state for private interests, thieves, and criminals</td>
</tr>
<tr>
<td>8</td>
<td>Government which identifies payment of such monies as mandatory and enforceable is</td>
<td>A righteous government</td>
<td>A lying, thieving government that is deceiving the people.</td>
</tr>
</tbody>
</table>
| 9 | When enforced, this type of tax leads to                                      | Limited government that sticks to its corporate charter, the Constitution | Socialism 
Communism 
Mafia protection racket 
Organized extortion |
| 10| Lawful subjects of Constitutional, federal taxation                            | Taxes on imports into states of the Union coming from foreign countries. See Constitution, Article 1, Section 8, Clause 3 (external) taxation. | No subjects of lawful taxation. Whatever unconstitutional judicial fiat and a deceived electorate will tolerate is what will be imposed and enforced at the point of a gun |
| 11| Tax system based on this approach based on                                    | Private property                                         | All property being owned by the state through eminent domain. Tax becomes a means of “renting” what amounts to state property to private individuals for temporary use. |

The U.S. Supreme Court also helped to clarify how to distinguish the two above categories when it said:

“It is undoubtedly the duty of the legislature which imposes or authorizes municipalities to impose a tax to see that it is not to be used for purposes of private interest instead of a public use, and the courts can only be justified in interposing when a violation of this principle is clear and the [87 U.S. 665] reason for interference cogent. And in deciding whether, in the given case, the object for which the taxes are assessed falls upon the one side or the other of this line, they must be governed mainly by the course and usage of the government, the objects for which taxes have been customarily and by long course of legislation levied, what objects or purposes have been considered necessary to the support and for the proper use of the government, whether state or municipal. Whatever lawful pertains to this and is sanctioned by time and the acquiescence of the people may well be held to belong to the public use, and proper for the maintenance of good government, though this may not be the only criterion of rightful taxation.”

[Loan Association v. Topeka, 20 Wall. 565 (1874)]

If we give our government the benefit of the doubt by “assuming” or “presuming” that it is operating lawfully and consistent with the model on the left above, then we have no choice but to conclude that everyone who lawfully receives any kind of federal payment MUST be either a federal “employee” or “federal contractor” on official duty, and that the compensation received must be directly connected to the performance of a sovereign or Constitutionally authorized function of government. Any other conclusion or characterization of a lawful tax other than this is irrational, inconsistent with the rulings of the U.S. Supreme Court on this subject, and an attempt to deceive the public about the role of limited Constitutional government based on Republican principles. This means that you cannot participate in any of the following federal social insurance programs WITHOUT being a federal “employee”, and if you refuse to identify yourself as a federal employee, then you are admitting that your government is a thief and a robber that is abusing its taxing powers:

1. Subtitle A of the Internal Revenue Code. IRC sections 1, 32, and 162 all confer privileged financial benefits to the participant which constitute federal “employment” compensation.
2. Social Security.
3. Unemployment compensation.
4. Medicare.

An examination of the Privacy Act, 5 U.S.C. §552a(a)(13), in fact, identifies all those who participate in the above programs as “federal personnel”, which means federal “employees”. To wit:
§ 552a. Records maintained on individuals

(a) Definitions.—For purposes of this section—

(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 (including survivor benefits).

The “individual” they are talking about above is further defined in § U.S.C. §552a(a)(2) as follows:

The “citizen of the United States” they are talking above is based on the STATUTORY rather than CONSTITUTIONAL definition of the “United States”, which means it refers to “national and citizen of the United States** at birth” under 8 U.S.C. §1401 rather than a CONSTITUTIONAL or Fourteenth Amendment “Citizen” or “citizen of the United States respectively born in and domiciled in states of the Union. We cover this in:

Why You are a “national”, “state national”, and Constitutional but not Statutory Citizen. Form #05.006
http://sedm.org/Forms/FormIndex.htm

Also, note that both of the two preceding definitions are found within Title 5 of the U.S. Code, which is entitled “Government Organization and Employees”. Therefore, it refers ONLY to government “employees” and excludes private employees. There is no definition of the term “individual” anywhere in Title 26 (I.R.C.) of the U.S. Code or any other title that refers to private natural humans, because Congress cannot legislative for them. Notice the use of the phrase “private business” in the U.S. Supreme Court ruling below:

“The individual may stand upon his constitutional rights as a citizen. He is entitled to carry on his private business in his own way [unregulated by the government]. His power to contract is unlimited. He owes no duty to the State or to his neighbor to divulge his business, or to open his doors to an investigation, so far as it may tend to criminate 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 is 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 including so-called “taxes” under Subtitle A of the I.R.C.] so long as he does not trespass upon their rights.”
[Hale v. Henkel, 201 U.S. 43, 74 (1906)]

The purpose of the Constitution and the Bill of Rights instead is to REMOVE authority of the Congress to legislate for private persons and thereby protect their sovereignty and dignity. That is why the U.S. Supreme Court ruled the following:

“The makers of our Constitution undertook to secure conditions favorable to the pursuit of happiness. They recognized the significance of man's spiritual nature, of his feelings and of his intellect. They knew that only a part of the pain, pleasure and satisfactions of life are to be found in material things. They sought to protect Americans in their beliefs, their thoughts, their emotions and their sensations. They conferred, as against the Government, the right to be let alone - the most comprehensive of rights and the right most valued by civilized men.”

QUESTIONS FOR DOUBTERS: If you aren’t a federal “employee” as a person participating in Social Security and the Internal Revenue Code, then why are all of the Social Security Regulations located in Title 20 of the Code of Federal Regulations under parts 400-499, entitled “Employee Benefits”? See for yourself:

http://ecfr.gpoaccess.gov/cgi/t/text/text-idx?si=f073dc7c71b1492d33530af290d7356636c=ecfr&tpl=/ecfrbrowse/Title20/20tab_02.tpl
Another very important point to make here is that the purpose of nearly all federal law is to regulate “public conduct” rather than “private conduct”. Congress must write laws to regulate and control every aspect of the behavior of its employees so that they do not adversely affect the rights of private individuals like you, who they exist exclusively to serve and protect. Most federal statutes, in fact, are exclusively for use by those working in government and simply do not apply to private citizens in the conduct of their private lives. This fact is exhaustively proven with evidence in:

**Why Statutory Civil Law is for Government and Not Private Persons**

http://sedm.org/Forms/FormIndex.htm

Franchises of the National (not federal but national) government cannot apply to the private public at large because the Thirteenth Amendment says that involuntary servitude has been abolished. If involuntary servitude is abolished, then they can't use, or in this case “abuse” the authority of law to impose ANY kind of duty against anyone in the private public except possibly the responsibility to avoid hurting their neighbor and thereby depriving him of the equal rights he enjoys.

For the commandments, “You shall not commit adultery,” “You shall not murder,” “You shall not steal,” “You shall not bear false witness,” “You shall not covet,” and if there is any other commandment, are all summed up in this saying, namely, “You shall love your neighbor as yourself.”

Love does no harm to a neighbor; therefore love is the fulfillment of [the ONLY requirement of] the law [which is to avoid hurting your neighbor and thereby love him].

[Romans 13:9-10, Bible, NKJV]

“Do not strive with a man without cause, if he has done you no harm.”

[Prov. 3:30, Bible, NKJV]

Thomas Jefferson, our most revered founding father, summed up this singular duty of government to LEAVE PEOPLE ALONE and only interfere or impose a “duty” using the authority of law when and only when they are hurting each other in order to protect them and prevent the harm when he said.

“With all [our] blessings, what more is necessary to make us a happy and a prosperous people? Still one thing more, fellow citizens—a wise and frugal Government, which shall restrain men from injuring one another, 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, and this is necessary to close the circle of our felicities.”

[Thomas Jefferson: 1st Inaugural, 1801. ME 3:320]

The U.S. Supreme Court confirmed this view, when it ruled:

“The power to "legislate generally upon" life, liberty, and property, as opposed to the "power to provide modes of redress" against offensive state action, was "repugnant" to the Constitution. Id., at 15. See also United States v. Reese, 92 U.S. 214, 218 (1876); United States v. Harris, 106 U.S. 629, 639 (1883); James v. Bowman, 190 U.S. 127, 139 (1903). Although the specific holdings of these early cases might have been superseded or modified, see, e.g., Heart of Atlanta Motel, Inc. v. United States, 379 U.S. 241 (1964); United States v. Guest, 383 U.S. 745 (1966), their treatment of Congress’ §5 power as corrective or preventive, not definitional, has not been questioned.”

[City of Boerne v. Flores, Archbishop of San Antonio, 521 U.S. 507 (1997)]

What the U.S. Supreme Court is saying above is that the government has no authority to tell you how to run your private life. This is contrary to the whole idea of the Internal Revenue Code, whose main purpose is to monitor and control every aspect of those who are subject to it. In fact, it has become the chief means for Congress to implement what we call “social engineering”. Just by the deductions they offer, people are incentivized into all kinds of crazy behaviors in pursuit of reductions in a liability that they in fact do not even have. Therefore, the only reasonable thing to conclude is that Internal Revenue Code, Subtitle A which would “appear” to regulate the private conduct of all human beings in states of the Union, in fact:

1. Only applies to “public employees”, “public offices”, and federal instrumentalities in the official conduct of their duties on behalf of the municipal corporation located in the District of Columbia, which 4 U.S.C. §72 makes the “seat of government”.
2. Does not CREATE any new public offices or instrumentalities within the national government, but only regulates the exercise of EXISTING public offices lawfully created through Title 5 of the U.S. Code. The IRS abuses its forms to
unlawfully CREATE public offices within the federal government. In payroll terminology, this is called “creating fictitious employees”, and it is not only quite common, but highly illegal and can get private workers FIRED on the spot if discovered.

3. Regulates PUBLIC and not PRIVATE conduct and therefore does not pertain to private human beings.

4. Constitutes a franchise and a “benefit” within the meaning of 5 U.S.C. §552a. Tax “refunds” and “deductions”, in fact, are the “benefit”; and 26 U.S.C. §162 says that all those who take deductions MUST, in fact, be engaged in a public office within the government, which is called a “trade or business”:

5. Has the job of concealing all the above facts in thousands of pages and hundreds of thousands of words so that the average American is not aware of it. That is why they call it the “code” instead of simply “law”: Because it is private law you have to volunteer for and an “encryption” and concealment device for the truth. Now we know why former Treasury Secretary Paul O’Neil called the Internal Revenue Code “9500 pages of gibberish” before he quit his job in disgust and went on a campaign to criticize government.

The I.R.C. therefore essentially amounts to a part of the job responsibility and the “employment contract” of EXISTING “public employees”, “public officers”, and federal instrumentalities. This was also confirmed by the House of Representatives, who said that only those who take an oath of “public office” are subject to the requirements of the personal income tax. See:


The total lack of authority of the government to regulate or tax private conduct explains why, for instance:

1. The vehicle code in your state cannot be enforced on PRIVATE property. It only applies on PUBLIC roads owned by the government.

2. The family court in your state cannot regulate the exercise of unlicensed and therefore PRIVATE CONTRACT marriage. Marriage licenses are a franchise that make those applying into public officers. Family court is a franchise court and the equivalent of binding arbitration that only applies to fellow statutory government “employees”.

3. City conduct ordinances such as those prohibiting drinking by underage minors only apply to institutions who are licensed, and therefore PUBLIC institutions acting as public officers of the government.

Within the Internal Revenue Code, those legal “persons” who work for the government are identified as engaging in a “public office”. A “public office” within the Internal Revenue Code is called a “trade or business”, which is defined below. We emphasize that engaging in a privileged “trade or business” is the main excise taxable activity that in fact and in deed is what REALLY makes a person a “taxpayer” subject to the Internal Revenue Code, Subtitle A:

26 U.S.C. Sec. 7701(a)(26)

"The term ‘trade or business’ includes the performance of the functions of a public office."

Below is the definition of “public office”:

Public office

“Essential characteristics of a public office are:
(1) Authority conferred by law,
(2) Fixed tenure of office, and
(3) Power to exercise some of the sovereign functions of government.
(4) Key element of such test is that officer is carrying out a sovereign function.
(5) Essential elements to establish public position as public office are:
   (a) Position must be created by Constitution, legislature, or through authority conferred by legislature.

Socialism: The New American Civil Religion
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Form 05.016, Rev. 6-2-2014, ver. 1.12
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EXHIBIT: ________
Those who are fulfilling the “functions of a public office” are under a legal, fiduciary duty as “trustees” of the “public trust”, while working as “volunteers” for the “charitable trust” called the “United States Government Corporation”, which we affectionately call “U.S. Inc.”:

“As expressed otherwise, the powers delegated to a public officer are held in trust for the people and are to be exercised in behalf of the government or of all citizens who may need the intervention of the officer. 114

Furthermore, the view has been expressed that all public officers, within whatever branch and whatever level of government, and whatever be their private vocations, are trustees of the people, and accordingly labor under every disability and prohibition imposed by law upon trustees relative to the making of personal financial gain from a discharge of their trusts. 115 That is, a public officer occupies a fiduciary relationship to the political entity on whose behalf he or she serves, 116 and owes a fiduciary duty to the public. 117 It has been said that the fiduciary responsibilities of a public officer cannot be less than those of a private individual. 118

Furthermore, it has been stated that any enterprise undertaken by the public official which tends to weaken public confidence and undermine the sense of security for individual rights is against public policy.119

[63C American Jurisprudence 2d, Public Officers and Employees, §247 (1999)]

“U.S. Inc.” is a federal corporation, as defined below:

“Corporations are also of all grades, and made for varied objects; all governments are corporations, created by usage and common consent, or grants and charters which create a body politic for prescribed purposes; but whether they be private, local or general, in their objects, for the enjoyment of property, or the exercise of power, they are all governed by the same rules of law, as to the construction and the obligation of the instrument by which the incorporation is made. One universal rule of law protects persons and property. It is a fundamental principle of the common law of England, that the term freemen of the kingdom, includes ‘all persons,’ ecclesiastical and temporal, incorporate, politique or natural; it is a part of their magna charta (2 Inst. 4), and is incorporated into our institutions. The persons of the members of corporations are on the same footing of protection as other persons, and their corporate property secured by the same laws which protect that of individuals. 2 Inst. 46-7: ‘No man shall be dispossessed, without due process of law, is a principle taken from magna charta, infused into all our state constitutions, and is made inviolable by the federal government, by the amendments to the constitution.'”

[Proprietors of Charles River Bridge v. Proprietors of Warren Bridge, 36 U.S. 420 (1837)]


117 United States v. Holzer (CA7 III), 816 F.2d. 304 and vacated, remanded on other grounds 484 U.S. 807, 98 L Ed 2d 18, 108 S Ct 53, on remand (CA7 Ill) 840 F.2d. 1343, cert den 486 U.S. 1035, 100 L Ed 2d 608, 108 S Ct 2022 and (criticized on other grounds by United States v. Osser (CA3 Pa) 864 F.2d. 1056) and (superseded by statute on other grounds as stated in United States v. Little (CA5 Miss), 889 F.2d. 1367) and (among conflicting authorities on other grounds noted in United States v. Boylan (CA1 Mass), 898 F.2d. 230, 29 Fed.Rules.Evid.Serv. 1223.


Those who are acting as “public officers” for “U.S. Inc.” have essentially donated their formerly private property to a “public use”. In effect, they have joined the SOCIALIST collective and become partakers of money STOLEN from people, most of whom, do not wish to participate and who would quit if offered an informed choice to do so.

“My son, if sinners [socialists, in this case] entice you,

Do not consent [do not abuse your power of choice]
If they say, “Come with us,
Let us lie in wait to shed blood [of innocent "nontaxpayers"];
Let us lurk secretly for the innocent without cause;
Let us swallow them alive like Sheol,
And whole, like those who go down to the Pit:
We shall fill our houses with spoil [plunder];
Cast in your lot among us,
Let us all have one purse [share the stolen LOOT]”--

My son, do not walk in the way with them [do not ASSOCIATE with them and don’t let the government FORCE you to associate with them either by forcing you to become a "taxpayer"/government whore or a "U.S. citizen"]:
Keep your foot from their path;
For their feet run to evil,
And they make haste to shed blood.
Surely, in vain the net is spread
In the sight of any bird;
But they lie in wait for their own blood.
They lurk secretly for their own lives.
So are the ways of everyone who is greedy for gain [or unearned government benefits];
It takes away the life of its owners.”
[Proverbs 1:10-19, Bible, NKJV]

Below is what the U.S. Supreme Court says about those who have donated their private property to a “public use”. The ability to volunteer your private property for “public use”, by the way, also implies the ability to UNVOLUNTEEER at any time, which is the part no government employee we have ever found is willing to talk about. I wonder why….DUHHHH!:

“Men are endowed by their Creator with certain unalienable rights—life, liberty, and the pursuit of happiness; and to secure, not grant or create, these rights, governments are instituted. That property or income which a man has honestly acquired he retains full control of, subject to these limitations: First, that he shall not use it to his neighbor’s injury, and that does not mean that he must use it for his neighbor’s benefit; second, that if he devotes it to a public use, he gives to the public a right to control that use; and third, that whenever the public needs require, the public may take it upon payment of due compensation.”
[Breed v. People of State of New York, 143 U.S. 517 (1892)]

The very first step in protecting PRIVATE rights held exclusively by HUMANS is to prevent them from being converted to PUBLIC rights or franchises without the EXPRESS written VOLUNTARY consent of those who have the legal capacity to consent. Governments should not be using word games, equivocation, or other forms of legal treachery to compel the conversion from PRIVATE to PUBLIC. If you would like to know the legal boundaries for this separation between PRIVATE and PUBLIC and how it is illegally circumvented by covetous public servants, see:

Separation Between Public and Private, Form #12.025
http://sedm.org/Forms/FormIndex.htm

Hierarchy of Sovereignty: The Power to Create is the Power to Tax, Family Guardian Fellowship
http://famguardian.org/Subjects/Taxes/Remedies/PowerToCreate.htm

Socialism: The New American Civil Religion
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Form 05.016, Rev. 6-2-2014, ver. 1.12

EXHIBIT:_______
Now some rules for how PUBLIC and PRIVATE must be kept separated or else the government has violated its fiduciary duty to protect PRIVATE property. These rules derive from the above document:

1. The PRIVATE constitutional rights of human beings are UNALIENABLE according to the Declaration of Independence.
   1.1. Hence, you aren't even allowed to give them away, even WITH your consent.
   1.2. The only place that consent can lawfully be given is on federal territory where private or constitutional or unalienable rights DO NOT exist in the first place.
   1.3. The rights created by the consent can be enforced on federal territory not within a state of the Union. All law is prima facie territorial. That is why all public offices are REQUIRED by 4 U.S.C. §72 to be exercised in the "District of Columbia" and "NOT elsewhere".
2. Statutory "persons" are PUBLIC fictions of law, agents, and/or offices created in civil statutes by government as a civil franchise. All civil franchises are contracts between the government grantor and the participant. Hence PRIVATE human beings whose rights are unalienable are UNABLE to consent to a franchise contract if standing on land protected by the Constitution and must do so on federal territory AT THE TIME consent is given.
3. A civil or statutory or legal "person", whether it be a natural person, a corporation, or a trust, may ADD to its duties or join specific franchises through consent. HOWEVER:
   3.1. Licensing and franchises may not be used to CREATE new public offices.
   3.2. If licensing or franchises are abused to create NEW public offices, then those who engage in said offices outside the place "expressly authorized" to do so by Congress are criminally impersonating a public officer in violation of 18 U.S.C. §912.
   3.3. A subset of those engaging in a “public office” are federal “employees”, but the term “public office” or “trade or business” encompass more than just government “employees”. Corporations, for instance, are public offices and instrumentalities of the government grantor.
4. In law, when a human being volunteers to accept the legal duties of a “public office”, it therefore becomes a “trustee”, an agent, and fiduciary (as defined in 26 U.S.C. §6903) acting on behalf of the federal government by the operation of private contract/franchise law. It becomes essentially a “franchisee” of the federal government carrying out the provisions of the franchise agreement, which is found in:
   4.1. Internal Revenue Code, Subtitle A , in the case of the federal income tax.
   4.2. The Social Security Act , which is found in Title 42 of the U.S. Code.

If you would like to learn more about how this “trade or business” scam works, consult the authoritative article below:

The “Trade or Business” Scam, Form #05.001
http://sedm.org/Forms/FormIndex.htm

If you would like to know more about the extreme dangers of participating in all government franchises and why you destroy ALL your Constitutional rights and protections by doing so, see:

1. Government Franchises Course, Form #12.012
http://sedm.org/Forms/FormIndex.htm
2. Government Instituted Slavery Using Franchises, Form #05.030
http://sedm.org/Forms/FormIndex.htm
3. SEDM Liberty University, Section 4:
http://sedm.org/LibertyU/LibertyU.htm

The IRS Form 1042-S Instructions confirm that all those who use Social Security Numbers are engaged in the “trade or business” franchise:

Box 14, Recipient’s U.S. Taxpayer Identification Number (TIN)

You must obtain and enter a U.S. taxpayer identification number (TIN) for:

- Any recipient whose income is effectively connected with the conduct of a trade or business in the United States.

[IRS Form 1042-S Instructions, p. 14]
Engaging in a “trade or business” therefore implies a “public office”. All those who USE “Taxpayer Identification Numbers” are therefore treated, USUALLY ILLEGALLY IF THEY ARE OTHERWISE PRIVATE, as public officers in the national government. All property associated with the number then is treated effectively as “private property donated to a public use to procure the benefits of a government franchise”. At that point, the person in control of said property is treated as a de facto manager and trustee over public property created by that donation process. That public property includes his/her formerly private time and services. The “employment agreement” for managing this newly, and in most cases ILLEGALLY created public property is the Internal Revenue Code, Subtitle A and the Social Security Act found in Title 42 of the U.S. Code.

The Social Security Number is therefore the equivalent of a “de facto license number” to act as a “public officer” for the federal government, who is a fiduciary or trustee subject to the plenary legislative jurisdiction of the federal government pursuant to 26 U.S.C. §7701(a)(39), 26 U.S.C. §7408(e ), and Federal Rule of Civil Procedure Rule 17(b), regardless of where he might be found geographically, including within a state of the Union. The franchise agreement governs “choice of law” and where it’s terms may be litigated, which is the District of Columbia, based on the agreement itself.

The invisible process of essentially consenting to become a public officer of the national and not state government is a FRAUD because:

1. They don’t protect your right to NOT volunteer.
2. They refuse to prosecute the fraud once discovered and respond with silence to criminal complaints directed at stopping it. Remember: It is a maximum of law that such gross negligence is in essence and substance, FRAUD itself.
3. They don’t recognize even the EXISTENCE of a “non-resident non-person”, who is someone who DID NOT volunteer. To do so would mean a surrender of their “plausible deniability” in front of a legally ignorant jury.
4. They call those who insist that the withholdings and/or reportings associated with the fraudulently created public office “frivolous”, and yet refuse to address the content of this section or to address specifically how your property was LAWFULLY converted from PRIVATE to PUBLIC WITHOUT your consent. Even the taxation process requires, as a bare minimum, CONSENT to become a public officer.

Now let’s apply what we have learned to your employment situation. God said you cannot work for two companies at once. You can only serve one company, and that company is the federal government if you are receiving federal benefits:

“No one can serve two masters [two employers, for instance]; for either he will hate the one and love the other, or else he will be loyal to the one and despise the other. You cannot serve God and mammon [government].”

[Luke 16:13, Bible, NKJV. Written by a tax collector]

Everything you make while working for your slave master, the federal government, is their property over which you are a fiduciary and “public officer”.

"THE" + "IRS" = "THEIRS"

A federal “employee” has no rights in relation to their employer, the federal government:

“The restrictions that the Constitution places upon the government in its capacity as lawmaker, i.e., as the regulator of private conduct, are not the same as the restrictions that it places upon the government in its capacity as employer. We have recognized this in many contexts, with respect to many different constitutional guarantees. Private citizens perhaps cannot be prevented from wearing long hair, but policemen can. Kelley v. Johnson, 425 U.S. 238, 247 (1976). Private citizens cannot have their property searched without probable cause, but many circumstances of government employees can. O’Connor v. Ortega, 480 U.S. 709, 723 (1987) (plurality opinion); id., at 732 (SCALIA, J., concurring in judgment). Private citizens cannot be punished for refusing to provide the government information that may incriminate them, but government employees can be dismissed when the incriminating information that they refuse to provide relates to the performance of their job. Gardner v. Broderick, [497 U.S. 62, 95] 392 U.S. 273, 277-278 (1968). With regard to freedom of speech in particular; Private citizens cannot be punished for speech of merely private concern, but government employees can be fired for that reason. Connick v. Myers, 461 U.S. 138, 147 (1983). Private citizens cannot be punished for partisan political activity, but federal and state employees can be dismissed and otherwise punished for that reason. Public Workers v. Mitchell, 330 U.S. 75, 101 (1947); Civil Service Comm’n v. Letter Carriers, 413 U.S. 548, 556 (1973); Broadrick v. Oklahoma, 413 U.S. 601, 616-617 (1973).”


Your existence and your earnings as a federal “employee” are entirely subject to the whim and pleasure of corrupted lawyers and politicians, and you must beg and grovel if you expect to retain anything:

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“In the general course of human nature, A POWER OVER A MAN’S SUBSISTENCE AMOUNTS TO A POWER OVER HIS WILL.”

[Alexander Hamilton, Federalist Paper No. 79]

You will need an “exemption” from your new slave master specifically spelled out in law to justify anything you want to keep while working on the federal plantation. The 1040 return is a profit and loss statement for a federal business corporation called the “United States”. You are in partnership with your slave master and they decide what scraps they want to throw to you in your legal “cage” AFTER they figure out whatever is left in financing their favorite pork barrel project and paying off interest on an ever-expanding and endless national debt. Do you really want to reward this type of irresponsibility and surety?

The W-4 therefore essentially is being deceptively and illegally MISUSED as a federal employment application. It is your badge of dishonor and a tacit admission that you can’t or won’t trust God and yourself to provide for yourself. Instead, you need a corrupted “protector” to steal money from your neighbor or counterfeit (print) it to help you pay your bills and run your life. Furthermore, if your private employer forced you to fill out the W-4 against your will or instituted any duress to get you to fill it out, such as threatening to fire or not hire you unless you fill it out, then he/she is:

1. Engaging in criminal identity theft. See:
   
   Government Identity Theft, Form #05.046
   http://sedm.org/Forms/FormIndex.htm

2. Acting as an employment recruiter for the federal government.
4. Involved in a conspiracy to commit grand theft by stealing money from you to pay for services and protection you don’t want and don’t need.

The higher ups at the IRS probably know the above, and they certainly aren’t going to tell private employers or their underlings the truth, because they aren’t going to look a gift horse in the mouth and don’t want to surrender their defense of “plausible deniability”. They will NEVER tell a thief who is stealing for them that they are stealing, especially if they don’t have to assume liability for the consequences of the theft. No one who practices this kind of slavery, deceit, and evil can rightly claim that they are loving their neighbor and once they know they are involved in such deceit, they have a duty to correct it or become an “accessory after the fact” in violation of 18 U.S.C. §3. This form of deceit is also the sin most hated by God in the Bible. Below is a famous Bible commentary on Prov. 11:1:

“As religion towards God is a branch of universal righteousness (he is not an honest man that is not devout), so righteousness towards men is a branch of true religion, for he is not a godly man that is not honest; nor can he expect that his devotion should be accepted; for, 1. Nothing is more offensive to God than deceit in commerce. A false balance is here put for all manner of unjust and fraudulent practices [of our public servants] in dealing with any person [within the public], which are all an abomination to the Lord, and render those abominable [hated] to him that allow themselves in the use of such accursed arts of thriving. It is an affront to justice, which God is the patron of, as well as a wrong to our neighbour, whom God is the protector of. Men [in the IRS and the Congress] make light of such frauds, and think there is no sin in that which there is money to be got by, and, while it passes undiscovered, they cannot blame themselves for it; a blot is no blot till it is hit, Hos. 12:7, 8. But they are not the less an abomination to God, who will be the avenger of those that are defrauded by their brethren. 2. Nothing is more pleasing to God than fair and honest dealing, nor more necessary to make us and our devotions acceptable to him: A just weight is his delight. He himself goes by a just weight, and holds the scale of judgment with an even hand, and therefore is pleased with those that are herein followers of him. A balance cheats, under pretence of doing right most exactly, and therefore is the greater abomination to God.”

[Matthew Henry’s Commentary on the Whole Bible; Henry, M., 1996, c1991, under Prov. 11:1]

The Bible also says that those who participate in this kind of “commerce” with the government are practicing harlotry and idolatry. The Bible book of Revelation describes a woman called “Babylon the Great Harlot”:

“And I saw a woman sitting on a scarlet beast which was full of names of blasphemy, having seven heads and ten horns. The woman was arrayed in purple and scarlet, and adorned with gold and precious stones and pearls, having in her hand a golden cup full of abominations and the filthiness of her fornication. And on her forehead a name was written:

I saw the woman, drunk with the blood of the saints and with the blood of the martyrs of Jesus. And when I saw her, I marveled with great amazement. 

[Rev. 17:3-6, Bible, NKJV]

This despicable harlot is described below as the “woman who sits on many waters”.

“Come, I will show you the judgment of the great harlot [Babylon the Great Harlot] who sits on many waters, with whom the kings of the earth [politicians and rulers] committed fornication, and the inhabitants of the earth were made drunk [indulged] with the wine of her fornication.”

[Rev. 17:1-2, Bible, NKJV]

These waters are simply symbolic of a democracy controlled by mobs of atheistic people who are fornicating with the Beast and who have made it their false, man-made god and idol:

“The waters which you saw, where the harlot sits, are peoples, multitudes, nations, and tongues.”

[Rev. 17:13, Bible, NKJV]

The Beast is then defined in Rev. 19:19 as “the kings of the earth”, which today would be our political rulers:

“And I saw the beast, the kings of the earth, and their armies, gathered together to make war against Him who sat on the horse and against His army.”

[Rev. 19:19, Bible, NKJV]

Babylon the Great Harlot is “fornicating” with the government by engaging in commerce with it. Black’s Law Dictionary defines “commerce” as “intercourse”:

“Commerce, ...Intercourse by way of trade and traffic between different peoples or states and the citizens or inhabitants thereof, including not only the purchase, sale, and exchange of commodities, but also the instrumentalities [governments] and agencies by which it is promoted and the means and appliances by which it is carried on....”


If you want your rights back people, you can’t pursue government employment in the context of your private job. If you do, the Bible, not us, says you are a harlot and that you are CONDEMNED to hell!

And I heard another voice from heaven saying, “Come out of her, my people, lest you share in her sins, and lest you receive of her plagues. For her sins have reached to heaven, and God has remembered her iniquities. Render to her just as she rendered to you, and repay her double according to her works; in the cup which she has mixed, mix double for her. In the measure that she glorified herself and lived luxuriously, in the same measure give her torment and sorrow; for she says in her heart, ‘I sit as queen, and am no widow, and will not see sorrow.’ Therefore her plagues will come in one day—death and mourning and famine. And she will be utterly burned with fire, for strong is the Lord God who judges her.

[Rev. 18:4-8, Bible, NKJV]

In summary, it ought to be very clear from reading this section then, that:

1. It is an abuse of the government’s taxing power, according to the U.S. Supreme Court, to pay public monies to private persons or to use the government’s taxing power to transfer wealth between groups of private individuals.
2. Because of these straight jacket constraints of the use of “public funds” by the government, the government can only lawfully make payments or pay “benefits” to persons who have contracted with them to render specific services that are authorized by the Constitution to be rendered.
3. The government had to create an intermediary called the “straw man” that is a public office or agent within the government and therefore part of the government that they could pay the “benefit” to in order to circumvent the restrictions upon the government from abusing its powers to transfer wealth between private individuals. That “straw man” is exhaustively described in:

Proof That There Is a “Straw Man”, Form #05.042
http://sedm.org/Forms/FormIndex.htm
4. The straw man is a “public office” within the U.S. government. It is a creation of Congress and an agent and fiduciary of the government subject to the statutory control of Congress. It is therefore a public entity and not a private entity which the government can therefore lawfully pay public funds to without abusing its taxing powers.

5. Those who sign up for government contracts, benefits, franchises, or employment agree to become surety for the straw man or public office and agree to act in a representative capacity on behalf of a federal corporation in the context of all the duties of the office pursuant to Federal Rule of Civil Procedure 17(b).

6. Because the straw man is a public office, you can’t be compelled to occupy the office. You and not the government set the compensation or amount of money you are willing to work for in order to consensually occupy the office. If you don’t think the compensation is adequate, you have the right to refuse to occupy the office by refusing to connect your assets to the office using the de facto license number for the office called the Taxpayer Identification Number.

If you would like to know more about why Internal Revenue Code, Subtitle A only applies to federal instrumentalities and payments to or from the federal government, we refer you to the free memorandum of law below:

Why Your Government is Either a Thief or You are a “Public Officer” for Income Tax Purposes, Form #05.008
http://sedm.org/Forms/FormIndex.htm

13.8 Kritarchy: Government by Judges

Krit’ärk`y  Pronunciation: kri’tärk’y
n. 1. The rule of the judges over Israel.

Samson, Jephthah, Gideon, and other heroes of the kritarchy.
[Southy]

One day in the future, a historian will write: "The American Constitution lasted less than two centuries. It was toppled in 1954 when kritarchy first raised its ugly head."

http://www.townhall.com/columnists/paulcraigroberts/prc2000817.shtml

It should be clear by now that 'natural law' in the sense of 'the natural order of human beings' is not a question of idle speculation, but of natural facts. This leads to the question whether there exists a political system that respects these facts. Indeed there is such a system. It differs from democracy and similar systems in that its government has no special powers. It is denied any powers, privileges and immunities that are also denied to human beings. That means that a kritarchy's police forces cannot lawfully use their weapons and coercive powers except for maintaining natural rights. In contrast with their counterparts in a democracy, the courts and the policemen of a kritarchy are not part of a coercive monopoly. In a kritarchy, every person is entitled to offer judicial and police services to willing others; no person can be forced to become a client of any court of law or police force against his will.

A kritarchy does not have subjects and rulers. It lacks a government in the modern sense of the word, that is an organization with coercive powers that claims a right to obedience of those who inhabit its realm. Governing and taxing people are not functions of the political system of kritarchy. People are left free to govern their own affairs, either individually or in association with others. Indeed, freedom is the basic law of a kritarchy.

The term 'kritarchy', mentioned in several well-known dictionaries, is compounded from the Greek words kriteis (judge) or krito (to judge) and archeh (principle, cause). It was coined in 1844 by the English author Robert Southy. In its construction kritarchy resembles terms like monarchy, oligarchy and hierarchy. According to its etymological roots, kritarchy is the political system in which judges, or their judgments, are the ruling principle. Similarly, a monarchy is a system in which one person is the ruling principle or first cause of every legal action. In an oligarchy, a few persons, acting in concert but without a fixed hierarchy among them, are the source of all human actions. This oligarchy is what we have in a modern democracy. The members of a democratic parliament have equal standing and their joint decisions are supposed to bind all citizens.

120 Adapted from http://www.thefreedictionary.com/Kritarchy.
Unlike monarchies and oligarchies, kritarchies do not establish political rule. The judges of a kritarchy do not legislate but find ways and means to settle conflicts and disputes in a manner that is consistent with the natural order of human beings. That order is understood to be objectively given (it consists of people who respect each other's space) and not something that answers to whatever desires or ideals the judges may have.

In contrast to other political systems, the judges in a kritarchy have no subjects; They do not have prosecutors who drag people before their benches. They cannot 'pick' their subjects. Instead, they are 'picked' themselves by people desiring to have their conflicts and disputes resolved by their judicial judgments.

The distinctive characteristic of a kritarchy is therefore that it is a political system without political rule. Its judges enjoy no privileges or special powers. They do not rule the people. Their only concern is to protect the voluntary, natural order of human beings.

There are many historical and even recent examples of kritarchy or near-kritarchy. Also there have been attempts to use constitutions (such as the Magna Charta and the Bills of Rights in England, the original constitutional amendments in North America and the French Declaration of the Rights of Man and of the Citizen) to introduce elements of kritarchy as checks on the powers of oppressive governments. At the end of the second millennium before Christ, the Jews lived in a system described in the biblical book of the Judges. Their 'judges' were not judges in the technical sense of the modern legal systems but rather respected men who provided leadership and counsel without having the power to coerce or tax. Similar kritarchies existed among the Celtic and Germanic peoples both before and during their confrontation with Roman imperialism. Kritarchy was firmly established in medieval Iceland, Ireland and Frisia. In the first half of the nineteenth century, the European settlers in the Mid-West and Far-West in North America developed their own brand of kritarchy. In Africa and Asia, tribal societies have continued to the present day to adhere to some form of kritarchy if they have not been submerged in the governmental structures imposed by the colonial powers or by the indigenous politicians who took over from them.

While these historical examples may suggest that kritarchy is a primitive political system, it should be borne in mind that most kritarchies fell victim to military lords. Often, these lords turned ostensibly temporary structures for the mobilization of men and resources in times of war into a permanent apparatus of political rule. They organized this rule in such a way that their subjects are not given opportunities for its abolition. They can only choose between various types of political rule. Kritarchists have always been aware of the artificial and destructive character of alternative political systems. The fact that a given kritarchy lost out to a destructive system doesn't make kritarchy primitive. It may well be that a given economy progresses despite a particular political system rather than because of it. Economic progress may well coincide with political regress.

13.9 Worship services: District Court

This section will build upon section 14.2 later, in which it will be shown that our government has become idolatry, a false religion, and false god and that its “Bible” has become the Infernal and Satanic Revenue Code. In it, we will prove that so-called “income tax” trials are not in fact legal proceedings at all, but essentially amount to religious inquisitions against those who do not consent to participate in the official state-sponsored federal religion called the Internal Revenue Code. We will start off by defining what a valid legal proceeding is, and then show you why today’s tax trials do not even come close to meeting these requirements, and are conducted more like religious inquisitions than valid legal proceedings. We will even compare modern tax trials to the early “witch trials” to show quite graphically just how similar that they are to religious inquisitions. We will then close the section by giving you a tabular comparison showing all the similarities between how federal tax trials of today are conducted and the way the inquisitions were conducted in the 1600’s so that the facts are crystal clear in your mind. This will form the basis to describe modern tax trials not only as religious inquisitions, but also as a “malicious abuse of legal process” that is the responsibility of mainly federal judges.

At the heart of the notion of religious liberty and the First Amendment is the freedom from “compelled association”. We can only be “holy” in God’s eyes, if we separate ourselves from pagan people and governments around us. Here are a few authorities from the Bible on this subject of separation of “church”, which is us as believers, from “state”, which is all the pagan non-believers living under our system of government:

*Come out from among them [the unbelievers]*
And be separate, says the Lord.
Do not touch what is unclean.
And I will receive you.
I will be a Father to you,
And you shall be my sons and daughters,
Says the Lord Almighty."
[2 Corinthians 6:17-18, Bible, NKJV]

"Do not love the world or the things in the world. If anyone loves [is a citizen of] the world, the love of the Father is not in him. For all that is in the world—the lust of the flesh, the lust of the eyes, and the pride of life—is not of the Father but is of the world. And the world is passing away, and the lust of it; but he who does the will of God abides forever." [1 John 2:15-17, Bible, NKJV]

"Adulterers and adulteresses! Do you now know that friendship [and "citizenship"] with the world is enmity with God? Whoever therefore wants to be a friend [citizen or "taxpayer"] of the world makes himself an enemy of God." [James 4:4, Bible, NKJV]

"Pure and undefiled religion before God and the Father is this: to visit orphans and widows in their trouble, and to keep oneself unspotted from the world [and the corrupted governments and laws of the world]." [James 1:27, Bible, NKJV]

"And you shall be holy to Me, for I the Lord am holy, and have separated you from the peoples, that you should be Mine." [Leviticus 20:26, Bible, NKJV]

"I am a stranger in the earth; Do not hide Your commandments from me." [Psalm 119:19, Bible, NKJV]

"I have become a stranger to my brothers, And an alien to my mother's children; Because zeal for Your house has eaten me up, And the reproaches of those who reproach You have fallen on me." [Psalm 69:8-9, Bible, NKJV]

A graphical example of the need for this separation of “church” and “state” is illustrated in the Bible book of Nehemiah, in which the Jews tried to rebuild the wall that separated them, who were believers, from the pagan people, governments, and rulers around them who were enslaving them with taxes, persecuting, and ridiculing them. Does this scenario sound familiar? It should because that is exactly the scenario Christians in America are beginning to be exposed to. Those who want to be holy and sanctified therefore cannot associate themselves with a pagan or socialist state without violating God’s laws, sinning, and alienating themselves from God. The First Amendment says the right to refuse to associate, which in this case is a “religious practice”, is protected. Below is what a prominent First Amendment reference book says on this subject:

Just as there is freedom to speak, to associate, and to believe, so also there is freedom not to speak, associate, or believe. "The right to speak and the right to refrain from speaking [on a government tax return, and in violation of the Fifth Amendment] when coerced, for instance, are complementary components of the broader concept of 'individual freedom of mind.' “ Wooley v. Maynard [430 U.S. 705] (1977). Freedom of conscience dictates that no individual may be forced to espouse ideological causes with which he disagrees:

"[A]t the heart of the First Amendment is the notion that the individual should be free to believe as he will, and that in a free society one's beliefs should be shaped by his mind and by his conscience rather than coerced by the State [through illegal enforcement of the revenue laws].”

Freedom from compelled association is a vital component of freedom of expression. Indeed, freedom from compelled association illustrates the significance of the liberty or personal autonomy model of the First Amendment. As a general constitutional principle, it is for the individual and not for the state to choose one’s associations and to define the persona which he holds out to the world.

All of the harassment, financial terrorism, and evil instituted by the IRS and the legal skirmishes happening in courtrooms across the country relating to income taxes is all designed with one very specific, singular purpose in mind: to force and terrorize people into associating with, subsidizing, and having allegiance to a pagan, socialist, EVIL government, and to thereby commit idolatry in making government one’s new false god and using that false god as a substitute for the Living
God. We are being forced to choose between one of two competing sovereigns: the true, living God, or a pagan and evil government, and we can only choose ONE:

“No one can serve two masters: for either he will hate the one and love the other, or else he will be loyal to the one and despise the other. You cannot serve God and mammon (unrighteous gain or any other false god).”

[Jesus in Matt. 6:24, Bible, NKJV]

“Bravery or slavery, take your pick, because your covetous government is going to force you to choose!”

[Family Guardian Fellowship]

We must remember what the Bible says about this choice we have:

“You shall not follow a [socialist or democratic] crowd[or “mob”] to do evil; nor shall you testify in a dispute so as to turn aside after many to pervert justice.”

[Exodus 23:2, Bible, NKJV]

“Away with you, Satan! For it is written, ‘You shall worship the Lord your God, and Him ONLY [NOT the government!] you shall serve [with your labor or your earnings from labor].’”

[Jesus in Matt. 4:10, Bible, NKJV]

Therefore, there is only one righteous choice of who our “Master” can be as believers, and it isn’t man, or anything including governments, that is made by man. If it isn’t God, then you have violated your contract and covenant with God in the Bible. When you choose government as your Master, the tithes you used to pay to God then are diverted to subsidize your new pagan god, the government, in the form of “income taxes”. Once you understand this important concept completely, the picture becomes quite clear and the purposes behind the abuse of legal process relating to illegal income tax enforcement and collection will be clear in your mind. What we are dealing with in the court system then, is essentially not a legal, but a political and ideological war. The apostle Paul warned us about this inevitable ideological war, when he said:

“For we do not wrestle against flesh and blood, but against principalities, against powers, against the rulers of the darkness of this age, against spiritual hosts of wickedness in the heavenly [and government] places.”

[Eph. 6:12, Bible, NKJV]

In the context of individual taxation, we now know from the preceding sections that there are no “positive laws” at the federal level, other than perhaps the Constitution itself. The Internal Revenue Code is therefore a religion, and not a law, as we concluded earlier in section 12.1. The disciples of that religion are all those who benefit financially from it by receiving socialist government benefits, which are really just bribes paid from stolen money generated by this false religion. Among the victims of this socialist bribery affected with loot stolen from our fellow Americans are judges, lawyers, and jurors. To validate our analysis here, we will therefore prove to you scientifically in the remainder of this section that modern tax trials are more “political campaigns” and “religious inquisitions” rather than valid legal processes. In a society without tax laws where “voluntary compliance” must be maintained, some method of discipline must be used, and since it can’t be “law”, then the tools of discipline and enforcement must then degenerate into political persecution and religious inquisition.

A valid legal proceeding in a federal court against a sovereign National who lives in a state of the Union and not on land within federal territorial jurisdiction must meet all the following prerequisites to be a valid:

1. The statute which is being enforced must be a “positive law” which they are obligated to observe. Positive law means that the people consented to the enforcement of the law and its adverse impact against their rights. If the statute being enforced is not a “positive law”, then the government must disclose on the record how and why the defendant comes under the contractual or voluntary jurisdiction of the statute. They must prove, for instance, beyond a reasonable doubt, why the person is a federal “employee” in order to enforce a “special law” statute such as the Internal Revenue Code that only applies to federal employees.

2. Implementing regulations must be published in the federal register for the positive law statute that allow the statute to be enforced. Without publishment in the federal register, no law may prescribe any kind of penalty, as we learned earlier.

3. Jurisdictional boundaries and requirements must be strictly observed by the court:

---

3.1. The violation of a “positive law” must occur within federal jurisdiction on land that the government can prove belonged to the federal government at the time of the offense. Such records are in the possession of the Department of Justice.

3.2. Federal judges who hear federal tax trials must maintain a domicile on federal land within the district where they serve, and are unqualified to serve if they do not.

3.3. Since federal law only applies inside the federal zone, then the only people who can serve as jurors on a federal trial are people born in and residing within the federal zone, and very few people meet this requirement.

4. The result of violating the positive law statute must harm a specific, flesh and blood individual. This is the foundation of the notion of “common law”. Laws are there to protect the “sovereign”, which in this country is the People and not the government.

5. A confession or a critical statement or act by the accused upon which a conviction depends must be made completely voluntarily and the subject who made the confession or committed the act may not be under any kind of duress or undue influence, especially by the government who is hearing the case. It is considered prejudicial and a violation of due process to rely upon evidence that was obtained under duress and involuntarily.

6. No presumptions may be made about the status of the individual involved, because assumption and presumption violate due process of law under the Fifth Amendment and are also a religious sin (see Numbers 15:30, Bible). All evidence admitted, even if it is signed under penalty of perjury by the National, must be verified to be true and correct and the individual must agree that no duress was involved in the production of the evidence in order for it to be admissible.

6.1. “prima facie” evidence of law, such as the Internal Revenue Code, are not admissible. “prima facie” means “presumed”. See the legislative notes under 1 U.S.C. §204.

6.2. The accused cannot be “presumed” to be an 8 U.S.C. §1401 “U.S. citizen”, without a showing with credible evidence that he was born within federal jurisdiction, on land under the exclusive jurisdiction of the federal government.

6.3. The jury may not make any presumptions. Jurists must be warned in advance that they should not make any presumptions about what the tax code says, which means they must be:

6.3.1. Shown that the code is not positive law but special law, and therefore may not be used generally, but only against persons who effectively connected themselves to the code by working for the government.

6.3.2. Shown the code themselves.

6.3.3. Shown why the individual on trial is subject to the code by being shown the liability statute or by proving that he is a federal “employee”

7. The voir dire jury selection and judge selection process must remove all persons from the legal process who have any kind of conflict of interest:

7.1. Judges who receive retirement benefits or pay from illegal collection activity must recuse themselves.

7.2. Jurists who receive any kind of government benefit or who file tax returns and therefore are subject to influence by the IRS must be removed from the trial. The only people who can serve on the jury are those not subject to extortion or influence by the IRS. Consequently, the IRS must agree in writing not to institute any kind of collection action or retaliation against any of the jurists for any adverse decisions they might make against the IRS.

8. The judge:

8.1. May not pay or receive benefits from Subtitle A federal income taxes, nor be subject to any kind of collection action by the IRS. Even the possibility that such retaliation could happen by the IRS would severely prejudice the rights of the accused if he is opposing the IRS.

8.2. Must have an appointment affidavit making him an Article III judge, which is admitted into evidence prior to the start of the trial for the jury and the accused to see.

8.3. Must be a member of the Judicial Branch and not the Executive Branch. Consequently, he cannot be an “employee” of the Executive branch and may not have a SF-61 form on file with the executive branch. Instead, all of his records and pay must be handled by the Judicial branch and not any federal agency in the Executive Branch.

9. If the judge is either a “taxpayer” or does not demonstrate a willingness to recuse himself as a person who receives financial benefit from the operation of the I.R.C. against persons who do not consent or volunteer, then the judge must be advised that because a clear conflict of interest is present and that they have the right to rule on both the facts and the law. Ordinarily, the judge would rule on the law and the jury would rule only on the facts, but if the judge has a clear conflict of interest, then Thomas Jefferson and John Jay, one of our first chief Justices of the Supreme Court, both said that the jury can and should rule on BOTH the facts AND the law to prevent tyranny by the judge:

*It is left... to the juries, if they think the permanent judges are under any bias whatever in any cause, to take on themselves to judge the law as well as the fact. They never exercise this power but when they suspect...*
The judicial process we have today for hearing tax cases in federal district courts does not even remotely resemble most of what is listed above. For instance:

1. Federal judges commonly treat the Internal Revenue Code as “law” and admit it into evidence at tax trials, which is very prejudicial of the rights of the accused.
2. Federal judges seldom if ever recuse themselves even though they are “taxpayers” and even though them being “taxpayers” and receiving benefits based on illegal enforcement of Subtitle A of the Internal Revenue Code creates a conflict of interest in violation of 18 U.S.C. §208.
3. Jurors are seldom excused from tax trials because they are either “taxpayers” or are in receipt of benefits derived from income taxes which might create a conflict of interest. This prejudices the rights of the accused in favor of the government.
4. Few of the jurors or judges are domiciled or born on federal land that is within the judicial district or Internal Revenue District in question. Consequently, the trial is moot and illegal from the beginning. Many of them said on their jury summons that they are “U.S. citizens”, but the government never defines anywhere exactly what it means to be a “U.S. citizen” in any positive law statute. Consequently, the federal government uses vague laws and the false presumption they generate to induct illegal jurors to serve on federal tax trials.
5. The criminal statutes that are being enforced, found in 26 U.S.C. §7201 through 7217 have no implementing regulations published in either the Federal Register or the Code of Federal Regulations, and therefore are unenforceable against anyone but federal “employees”. Likewise, the judge prejudices the rights of the accused by not requiring the government to prove that the accused is a federal employee who is the proper subject of the Internal Revenue Code.
6. The federal judge not only doesn’t prevent, but actually encourages false presumption and prejudice by the jury by:
   6.1. DOJ prosecutors and the judge work as a team to encourage jealousy and contempt in the jurors against the accused by telling them that they are “taxpayers” but “this bozo refuses to pay his fair share!”.
   6.2. Judges refuse to allow jurists to see the actual laws that the accused is being tried for, because there simply are none in most cases.

The above abuses of the legal process are primarily the responsibility of the judge hearing the case. If you want to blame anyone or prosecute anyone for the abuse, prosecute the judge himself as a private individual for exceeding his lawful authority and thereby injuring your rights. All of the above abuses of the legal process are described in the legal dictionary as follows:

Malicious abuse of legal process. Willfully misapplying court process to obtain object not intended by law. The wilful misuse or misapplication of process to accomplish a purpose not warranted or commanded by the writ. The malicious perversion of a regularly issued process, whereby a result not lawfully or properly obtained on a writ is secured; not including cases where the process was procured maliciously but not abused or misused after its issuance. The employment of process where probable causes exists but where the intent is to secure objects other than those intended by law. Hughes v. Swinehart, D.C.Pa., 376 F.Supp. 650, 652. The tort of “malicious abuse of process” requires a perversion of court process to accomplish some end which the process was not designed to accomplish some end which the process was not designed to accomplish, and does not arise from a regular use of process, even with ulterior motives. Capital Elec. Co. v. Cristaldi, D.C.Md., 157 F.Supp. 646, 648. See also Abuse (Process); Malicious prosecution. Compare Malicious use of process. [Black's Law Dictionary, Sixth Edition, p. 958]

The federal Injustice system we have is meant only as a counterfeit that is intended to deceive the people and give them a false sense of security and confidence in our legal system:

GOVERNMENT ANNOUNCEMENT April 15, 2004

[Washington, D.C.] The federal government announced today that it is changing its emblem from an eagle to a condom, because that more clearly reflects its political stance.

A condom stands up to inflation, halts production, destroys the next generation, protects a bunch of pricks, and gives you a sense of security while it's actually screwing you."

Consequently, we contend that most federal tax trials are not a judicial or even a lawful proceeding. In fact, based on several Freedom of Information Act Requests (F.O.I.A.’s) about the status of numerous federal district court “judges” we
have, who hear such tax cases, most of the judges do not have a valid appointment document, never took any oath as required by positive law, and aren’t even listed as “judges” in the records of the government! Don’t believe us? Send in a Freedom of Information Act (F.O.I.A.) request yourself and find out! Throughout the remainder of this section, we will refer to these imposters simply as “pseudo judges”. Therefore, our “United States District Courts” have simply become the equivalent of administrative federal office buildings that are part of the Executive, and not Judicial, branch of the government. A truly sovereign and independent Article III Judicial Branch can’t even be mentioned in any federal statute, because of the separation of powers doctrine, and yet we have a whole Title of the U.S. Code, Title 28, which defines and prescribes what pseudo judges in these bogus “courts” can and can’t do. The Supreme Court says the existence of such laws proves that such “courts” aren’t really judicial tribunals. Notice the statement “the ONLY judicial power vested in Congress” below:

“As the only judicial power vested in Congress is to create courts whose judges shall hold their offices during good behavior, it necessarily follows that, if Congress authorizes the creation of courts and the appointment of judges for limited time, it must act independently of the Constitution upon territory which is not part of the United States within the meaning of the Constitution.”

[O’Donohue v. United States, 289 U.S. 516, 53 S.Ct. 740 (1933)]

Title 28 not only “creates” all the district and circuit courts of the United States, but it in fact even defines what the “judges” CANNOT rule on. See 28 U.S.C. §2201(a), which plainly states that federal judges CANNOT rule on rights in the context of income taxes. Excuse our language here, but what the HELL is a judge for if he can’t defend or rule on our rights(!)? We’ll give you a hint: The only “rights” he is there to protect are the governments “right” to STEAL your money and use it to subsidize socialism. The only type of court over which the Congress could have such absolute legislative power over judges is in an Article IV (of the Constitution), territorial court, and this in fact exactly describes our present District and Circuit federal court systems. Our present federal District and Circuit courts were created to rule ONLY over issues relating to federal territory and property under Article 1, Section 8, Clause 17, and Article 4, Section 3, Clause 2 of the Constitution. They are all “legislative” rather than “constitutional” or “judicial” courts. They are part of the Executive Branch of the government, and which have no authority to even address Constitutional rights. They are NOT part of the “judicial branch”, and this is a deception. The entire Judicial Branch, in fact, is composed exclusively of the seven justices of the Supreme Court. A very exclusive club, we might add!

“The United States District Court has only such jurisdiction as Congress confers [by legislation].”


If the pseudo judges who hear tax trials aren’t even part of the Judicial branch, were never appointed, and are simply “employees” of the Executive Branch, then what exactly are they? They are simply imposters who are there to create the illusion that there is even a remote possibility of equity and justice in the courtroom relating to an income tax issue. To preserve some semblance of civil order and prevent a massive civil revolt, the government has to maintain some kind of façade so that the people don’t lose faith in a government that in fact already become totally corrupted in the area of money and commerce. Keep in mind that deceit in commerce is the most offensive and abominable sin that God hates the most. Below is an excerpt from Matthew Henry’s commentary on the Bible demonstrating why this is:

“As religion towards God is a branch of universal righteousness (he is not an honest man that is not devout), so righteousness towards men is a branch of true religion, for he is not a godly man that is not honest, nor can he expect that his devotion should be accepted; for, 1. Nothing is more offensive to God than deceit in commerce. A false balance is here put for all manner of unjust and fraudulent practices [of our public dispensers] in dealing with any person [within the public], which are all an abomination to the Lord, and render those abominable [hated] to him that allow themselves in the use of such accused arts of thriving. It is an affront to justice, which God is the patron of, as well as a wrong to our neighbour, whom God is the protector of. Men [in the IRS and the Congress] make light of such frauds, and think there is no sin in that which there is money to be got by, and, while it passes undiscovered, they cannot blame themselves for it; a blot is no blot till it is hit, Hos. 12:7, 8. But they are not the less an abomination to God, who will be the avenger of those that are defrauded by their brethren. 2. Nothing is more pleasing to God than fair and honest dealing, nor more necessary to make us and our devotions acceptable to him; A just weight is his delight. He himself goes by a just weight, and holds the scale of judgment with an even hand, and therefore is pleased with those that are herein followers of him. A balance cheats, under pretence of doing right most exactly, and therefore is the greater abomination to God.”

[Matthew Henry’s Commentary on the Whole Bible; Henry, M., 1996, c1991, under Prov. 11:1]

Back in the 1600’s in our country and elsewhere in Europe, there were several notable occasions where so-called “witches” were tried and finally executed for practicing “witchcraft”. The nature of the proceedings strongly resembled the religious “inquisitions” that preceded them throughout Europe in the 1400’s. In fact, witchcraft trials evolved out of these religious
inquisitions and first began to appear in the late 1400’s. A History Channel special on witches aired on October 29, 2004, identified the following common characteristics about how these “witch trials” were conducted:

1. **Historical foundations of the public outcry against witchcraft:**
   1.1. The peak of the witch trials occurred in the late 1600’s. The period from the late 1400’s to the late 1600s were known as the “Burning Times” because witch hunts and executions were so prevalent during this period. The most common places for witch trials were in the rural villages of France and Germany, but they also occurred in America in the late 1600’s.
   1.2. The basis for the persecution of witches had a primarily “religious” foundation. The Bible forbids witchcraft in Deut. 19:10. Witches were believed to have a covenant with the devil and worship the devil and to be involved in harmful activities that were a threat to society as a whole.
   1.3. The practice of witchcraft was viewed as the worst type of religious heresy and was punishable by death by execution. The reason it had this status was because the practice of witchcraft was made to appear as a threat not just to the church, but to the whole society. Activities of accused “witches” were viewed as a competing “religion” and the worship of the devil. Witchcraft was also viewed as a threat to the predominantly Christian religion and evidence of possession by the “devil”.

2. **Social status of witches:**
   2.1. Hatred against and fear of witchcraft was most prevalent among uneducated or under-informed people, who are most susceptible to false belief, presumption, government propaganda, and superstition.
   2.2. Mobilizing the public against witchcraft was done by encouraging and exploiting intense fear and hatred towards immoral or harmful activities and by associating witches with such immoral and harmful activities. This was done by exploiting the ignorance, presumptions, and prejudices of the people by religious and political leaders.
   2.3. The people who were accused of witchcraft, in fact, were most often those who were accomplishing most to help their community. These people were often the most prominent political targets and opponents and accusing them of witchcraft was a way to retaliate politically against them. Most were older, single, or widowed and therefore didn’t fit the mold that most other women did. They did deviant things like use herbs and folk remedies to heal people magically. They had fewer friends and therefore were more vulnerable to false accusations and persecution, because they did not have a social network of friends who could help defend them.

3. **How criminal charges of witchcraft were initiated:**
   3.1. Search for the witch began when a person was observed to have psychological fits and delirium and the society could not explain the cause of the fits. Observers then would assume it was a supernatural possession by the devil (rather than simply a psychological illness) and would then begin searching for supernatural phenomenon and “witches” to explain the possession.
   3.2. Witch trials were often initiated at the request of an upstanding citizen or someone having deliriums who wanted to politically retaliate against an opponent. Most of the accusations of witchcraft came from people who only superficially knew the accused “witches” and therefore were suspicious and fearful of them. An even larger number of accusations came from those accused of witchcraft themselves and who were under torture to make a confession.
   3.3. The government fomented and facilitated the witch trials. There was a lot of political propaganda that was intended to smear and denigrate suspected “witches” by associating them with the following harmful activities:
      3.3.1. Immoral activity.
      3.3.2. The taking of hallucinogenic drugs.
      3.3.3. Promiscuous sex, sometimes with the devil.
      3.3.4. Murder and cannibalism of innocent infants.
      3.3.5. Nocturnal worship of the devil as a deity. This worship was called either the “Witch’s Sabbath” or the “Black Sabbath”.
      3.3.6. Secret invisible societies that created fear, suspicion, and insecurity in the people.

4. **How witches were identified, arrested, convicted and punished:**
   4.1. The basis for determining who was a witch was described in an early book called the *Malleus Maleficarum*, which is translated to mean “The hammer against witches”. The book was published in 1486 by two Dominican monks in Germany named Jacob Springer and Heinrich Kramer. The book described women as the most vulnerable to becoming witches. It described the source of all witchcraft as the carnal lust of women, which it said was insatiable. The book was second in popularity only to the Bible, and served as the equivalent of a bible for witch hunters for over 200 years. Witches were described in the book as being:
      4.1.1. Evil.
      4.1.2. Lecherous
      4.1.3. Vain
4.1.4. Lustful

4.2. The physical evidence required to prove that a person was a “witch” was very subjective and it was very difficult to prove with physical evidence that a person was a witch. Witch trials were more a matter of personal opinion and religious belief than a scientifically provable matter. Evidence that a person was a witch was often fabricated or imagined, and not real.

4.3. When witches were arrested, they:

4.3.1. Were stripped and searched.
4.3.2. Prodded with needles to find the mark of the devil.
4.3.3. Any suspicious wart, mole, or birth mark could be enough to condemn someone to death.
4.3.4. Any questionable character reference from a political opponent could doom a person to death.

4.4. Prerequisite for confession. Civil law required that a “witch” could not be prosecuted without first making a “voluntary” confession. Because few people would voluntarily confess to being “witches”, the government sanctioned and condoned an elaborate system of painful physical torture against the accused “witches” to compel them to give a “voluntary” confession. This was the very same type of persecution and torture that was instituted against heretics during the inquisitions in Spain and elsewhere in Europe. The following hideous instruments of torture were used to extract the “confession”:

4.4.1. Thumb screws
4.4.2. Leg screws
4.4.3. Head clamps
4.4.4. Iron maiden

4.5. During the torture:

4.5.1. The Malleus Maleficarum warned the torturer never to look a witch in the eye. This was a devious way to ensure that empathy or sympathy or compassion would not be employed towards those accused of witchcraft. This made the witch trials and those who could be accused of witchcraft very terrified and prejudiced the rights of those accused. The torture used to extract the coerced confessions was also used to implicate other innocent people, and this lead to the uncontrollable spread of witch trials throughout France and Germany.

4.5.2. Many people confessed to the crime of witchcraft who in fact were not witches, simply to avoid further suffering and torture. When the pain of torture is severe enough, people will confess to almost anything.

4.6. The English devised a very prejudicial method for determining if someone was a witch called “swimming the witch”. A person accused of witchcraft was thrown in deep water. If she swam and survived then she was proven to be a witch. If she sank and drowned, then she was innocent. Either way, the suspect was doomed and had no chance of survival.

4.7. Witnesses and political opponents were allowed to show up at the trials and act out being “possessed” by Satan in front of everyone in the courtroom.

4.8. Once a person confessed to being a “witch”, then they were usually burned at the stake in a very public way in order to terrorize the rest of the population into “compliance” with the wishes of whoever made the accusation of witchcraft to begin with. The reason for burning, was that it was believed that the witches evil spirit could only be destroyed if she was burned into ashes.

5. Political motivation for witch trials explains why they spread:

5.1. The government abused the laws against witchcraft, especially in Europe, as follows:

5.1.1. Church clergy in Christian churches were accused because they were political opponents of the government.
5.1.2. Witch hunters received a bounty for each witch they found and prosecuted.
5.1.3. The property and lands of executed witches were confiscated by the government and used to enrich public servants. This is a big reason that explains the promotion and spread of the witch hunts and witch trials by the government.

5.2. The largest witch trial ever occurred in the town of Wurzburg in Germany, in which an overzealous magistrate tried nearly the whole town on witchcraft charges! 600 people were condemned to death. 19 were priests and 41 were children. In some towns in Germany, there were no women left after the inquisitors came through. Some scholars estimate that between 60,000 and 300,000 people were executed as witches during the “Burning Years” in Europe.

5.3. The largest witch trial in America occurred in 1692 in Salem, Massachusetts, in which 200 people were burned at the stake. Salem was a Puritan town torn by Indian and land wars and political controversy. The Salem witch trial investigations began in the home of a Puritan minister, Rev. Samuel Paris. His daughters became allegedly possessed after playing a household game with the family slave and they went into a frenzy, which spread throughout the town. The Puritan minister then launched an investigation to find out who had instigated the possession, leading to three women being tried on witchcraft based on the accusations of the possessed girls. All
three of the accused witches were outsiders and deviants who were easy targets for suspicion and retaliation. Historians agree that the investigation into witches in this incident was used to conceal a political agenda. The agenda involved a private dispute, and the witch allegation was used as a means to gain political advantage. After this incident, the witch hysteria spread to 200 other accused witches in 24 other surrounding villages. 27 witches were found guilty and 19 were hanged. The witch trials ended in America when the accusers began accusing prominent people, such as the wife of the governor of Massachusetts. At that point, political leaders abruptly stopped the trials because they were not only not benefiting from them, but began being hurt by them.

6. Why witch trials eventually ended and how these matters are handled today:

6.1. Two factors contributed to the end of the witch trials in America:
- 6.1.1. Scientific investigation and knowledge ultimately was what brought witch trials to an end. Science eliminated the role of superstition in attributing harmful events to supernatural and magical powers.
- 6.1.2. The wife of the governor of Massachusetts was accused of witchcraft. Once government officials saw that they could no longer benefit, but would be harmed by spreading the witch trials, they put them to an abrupt end.

6.2. Today, people who would have been accused as witches in the 1600’s would now simply be identified by a mental health expert as mentally ill. Unlike the early witch trials, in which the accusers and inquisitors were often religious figures, today’s accusers usually work in the government and they use as their justification the testimony of a mental health professional who:
- 6.2.1. Would be undermining his livelihood and his income by giving a person a clean mental bill of health.
- 6.2.2. Has no moral or religious training.
- 6.2.3. Has a conflict of interest because he is licensed by the same government that is doing the false accusing.

As we examined the above list of characteristics that describe witchcraft, some striking similarities became obvious between the way the government treated “witches” back then and the way the same government treats “tax freedom advocates” of today. Below is a table summarizing the many similarities between the two, organized in the same sequence as the above list:

Table 6: Comparison of treatment of “witches” to that of “tax protesters”

<table>
<thead>
<tr>
<th>#</th>
<th>Characteristic</th>
<th>Incidence in witches</th>
<th>Incidence in freedom advocates</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Historical foundations of the public outcry against witchcraft</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>1.1</td>
<td>Context of trials</td>
<td>Peak occurred in late 1600’s in rural villages of Europe and America.</td>
<td>Period after World War II, when government no longer needed the income tax but still wanted to expand its power and control over the people in violation of the Constitution.</td>
</tr>
<tr>
<td>1.2</td>
<td>Basis for persecution</td>
<td>Main motivation was Biblical prohibitions and superstition by ignorant citizens and government covetousness of property of accused witches. Witch hunts allowed government to confiscate all the property of the witch and not return it to the witch’s family.</td>
<td>Government greed and lust for power and money.</td>
</tr>
<tr>
<td>1.3</td>
<td>Activities of accused witches</td>
<td>Were viewed as a “religion” and a threat to Christianity.</td>
<td>Are viewed as a threat to the state-sponsored “Civil religion of Socialism” and a challenge to the authority of the government as the new false “god” and sovereign within society.</td>
</tr>
<tr>
<td>2</td>
<td>Social Status</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>2.1</td>
<td>Hatred and fear of most prevalent in</td>
<td>Uninformed, superstitious, and presumptuous people</td>
<td>Ignorant, superstitious, and presumptuous jurors educated in government schools. This ignorance about law is deliberately created by our government by manipulating the public education system to dumb down the population. Ignorant people tend to be more fearful than highly educated people.</td>
</tr>
<tr>
<td>2.2</td>
<td>Public mobilized against accused by government through</td>
<td>Associating “witches” with immoral and harmful activities.</td>
<td>Associating tax protesters with extremist groups such as “Montana Free Men”, terrorists, and criminals.</td>
</tr>
<tr>
<td>2.3</td>
<td>Profile of accused</td>
<td>Outcasts of society who don’t have many friends, and can therefore easily be picked on. This included widows, midwives, divorcees, spinsters, non-religious, and outcasts at their local church.</td>
<td>Outcasts of society who are denounced by propaganda from government-licensed I.R.C. §501(c) churches, government licensed attorneys, and the Illegal Robbery Squad (IRS). Wrongfully accused as “militia”, “gun activists”, “religious extremists”,</td>
</tr>
</tbody>
</table>

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EXHIBIT:_________
<table>
<thead>
<tr>
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<th>Characteristic</th>
<th>Incidence in witches</th>
<th>Incidence in freedom advocates</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td>How criminal charges are initiated and encouraged</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>3.1</td>
<td>Cause for start of investigation</td>
<td>Psychological disorders and abnormal behavior of a “witch” or someone possessed or visited by witch.</td>
<td>American refuses to either incriminate themselves on a tax return or to pay money to IRS that law does not require them to pay.</td>
</tr>
<tr>
<td>3.2</td>
<td>Investigation initiated by</td>
<td>Upstanding citizen or possessed individual who wanted to politically retaliate against an opponent. Most accusations came from people who superficially knew the accused “witches” and therefore were suspicious and fearful of them. Additional referrals came from accused “witches” who confessed or snitched on other witches while under duress and physical torture.</td>
<td>IRS in retaliation against people for demanding due process of law, respect for the Constitution, and obedience to IRS procedures.</td>
</tr>
<tr>
<td>3.3</td>
<td>Government fomenting of trials</td>
<td>Judges facilitate violation of due process and loosen need for objective or physical evidence. Government also cooperated with and staged executions of the accused witches and condoned their torture in order to obtain coerced confessions.</td>
<td>Judges condone violation of due process of accused by allowing IRS to take their property without due process of law or a court hearing using “Notice of Levies”, “Notice of liens”, and other fraudulent securities. The result essentially is grand theft and “extortion under the color of law”, which federal judges refuse to hold IRS agents accountable for.</td>
</tr>
<tr>
<td>4</td>
<td>How accused is identified, arrested and convicted</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>4.1</td>
<td>Basis for determining guilt</td>
<td>Malleus Maleficarum book published in 1486 provided procedures and processes useful for determining who are witches. The procedures were very prejudicial. Witches described in the book as: “evil, lecherous, vain, and lustful”.</td>
<td>The Department of Justice Criminal Tax Manual is used as the “Bible” for federal prosecutors. The book is deliberately deceptive because it does not reveal the most important aspects about the legal basis for federal taxation as documented in this book. “Tax protesters” described in the book as vain, contemptible, ignorant, and impulsive.</td>
</tr>
<tr>
<td>4.2</td>
<td>Physical evidence required to prove guilt</td>
<td>A confession by the accused, imagined events by persons who were haunted by accused witch, subjective personal opinions, warts and moles, testimony of clergy, very biased questioning techniques.</td>
<td>1099 and W-2 forms that are not signed by the reporters and are therefore “hearsay” evidence that is inadmissible. Writings of accused submitted under duress on a tax return that are also not admissible because coerced.</td>
</tr>
<tr>
<td>4.3</td>
<td>Method of arrest and confinement</td>
<td>Stripped, searched, prodded with needles. Physically tortured until confessed.</td>
<td>Stripped, searched, prodded with needles. Financially tortured by having all assets seized and being forced into financial slavery to a legal professional to represent them. While in federal prison, not able to do own legal research and defense because deprived of proper resources, computers, and legal references. High legal fees act as punishment, torture, and coercion against accused to settle quickly and falsely admit guilt to end the financial bleeding.</td>
</tr>
<tr>
<td>4.4</td>
<td>Prerequisite for conviction</td>
<td>A confession from the accused “witch”, often extracted under severe physical torture. Even though testimony is coerced, judges still prejudicially admitted it anyway and thereby violated the due process rights of the accused.</td>
<td>Proving that tax crimes committed “willfully” by accused, meaning they were deliberate, defiant acts of disobedience to a known “lawful” duty. Willfulness is proven prejudicially and unfairly by using inadmissible evidence such as: 1. IRS publications which the IRS is not held responsible for the accuracy of; 2. Judicial opinions from courts outside the jurisdiction of the accused; 3. Correspondence and advice from the IRS which the government readily admits it cannot and should not be held accountable for the accuracy of; 4. Advice from government licensed “experts” with a severe conflict of interest such as attorneys, mental health professionals, etc.</td>
</tr>
<tr>
<td>4.5</td>
<td>Method and result of the torture</td>
<td>Physical torture conducted using hideous</td>
<td>Accused is financially tortured by being...</td>
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devices. Many accused died while imprisoned and before trial. Brutality and no compassion were shown during physical torture. Witches were dehumanized and tortured would not look witches in the eye. Many accused would make a false confession simply to end the torture. Prisoners could also not leave the prison until they reimbursed the state for the cost of holding them there, which is a double punishment.

forced to hire an attorney and pay more than $300 per hour for services that he would not need if the prison provided or allowed computers, internet research, and an extensive law library. Prisoners do not have and are not allowed same legal research tools as attorneys and so are compelled to hire attorney. Once attorney is hired, accused loses right to challenge jurisdiction and becomes “ward of the state” and this prejudices his case. While in prison, employer of accused usually terminates him, bills mount up, and result is that house is confiscated by banks and all equity is lost. Accused is slandered and has a hard time finding future work because of false charges of “willful failure to file” and “tax evasion” by government. Credit rating is destroyed, making it difficult to buy home or obtain credit in the future. Most torture is therefore financial, but it is still torture and done unjustly, because people who don’t pay money that no law requires them to pay are not a threat to society and do not need to be imprisoned. In fact, federal jailhouses have become the equivalent of “debtors prisons” for fraudulently created tax debts. “Debtors prisons”, including those for tax debts, were outlawed in 1868 by the passage of the Thirteenth Amendment, which outlawed not only slavery but all such involuntary servitude. Yet, the U.S. government STILL allows these debtor’s prisons to continue.

Judges refusing to admit any of the evidence of the accused during preliminary motions in limine before trial while admitting all the government’s evidence. This leaves the accused essentially defenseless and a prejudiced attorney whose livelihood will be destroyed by having his license pulled if he objects to or exposes the tactics of the judge in front of the jury.

Violations of due process at trial

Witnesses and political opponents of the accused were allowed to show up at witch trial and act out being possessed in front of everyone, in order to prejudice the case.

Government parades its own prejudiced “experts” in front of the jury and builds its case not on what the law says, but primarily on the subjective opinions of “experts” who nothing but slanders cleverly disguised as credentialed scientists or specialists. Like the judge himself, all these experts have a conflict of interest because they are usually licensed by the government and will lose their license if they turn on the government, or they are “taxpayers” and they know the IRS will turn on them if they turn on the government. The trial then simply devolves more into a mud-slinging political campaign and the judge and the prosecutor work as a tag team to convict the accused because both of them benefit financially from doing so. If the judge doesn’t help the prosecutor get the conviction, then he will end up on the IRS’ hit list.

Political propaganda following the trial

Witches executed by burning or hanging in a very public way. This terrorizes all present to avoid being accused themselves.

IRS and DOJ have a “Press Releases” section where they slander those convicted. Newspapers are called up and results are published to make sure public is warned that they better not buck the Gestapo. The news stories are often deliberately vague so that they look like they apply to everyone instead of the very small subset of people who are actually affected. Sometimes, even the judges will participate in this grandstanding and
<table>
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<th>#</th>
<th>Characteristic</th>
<th>Incidence in witches</th>
<th>Incidence in freedom advocates</th>
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<td>political propaganda by the way they write their rulings, which are often nothing but rubber-stamped versions of the proposed orders written by the Department of Injustice prosecutor himself. They do this to increase their chances of a promotion or new political appointment to a higher court by winning the favor of the Executive branch in “bringing home the stolen loot”. Public is therefore terrorized and coerced into compliance with laws that they are not even subject to, in order to spread the federal slavery and expand the power and control of politicians and judges over the general populace.</td>
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<td>5</td>
<td>Political motivation for trials</td>
<td>NA</td>
<td>NA</td>
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<td></td>
<td>5.1 Witch trials used to punish political targets and dissidents</td>
<td>Religious factions and rivalry within small rural villages lead to the witch hunts, and they were directed at political targets. Accusers were usually disadvantaged parties in a dispute who wanted upper hand. Government capitalized on these rivalries by plundering the estates of the accused witches. When specific government officials were accused as witches and they found out they could no longer remain neutral in the dispute and could no longer benefit or avoid being harmed, the trials abruptly ended.</td>
<td>Political factions and rivalries between “socialists” (Democrats) and “capitalists” (Republicans and independents) are exploited by the government during tax trials as a way to encourage convictions. Tax trials are turned into a type of class warfare between the “haves” (rich) and the “have nats” (poor). Jealousy, greed, ignorance, fear, and envy are the main tool the government uses to motivate juries into convictions. Since there is no risk for the government participants and judges protect and shield IRS employees from the consequences of their unlawful behavior, then the abuses continue. This is called the “judicial conspiracy to protect the income tax” and it is described later in section 6.9 and following.</td>
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<td>5</td>
<td>5.2 Largest trials</td>
<td>Occurred in rural areas where political factions and rivalries existed. Witch laws were used to settle political scores. Nepotism between the judges and the town marshal in the case of the Salem trials contributed to the spread of the witch hunts. The Salem marshal plundered the estates of the accused witches.</td>
<td>Largest tax trials occur around tax time on April 15 and are used as a means to propagandize and scare Americans into paying extortion and bribery money to the government that no law requires. Big cities are most prevalent places for the convictions, because this is where the following types of dysfunctional types of citizens and government sheep congregate: 1. Socialists and government dependants on Social Security and Medicare; 2. People educated in public schools by the government, who are dysfunctional citizens, and who trust government too much.</td>
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<td>6</td>
<td>Why trials eventually ended</td>
<td>NA</td>
<td>NA</td>
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<td>6</td>
<td>6.1 Cause of the end of trials</td>
<td>Scientific discoveries ended the role of superstition and the mass hysteria that the superstition caused. Also, when high officials in the government began to be implicated and risked conviction, the government quickly ended the trials.</td>
<td>Still ongoing, primarily because the same kind of ignorance and superstition about law and legal process exists as that which existed about supernatural events in the 1600’s.</td>
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<td></td>
<td>6.2 How witches are identified then and now</td>
<td>Back then, subjective opinions and superstition, strong religious beliefs, and political revenge motivated identification of “witches”. Since the field of psychology had not yet evolved, psychological disorders could not be attributed as the cause of the abnormal behavior that initiated the investigations.</td>
<td>Today, atheist and biased psychological “experts” are used as pawns by the government to slander the accused. Juries are deceived into believing that freedom advocates are irresponsible (won’t pay their “fair share”), deviant, mentally unstable, anti-social, and disrespectful of all authority. They are also made to appear as though they are a threat to the prevailing social order and the personal financial benefits of the jurists. Who wouldn’t vote against an accused that threatened the social security check of a jurist?</td>
</tr>
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</table>
Isn’t it fascinating just how many similarities there are between the trial of a modern-day freedom advocate and the witch trials in the 1600’s? The only thing new is the history that you do not know. There is nothing new under the sun. This section, we believe, provides a compelling demonstration that in fact:

1. The Internal Revenue Code is a government-sponsored religion whose main purpose is to promote socialism, humanism, and the theft of the sovereignty of the individual and the transfer of that sovereignty to the collective, and its representatives, who are the government and the legal profession as an oligarchy.
2. Modern day tax trials are nothing but “religious inquisitions”.
3. The government wins in modern day tax trials by using the same prejudicial techniques as witch hunters used against witches: Exploiting the ignorance, fear, and superstition of the general public about law and legal process.
4. Confessions are still obtained under duress the same way they were with the witch trials, but instead of the duress and torture being physical, it is now primarily financial. The results, however, are the same: A confession or “compliance” by the accused results primarily as a way to stop the torture, rather than because they actually committed any kind of crime.
5. The motivation for the witch hunts, insofar as the government is concerned, was the same as the motivation for modern day tax trials: Greed and covetousness. When the government executed a witch, they confiscated all their property and enriched themselves. When the government wins a tax trial, they enrich themselves and rape and pillage the assets of the accused and slander and destroy the credit rating of the accused.
6. Like the witch trials of the 1600’s, the only thing that will end the injustice is:
   6.1. Public education about law in the schools, so that the scientific method and due process may return to the federal courtroom and ignorance, superstition, and fear may no longer be exploited by the government to convict the accused.
   6.2. The financial incentives and rewards for the government must be removed from the process, so that judges will no longer act essentially as a partner to the prosecutors. Judges must be recused who are either “taxpayers” or who will receive benefits from illegal enforcement of the Internal Revenue Code. Judges pay must derive exclusively from lawful constitutional activities, which are exclusively taxes on imports, excises.
   6.3. Due process must return to the courtroom, meaning that ambiguity of the Internal Revenue Code must be eliminated and they must be considerably simplified, so that “experts” are no longer required and so that the general public can easily discern what they mean. This will eliminate the role of ignorance, superstition, and fear in the courtroom that lead to the kind of hysteria present during the witch trials.

To help underscore and support assertions made in this section, consider the prosecution of Dr. Phil Roberts, which is covered in section 6.8.1 of the Great IRS Hoax, Form #11.302. There are excerpts from the transcript of his trial for tax evasion in that section. The federal judge kept telling the counsel of the defendant that he couldn’t talk about “the law” in the courtroom during the trial with the jury present. As a matter of fact, he threatened the counsel with disbarment if he continued to insist on quoting the law! By doing so, the judge was accomplishing the following:

1. Preventing the jury from learning that the Internal Revenue Code is not “PUBLIC law”, but rather PRIVATE law that only acquires the “force of law” with your DEMONSTRATED consent.
2. Encouraging superstition, bias, and prejudice on the part of the jury. Absent an objective standard such as enacted positive law, the judge is ensuring that the jury reaches a “political” rather than a “legal” verdict. This makes those convicted of tax crimes into “political prisoners” rather than “criminals”.
3. Preventing enforcement of the Constitution, which is law and a contract, by the jury and against the government, in reaching a verdict. Indirectly, this is a violation of the judge’s oath of office to support and defend the Constitution, and amounts to Treason. You can’t in good faith uphold that which you refuse to discuss.
4. Ensuring that the result of the trial would be evil and unjust. The bible says that when “law” is removed from public life, the result will be “abominable”:

“One who turns his ear from hearing the law, even his prayer is an abomination.”
[Prov. 28:9, Bible, NKJV]

This is only the tip of the iceberg of courtroom corruption, folks. In 2004, one of our members also visited a federal district courthouse in San Diego and noted that it had an extensive law library. They walked into the law library as a private American to see if we could read the law for ourselves in the books there while serving as a jurist. Remember, this is a PUBLIC building that is PUBLIC, not private property, which any citizen should have access to provided he/she does not take it or misuse it or interfere with use by others. There was NO ONE in the law library except the clerk. They were intercepted at the door by an inquisitive and nervous clerk, who asked them why they were there. They said we were
serving on jury duty and that we wanted to read what the law says for ourselves rather than trust the biased judge or the attorneys. Here is what she the clerk told them, and what she said completely stunned them:

1. Federal jurists are NOT allowed to read the law while serving as a jurist.
2. Federal jurists are NOT allowed to enter the courthouse law library while serving as jurists. The clerk running the law library is under strict orders from the chief justice NOT to allow jurists into the courthouse law library. When we asked her why that was, she could not explain the reasoning.
3. Jurists who read the law while serving can be impeached from serving on the jury.

If you want to read the orders of the chief justice, see:

[Tax DVD, SEDM, File /Evidence/JudicialCorruption/GenOrder228C-Library.pdf (Member Subscribers Only)
https://sedm.org/tax-dvd/]

The above statements by the clerk of the district court law library, friends, and the orders from the Chief Justice that lead her to say what she said to us, are not only Treason punishable by death under 18 U.S.C. §2381, but amount to jury tampering in violation 18 U.S.C. §§1503 and 1504. Law is the solemn expression of the will of the “sovereign” within any system of government.

"Law... That which is laid down, ordained, or established. A rule or method according to which phenomenon or actions co-exist or follow each other. Law, in its generic sense, is a body of rules of action or conduct prescribed by controlling authority, and having binding legal force. United States Fidelity and Guaranty Co. v. Guenther, 281 U.S. 34, 50 S.Ct. 165, 74 L.Ed. 683. That which must be obeyed and followed by citizens subject to sanctions or legal consequences is a law. Law is a solemn expression of the will of the supreme power of the State. Calif. Civil Code, §22.” [Black's Law Dictionary, Sixth Edition, p. 884]

The “State” above is “We the People”, and does not include our public servants at all. In our system of government, the “sovereign” is the People both individually and collectively, and is NOT anyone serving in government. Any federal judge who prevents law from being discussed in a courtroom is refusing to recognize the sovereignty of the People who ordained that law, and is interfering with the definition and protection of their sovereign will in courts of justice. All law is a “compact” or a “contract” between the sovereign People and their servants in government. Refusing to discuss tax laws in a court trial is every bit as ludicrous as trying to enforce a contract without the contract. In effect, federal judges who refuse to discuss law in the courtroom are interfering with the right to contract of the sovereign “People”, because law is a “compact” or “contract” between us as Sovereigns and our public servants. Here is what the Supreme Court said about the authority of the government to impair the obligation of such contracts, and in particular the main contract between the sovereign People and their government servants called the Constitution:

"Independent of these views, there are many considerations which lead to the conclusion that the power to impair contracts (either the Constitution or the Holy Bible), by direct action to that end, does not exist with the general [federal] government. In the first place, one of the objects of the Constitution, expressed in its preamble, was the establishment of justice, and what that meant in its relations to contracts is not left, as was justly said by the late Chief Justice in Hepburn v. Griswold, to inference or conjecture. As he observes, at the time the Constitution was undergoing discussion in the convention, the Congress of the Confederation was engaged in framing the ordinance for the government of the Northwestern Territory, in which certain articles of compact were established between the people of the original States and the people of the Territory, for the purpose, as expressed in the instrument, of extending the fundamental principles of civil and religious liberty, upon which the States, their laws and constitutions, were erected. By that ordinance it was declared, that, in the just preservation of rights and property, "no law ought ever to be made, or have force in the said Territory, that shall, in any manner, interfere with or affect private contracts or engagements bona fide and without fraud previously formed." The same provision, adds the Chief Justice, found more condensed expression in the prohibition upon the States [in Article I, Section 10 of the Constitution] against impairing the obligation of contracts, which has ever been recognized as an efficient safeguard against injustice; and though the prohibition is not applied in terms to the government of the United States, he expressed the opinion, speaking for himself and the majority of the court at the time, that it was clear "that those who framed and those who adopted the Constitution intended that the spirit of this prohibition should pervade the entire body of legislation, and that the justice which the Constitution was ordained to establish was not thought by them to be compatible with legislation [or judicial precedent] of an opposite tendency." 8 Wall. 623. [399 U.S. 700, 765] Similar views are found expressed in the opinions of other judges of this court."

[Sinking Fund Cases, 99 U.S. 700 (1878)]

Now some people might respond to these observations by saying that since the Internal Revenue Code is not "positive law", then the judge is actually preventing a biased trial by keeping discussions of it out of the courtroom. This is partially true,
but if the judge either won’t allow the Internal Revenue Code to be identified as not being “law”, or won’t allow other types of real, positive law, such as the Constitution, to be discussed in the courtroom, then he is impairing the right to contract of the sovereign “People” who delegated authority to their government using that positive law. The only basis for interfering with discussing the Constitution as “law” in a federal courtroom is that:

1. Neither party to the suit inhabits areas in a state of the Union where the Constitution applies....AND
2. The crime occurred within exclusive federal jurisdiction within a territory or possession of the federal government.

In nearly all tax trials, the above false presumptions are invisibly made by both the U.S. attorney prosecutor and the judge. It is made either because of ignorance or because of deliberate malice on the part of the judge. Either way, the resulting tax trial devolves into a witch hunt that is a completely political proceeding that is not founded in any way upon positive law. Don’t believe us? Well then watch the movie below:

**How to Keep 100% of Your Earnings**, Marc Lucas
http://famguardian.org/Media/HowToKeep/movie.htm

In the above movie, a jurist at a state income tax trial testifies that the judge manipulated the case against a person accused of willful failure to file by preventing the jurists from seeing the law he was accused of violating. She says on tape that this was a tacit admission by the judge that there is no law requiring anyone to pay income tax!

Therefore, any judge, whether state or federal, who interferes with discussing the Constitution at a federal tax trial can only justify such action based on a usually false presumption that the accused is a statutory “citizen” under 8 U.S.C. §1401 who does not inhabit the states of the Union and therefore is not a party to the Federal Constitution. It is up to you to understand and challenge all the false presumptions that your federal persecutors are going to make and to challenge them as early on as possible and get them into your administrative record in all your correspondence. Furthermore, also understand that federal tax trials are unique and different from other types of federal trials. We have sat through several other types of trials in federal district court and found through personal observation that tax trials are the only types of trials where the judges are so tenacious in keeping the discussion of law out of the courtroom. It’s perfectly OK to discuss law or the Constitution in most other types of trials, but not in tax trials. As a matter of fact, we sat next to a U.S. attorney who handled criminal law on an airplane flight. We asked them if it was OK to discuss criminal law in the courtroom, and she said “Of course. I’ve never heard of a trial that operated any other way”. She obviously hadn’t sat through any tax trials! Do you smell a rat here? WE DO!

The only thing left when positive law is completely removed from tax trials are the following unreliable and Satanic forces:

1. Ignorance
2. Prejudice
3. Conflict of interest
4. Bias on the part of the judge
5. The opinions of biased “experts” who are subject to IRS and judicial extortion.

On that last item above, we must consider what the Bible says about the use of “experts” in court:

>Peach the Word; be prepared in season and out of season; correct, rebuke and encourage—with great patience and careful instruction. For the time will come when men [in the legal profession or the judiciary] will not put up with sound [legal] doctrine [such as that found in this book]. Instead, to suit their own desires, they [the covetous public dis-servants] will gather around themselves a great number of teachers [court-appointed “experts”, “licensed” government whom called attorneys and CPA’s, and educators in government-run or subsidized public schools and liberal universities] to say what their itching ears want to hear. They will turn their ears away from the truth and turn aside to [government and legal-profession myths and fables]. But you [the chosen of God and His servants must], keep your head in all situations, endure hardship, do the work of an evangelist, discharge all the duties of your [God’s] ministry.”

[2 Tim. 4:2-5, Bible, NKJV]

Instead of ensuring justice, keeping law out of the courtroom and replacing it with subjective opinions of biased “experts” who have a conflict of interest simply transforms the court into an unruly lynch mob of angry people (“taxpayers”) who want to keep their tax bill down by inducting other tax slaves to join them and share the burden of supporting the federal plantation. This is exactly the tactic, in fact, that was used against Jesus at his trial. A major subject at Jesus’ trial was his attitude about taxes, in fact:

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And they [the angry democratic lynch mob of atheistic socialists] began to accuse Him [Jesus], saying, "We found this fellow perverting the nation, and forbidding to pay taxes to Caesar, saying that He Himself is Christ, a King [sovereign]."

[Luke 23:2, Bible, NKJV]

The priests, who were the political enemies of Jesus, fomented negative public opinion against Jesus and caused an angry mob of atheists to bring Jesus before the courts and Governor Pilate so that he could be tried for things that weren’t even crimes. These vindictive priests turned an exclusively religious ministry of Jesus into a political persecution by an angry lynch mob in order to silence dissent and challenges to their power and authority. The persecution of Jesus literally was a “witch hunt”, and not a valid legal process. The goal of his persecutors was to strip Him of His sovereignty, dignity, and life. For further information on this subject, see the article entitled “The Trial of Jesus” at the address below, where a real judge analyzed how Jesus was treated:

http://famguardian.org/Subjects/LawAndGovt/History/TrialOfJesus.htm

What the Department of Justice has learned how to do in terrorizing and illegally persecuting tax honesty advocates is to institutionalize the kind of tyranny, despotism, and violation of due process which Jesus experienced. They have made every tax trial into a witch hunt that exactly replicates the one Jesus experienced. Tax honesty advocates want their sovereignty and rights respected, while the government wants to destroy it and make them into federal serfs who are falsely “presumed” to inhabit the federal plantation called the “United States” as “U.S. citizens”. Remember: Jesus was a tax protestor! See section 1.10.1 of the Great IRS Hoax, Form #11.302 for evidence of this fact.

13.10 Legal requirements for tith collection in respect to the Religious Freedom Restoration Act

Socialism is a competing religion whose purpose is to destroy and undermine other religions. Its life blood is so-called “taxes”, which actually are its voluntary “tithes”, collected in many cases from persons and entities who have religious affiliations. This section shall describe the legal requirements that must be demonstrated by any federal government revenue collection agency in the seizure or collection of taxes with respect to any religious person or group. Understanding this process will explain the laws governing how the Socialist Church, which is a parasite upon the body politic, may lawfully obtain it’s “tithes” and “donations” from competing churches and believers.

As per TITLE 26 - INTERNAL REVENUE CODE, Subtitle F - Procedure and Administration, CHAPTER 64 - COLLECTION, Subchapter D - Seizure of Property for Collection of Taxes, PART 1 - DUE PROCESS FOR COLLECTIONS; the appeals officer must show us the verification from the Secretary that the requirements of any applicable law or administrative procedure have been met including, but not limited to the requirements of the Religious Freedom Restoration Act of 1993. In order to comply the appeals officer must show us the verification from the Secretary that the requirements of the following applicable laws and/or administrative procedures have been met including, but not limited to:

Religious Freedom Restoration Act of 1993
Per 42 U.S.C. CHAPTER 21B § 2000bb-1
SEC. 3. FREE EXERCISE OF RELIGION PROTECTED

(c) JUDICIAL RELIEF. -- A person whose religious exercise has been substantially burdened in violation of this section may assert that violation as a claim or defense in a judicial proceeding and obtain appropriate relief against a government. Standing to assert a claim or defense under this section shall be governed by the general rules of standing under article III of the Constitution; (ADMINISTRATIVE PROCEEDINGS are included by inference at § 504(b)(1)(C) of title 5, United States Code.)

In order to comply the appeals officer must:

a. Demonstrate that the government has a compelling interest in collecting any of the eight classes of tax administered by the Internal Revenue Service from the religious group or person (as each tax has different requirements applicable law or administrative procedure must not only be met but clearly demonstrated in order for there to be a compelling interest);

b. Demonstrate that the government is not in violation of the First Amendment to the Constitution of the United States of America and that its actions have not been invidious and/or covert concerning our religion and/or beliefs and/or has suppressed and/or supported or advanced a particular religion (religion includes religions defined and/or included in Torcaso v. Watkins, 367 U.S. 488 (1961) @ [Footnote 11] Among religions in this country

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c. Demonstrate that the government, has not created a danger of religious censorship;
d. Demonstrate that the government, has not placed a direct condition and/or burden on the dissemination of religious views;
e. Demonstrate that the government, has not attempted to affirmatively compel the religious group or person, by threat of sanctions, to refrain from religiously motivated activities;
f. Demonstrate that the government, has not attempted to affirmatively compel the religious group or person, by threat of sanctions, to engage in conduct that we find objectionable for religious reasons and therefore violate our rights;
g. Demonstrate that the government, through the Social Security Administration and the Social Security Administration’s collection arm the Internal Revenue Service have not attempted to levy a tax to support religious activities or institutions, “whatever they may be called, or in whatever form they may adopt” Everson v. Board of Education of Ewing TP., 330 U.S. 1 (1947); Rosenberger v. University of Virginia, 515 U.S. 819 (1995); Torcaso v. Watkins, 367 U.S. 488 (1961); Tilton v. Richardson, 403 U.S. 672 (1971); Grand Rapids School District v. Ball, 473 U.S. 373 (1985); Board of Education v. Allen, 392 U.S. 236 (1968); Mccollum v. Board Of Education , 333 U.S. 203 (1948);
h. Demonstrate that the government has not selected one group or one type of religion “whatever it may be called, or in whatever form it may adopt” for preferred treatment;
i. Demonstrate that the government internal revenue taxes are wholly neutral in religious terms, and have applied all laws, codes, regulations, publications, forms, etc. in a uniform manner toward all religions “whatever they may be called, or in whatever form they may adopt”;

In demonstrating (a) through (i) (above) the government is not authorized to substantially burden any religious belief.

14 Manifestations of the New Civil Religion of Socialism

14.1 Description of the symptoms of Socialism in Contemporary America122

We memorialize those valiant pioneers who settled this great country. They were a people persecuted and driven out of what was then the United States because of their religious beliefs. They came seeking to worship Almighty God according to the dictates of their own conscience.

Almost three centuries before, in a like manner, God-fearing believers, most notable of which were the Pilgrims, left Europe with its state religions and came to America to seek freedom of worship. As a consequence of this, the deepest taproots of the U.S. and Utah in the past have lain in the very essence of our humanity—our faith in God. Some of our coins still contain the phrase “In God We Trust.” Our pledge of allegiance states that we are “one nation under God, indivisible, with liberty and justice for all.”

The recent controversy the nation regarding the constitutionality of certain public prayers casts a serious cloud over the reality and meaning of the sacred in our society.

There seems to be developing a new civil religion. The civil religion I refer to is a secular religion. It has no moral absolutes. It is nondenominational. It is nontheistic. It is politically focused. It is antagonistic to religion. It rejects the historic religious traditions of America. It feels strange. If this trend continues, nonbelief will be more honored than belief. While all beliefs must be protected, are atheism, agnosticism, cynicism, and moral relativism to be more safeguarded and valued than Christianity, Judaism, and the tenets of Islam, which hold that there is a Supreme Being and that mortals are accountable to him? If so, this would, in my opinion, place America in great moral jeopardy.

122 Adapted from a speech by Elder James E. Faust, Quorum of the Twelve Apostles, Mormon Church, given on 19 July 1992 to celebrate “Pioneer Day”. See: http://famguardian.org/Subjects/Spirituality/ChurchvState/NewCivilReligion.htm

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For those who believe in God, this new civil religion fosters some of the same concerns as the state religions that prompted our forefathers to escape to the New World. Nonbelief is becoming more sponsored in the body politic than belief. History teaches well the lesson that there must be a unity in some moral absolutes in all societies for them to endure and progress. Indeed, without a national morality they disintegrate. In Proverbs, we are reminded that “righteousness exalteth a nation: but sin is a reproach to any people.” (Prov. 14:34) The long history and tradition of America, which had its roots in petitions for divine guidance, is being challenged.

The new civil religion is different from that envisioned by Benjamin Franklin, who seems to have first used the term “civil religion.” (M. Marty, Pilgrims in Their Own Land, 1984, pp. 155-66.) Franklin’s “civil religion,” as I understand it, was envisioned to replace the state religions of Europe, with their forced taxation and oppression. Franklin no doubt envisioned that this vacuum would be filled with a patriotism reflected by national symbolism, pride, ethics, values, and purpose. His eloquent statement concerning divine intervention in the Constitutional Convention clearly indicated he was not opposed to religiosity.

### Free Exercise Clause

The new civil religion isn’t really a religion as you and I would use that term to describe a faith or a church or a synagogue of people that worship Almighty God and espouse a code of moral conduct. This new civil religion teaches a sectarian philosophy that is hostile to traditional religion. It has its own orthodoxy. It could even end up in an ironic violation of the U.S. Constitution that says that there shall be no religious basis for office. (Article IV, U.S. Constitution.) Will irreligion become a test for office? May I share with you several examples that illustrate this?

Every American has been taught that the “freedom of religion” is the “first freedom” guaranteed by the Bill of Rights. The First Amendment to the Constitution recognizes the “free exercise of religion” as the preeminent position among constitutional rights as intended by the Founding Fathers.

Most Americans are unaware, however, that two years ago this most fundamental right was substantially eroded. For decades, whenever government tried to pass a law that interfered with any right guaranteed under the Constitution, the law was given careful scrutiny by the courts. Government was required to show that first, it had a “compelling governmental interest” that justified the interference with a constitutional right, and second, that this “compelling governmental interest” could not be achieved through some other, less intrusive means. This strict scrutiny of law was applied even to rights that have been created by the courts, though they are not specifically found in the Constitution—such as the right to privacy, which is the basis for the legalization of abortion.

In the case of Oregon Employment Division v. Smith (110 Supreme Ct., 1595, 1990), however, this strict scrutiny and the burden on government to demonstrate a “compelling interest” was abandoned in cases involving the free exercise of religion. According to the court, religious exclusions to public policy are “a luxury we can no longer afford.”

As a result, any government (federal, state, or local) can now pass any law that infringes upon individual religious liberty as long as the law applies generally to everyone.

### Establishment Clause

The civil secular religion also teaches that the establishment clause of the First Amendment—companion to the “free exercise” clause—should be applied to prevent religious organizations from working cooperatively with the government to bring about worthwhile public policy. There are many laudatory public purposes, such as education, literacy, public health, welfare, and assistance to the poor where charitable institutions, including churches, can and should work with government assistance programs for the public good.

There are numerous examples, however, where governments have tried to provide accommodation to religious institutions which provide public service through tax incentives, grants of educational materials, or other commodities—only to be challenged in court for fostering religion in violation of the establishment clause.

I have chosen to emphasize this subject because the twin religious clauses of the Bill of Rights—“Congress shall make no law respecting an establishment of religion nor prohibit the free exercise thereof” (First Amendment, U.S. Constitution)—are golden threads which in the past have permitted those who believe in God to publicly affirm that there is a higher power that “rules in the affairs of men.” These religious clauses have fostered the creative impulses and the vitality of religion in
an open heterogeneous society. They have freed this country from the terrible religious violence that has existed in Europe
over the centuries and from which our forefathers in this country sought to escape. One author described these religious
clauses in the Constitution as “the Articles of Peace.” (Father J. Murray, We Hold These Truths, 1960, p. 45.)

The establishment and free exercise clauses should be read together to harmonize the importance of religious liberty with
freedom from government regulation. Rather, today in our nation the establishment clause is being used to restrict religious
institutions from playing a role in civic issues, and the free exercise clause denies to individuals their religious liberty. It
does not accord the equivalent to what the Constitution accords to secularism—the new civil religion.

One basic difference between Franklin’s concept of a civil religion and the new secular religion is that the new secular
religion rejects in large measure the basic concept of Anglo-Saxon-American jurisprudence. Our traditional jurisprudence
has held that God is the source of all of our basic rights, and that the principal function of government is to secure
those rights for its citizenry. May I quote from the Declaration of Independence:

“We hold these truths to be self-evident, that all men are created equal; that they are endowed by their Creator
with certain inalienable rights; ... that to secure these rights, governments are instituted among men.”

In contrast, the new civil religion I speak of finds its source of rights by invoking the power of the State. It seems to have
little purpose, few common values for morality except self-interest. Most recently that power was invoked by the Supreme
Court in a case known in legal circles as Lee v. Weisman. This is the case that resulted in the Supreme Court’s banning
ceremonial prayer at public school exercises. Commenting on the case, Edwin Yoder, distinguished columnist for the
Washington Post, observed that “the decision is more than a natural extension of the original school prayer decision of
1962. It more closely resembles a promotion of secularity in the public forum—a result which some of the framers of the
First Amendment establishment clause probably did not so much as dream of.”

Yoder further states: “Religion has a legitimate public ceremonial and community function which may be stunted by such
decisions. It is far from clear why children, even of tender years, need to be protected from religion, even on special
ceremonial occasions.” There are natural safeguards in a God-fearing people that promote respect for law and order,
decency, and public civility. That restraining influence is the belief that the citizenry will be accountable to their Creator for
their conduct under a high moral law. This respect for and adherence to moral law transcends the constraints of the civil and
criminal codes. In a people who are not God-fearing, however, these characteristics are notably absent.

When recently viewing residents of Los Angeles lawlessly looting business establishments and happily carrying out stolen
goods, when viewing the daily television fare, and when confronted with the overwhelming social ills of this country, we
can hardly say that our citizenry have been overexposed to moral teachings. One of the responsibilities of government
under their police powers is to protect the health, safety, and morals of the citizenry. Our governments have not succeeded
well in this duty of protecting morals, especially to the coming generation.

The new civil religion is, in my opinion, coming dangerously close to become a de facto state religion of secularism.
Liturgy—and the fear of litigation—have made school boards and local governments reluctant to publicly defend moral
principles. As a consequence, fewer public institutions are willing to take the stand in defense of moral values.

With the public religion now turning increasingly toward the secular, I wonder how this nation will preserve its values. In
my view, there is a substantial governmental interest within the limits of the religious clauses of the Constitution in public
prayer and expressions of all faiths which acknowledge the existence of deity. Such prayer and expressions accommodate
the abiding values shared by a great majority of our citizenry. They give meaning to a transcendent spiritual reality and
idealism which, in the past at least, were quite firmly held by the people of our society. The very essence of our concern for
human welfare and alleviation of human suffering lies in our spiritual feelings and expressions.

So now we find ourselves in a situation where, unlike the Pilgrims, the Mormon pioneers, and others, there is nowhere to
go to escape a new civil de facto secular state religion that continually limits public religious expression and fosters instead
the secular values and expressions. How do we preserve the essence of our humanity?

Surely we must begin in our homes. We must teach our children and grandchildren.
The moral teachings of all our churches must have an honored place in our society. The general decline in the moral fabric of the citizenry places a greater responsibility on homes and churches to teach values—morality, decency, respect for others, patriotism, and honoring and sustaining the law.

We can exercise our right, with all other citizens, to vote for men and women who reflect our own values. We can also express our views as all other citizens have a right to do in the legislative process of both the state and the nation. With all others, we can claim our rights of free expression. We can petition for the redress of grievances.

We must hold to our beliefs and do what we can, for there is no desert to flee to in order to have full freedom. There is no place across the waters for the Pilgrims.

14.2 **Proof that government in America has become a false socialist “god”**

> “Tyranny is the inevitable consequence of rule from above, a point that the Founding Fathers understood well when they separated the powers of a small and restrained government.

> “Liberty is a human achievement, the product of a 1,000-year struggle. We have taken too lightly our obligation to “earn it anew.” Consequently, we are ceasing to possess ‘that which thy fathers bequeathed thee.’ Our legislative political order has become an administrative state in which ‘We the People’ are increasingly fearful of the government that we allegedly control.

> “If Thomas Jefferson was right, we cannot get self-rule back without a revolution.”

[Jeff Bowman]

**Figure 11: Government Religion Cartoon**

God, in Exodus 20:3, as part of the Ten Commandments, said:

> “You shall have no other gods before Me.”

Our life as Christians should revolve around putting God at the top of our priority list. That means supporting His causes with the first fruits of our labor and tithing to the church. Here’s the scripture to back up this assertion:
“Honor the Lord with your possessions, and with the firstfruits of all your increase; so your barns will be filled with plenty, and your vats will overflow with new wine.”
[Prov. 3:9-10, Bible, NKJV]

But how can we tithe to the church and put God first, if we illegally pay almost 50% of our income to all the following combined taxes before God even gets his first dime in out tithes?:

1. Federal income tax (25% of our income).
2. State income tax. (15% of our income)
3. Property tax. (5% of our income)
4. Sales tax. (2% of our income)
5. Estate (Death) taxes. (up to 100% of our income and our assets over a lifetime!)

Instead, the first fruits of our labor and almost 50% of our living income (and 100% of our assets when we die) go to the GOVERNMENT first in the form of income taxes, before we ever even see a dime of our own income, and we put way too much emphasis and reliance on the government to help us. In effect, we allow or permit or volunteer ourselves to become government slaves and they become our masters and thus we lose our sovereignty and thereby make God of *secondary* importance, presumably because we want a hand-out and government “security”. But listen to what God says about this type of abomination:

“Cursed is the one who trusts in man and is dependent on flesh for his strength and whose heart turns away from the Lord. He will be like a bush in the wastelands; he will not see prosperity when it comes. He will dwell in the parched places of the desert, in a salt land where no one lives. But blessed is the man who trusts in the Lord, whose confidence is in Him. He will be like a tree planted by the water that sends out its roots by the stream. It does not fear when heat comes; its leaves are always green. It has no worries in a year of drought and never fails to bear fruit.”
[Jeremiah 17:5-8, Bible, NIV]

By surrendering our sovereignty and letting government become our god or our cult, we have committed idolatry: relying more on government and man than we do on God or ourselves to meet our needs. Jesus Himself, however, specifically warned us *not* to do this:

“Away with you, Satan! For it is written, ‘You shall worship the Lord your God, and Him ONLY [NOT the government!] you shall serve.’”
[Matt. 4:10, Bible, NKJV]

This kind of pernicious evil violates Psalm 118:8-9, which says: “It is better to trust in the Lord than to put confidence in man. It is better to trust the Lord than to put confidence in princes.” I translate “princes” to mean “government”.
Likewise, such idolatry also violates Psalm 146:3, which says:

“Put not your trust in princes, nor in the son of man, in whom [there is] no help.”

But can government REALLY be a religion from a genuine legal perspective and can we prove this in court? Absolutely!

Let’s look at the definition of “religion” from Black’s Law Dictionary to answer this question, and notice the highlighted words:

“Religion. Man’s relation to Divinity, to reverence, worship, obedience, and submission to mandates and precepts of supernatural or superior beings. In its broadest sense includes all forms of belief in the existence of superior beings exercising power over human beings by volition, imposing rules of conduct, with future rewards and punishments. Bond uniting man to God, and a virtue whose purpose is to render God worship due him as source of all being and principle of all government of things. Nikolakoff v. Archbishop, etc., of Russian Orthodox Greek Catholic Church, 142 Misc. 894, 253 N.Y.S. 633, 663.”

Now let’s will take the highlighted words from this definition of “religion” above and put them into a table and compare worship of God on the left to worship of government on the right. The results are very surprising. The attributes in the left column of the table below are listed in the same sequence presented in the above definition and have asterisks next to them. Those attributes without asterisks provide additional means of comparison between worship of God and worship of government (god with a little “g”).

**Table 9: Worship of God (Christianity) v. Worship of Government (idolatry)**
<table>
<thead>
<tr>
<th>Attributes of “religion”</th>
<th>Worship of God (Christianity: “God” with a Big “G”)</th>
<th>Worship of Government (Idolatry: “god” with a little “g”)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(Legislature or democratic majority)</td>
<td>Government=“The Beast”: Rev. 13:11-18</td>
</tr>
<tr>
<td>Law</td>
<td>God (see Isaiah 33:22)</td>
<td>1. Constitution, statutes, and regulations (in a republic)</td>
</tr>
<tr>
<td></td>
<td>Bible</td>
<td>2. Whatever judge or ruler says (tyranny or oligarchy)</td>
</tr>
<tr>
<td>Purpose of obedience to Law</td>
<td>Protection (see Isaiah 54:11-17)</td>
<td>Protection (see section Great IRS Hoax, Form #11.302, Section 4.3,2)</td>
</tr>
<tr>
<td>Method of rendering “worship”</td>
<td>1. Faith</td>
<td>1. Paying income taxes</td>
</tr>
<tr>
<td></td>
<td>2. Prayer</td>
<td>2. Surrendering rights to judicial jurisdiction and government authority</td>
</tr>
<tr>
<td></td>
<td>3. Fasting</td>
<td>3. Not questioning or challenging authority.</td>
</tr>
<tr>
<td></td>
<td>5. Reverencing (respecting) God</td>
<td></td>
</tr>
<tr>
<td>“Submission to mandates and precepts of”</td>
<td>God</td>
<td>Man (The Beast/Satan)</td>
</tr>
<tr>
<td>“Superior being”</td>
<td>God</td>
<td>President/Congressmen/Mammon (the BEAST/Satan)</td>
</tr>
<tr>
<td>What makes “superior beings” superior</td>
<td>Agents of a sovereign God</td>
<td>Not subject to the same laws as everyone else (hypocrisy)</td>
</tr>
<tr>
<td>Method of expressing “faith” in and obedience to “superior being”</td>
<td>Trust, obedience, worship, church attendance</td>
<td>1. “Presumption” that government servants have the authority of law.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2. Dependency on and trust in socialistic government welfare programs</td>
</tr>
<tr>
<td>“Exercising power”</td>
<td>1. Church or clergy discipline, censure, or excommunication while alive.</td>
<td>Jurisdiction within the territorial limits of the sovereign</td>
</tr>
<tr>
<td></td>
<td>2. Authority over your destiny after you die.</td>
<td></td>
</tr>
<tr>
<td>Source of power</td>
<td>Love</td>
<td>Fear, insecurity</td>
</tr>
<tr>
<td>“Rules of conduct”</td>
<td>God’s law (Bible or Natural Law)</td>
<td>Man’s law (statutes)</td>
</tr>
<tr>
<td>“Future rewards”</td>
<td>Eternal life</td>
<td>Absence of IRS harassment for not paying taxes</td>
</tr>
<tr>
<td></td>
<td>2. Eternal damnation</td>
<td></td>
</tr>
<tr>
<td>“Bond uniting man” to “superior being”</td>
<td>Love</td>
<td>Government-granted “Privileges”, covetousness, limited liability (in the case of corporations)</td>
</tr>
<tr>
<td>Source of “virtue”</td>
<td>“God” and his worship</td>
<td>“Self” and “Vain Rulers” and their aggrandizement</td>
</tr>
<tr>
<td>Object of belief/faith</td>
<td>Trust in God (see Psalm 118:8-9)</td>
<td>Trust in man/the flesh (see Jeremiah 17:5-8)</td>
</tr>
<tr>
<td>Influence spread through</td>
<td>Evangelizing</td>
<td>1. Fear, uncertainty, insecurity introduced through media and demagoguery.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2. Propaganda</td>
</tr>
<tr>
<td></td>
<td></td>
<td>3. Military and political warfare.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>4. Bribery sheep into submission with government benefits derived from stolen/extorted tax money.</td>
</tr>
<tr>
<td>Spokesperson</td>
<td>Pope/prophet</td>
<td>Judge (witchdoctor)</td>
</tr>
<tr>
<td>How spokespersons are appointed</td>
<td>Ordained</td>
<td>Appointed by President/Governor</td>
</tr>
<tr>
<td>Representatives of spokesperson</td>
<td>Priests</td>
<td>Lawyers (scumbag Pharisees)</td>
</tr>
<tr>
<td>-------------------------</td>
<td>-------------------------------------------------</td>
<td>---------------------------------------------------------------------------------</td>
</tr>
<tr>
<td><strong>Attire of spokesperson</strong></td>
<td>Black Robe</td>
<td>Black robe</td>
</tr>
<tr>
<td><strong>Title of spokesperson</strong></td>
<td>“Pastor”</td>
<td>“Your honor”</td>
</tr>
<tr>
<td><strong>Disciples called</strong></td>
<td>Apostles (qty 12)</td>
<td>Grand Jury (qty 12) Petit Jury (qty 12)</td>
</tr>
<tr>
<td><strong>How representatives are appointed</strong></td>
<td>Ordained</td>
<td>Licensed by state Supreme Court</td>
</tr>
<tr>
<td><strong>Persons who violate laws are</strong></td>
<td>Sinners (God’s law)</td>
<td>Criminals (man’s/god’s law)</td>
</tr>
<tr>
<td><strong>Submission</strong></td>
<td>“…knowing that a man is not justified by the works of the law but by faith in Jesus Christ, even we have believed in Christ Jesus, that we might be justified by faith in Christ and not by the works of the law; for by the works of the law no flesh shall be justified.” (see Gal. 2:16)</td>
<td>“I am a criminal because no one can obey all of man’s laws. There are too many of them!” (see Great IRS Hoax, Form #11.302, Section 5.15 entitled “The Government’s REAL approach to tax law”)</td>
</tr>
<tr>
<td><strong>Obedience</strong></td>
<td>“If you love me, keep my commandments” (see John 14:15)</td>
<td>Follow the law or we will throw you in jail and steal your property! (fear)</td>
</tr>
<tr>
<td><strong>Control by “superior being” imposed through</strong></td>
<td>Holy Spirit/conscience</td>
<td>Criminal punishment for violating law.</td>
</tr>
<tr>
<td><strong>Ultimate punishment exists in</strong></td>
<td>Hell</td>
<td>Jail</td>
</tr>
<tr>
<td><strong>Result of punishment is:</strong></td>
<td>Separation from God</td>
<td>Separation from Society (neo-god)</td>
</tr>
<tr>
<td><strong>Worship service</strong></td>
<td>Sunday service</td>
<td>Court (worship the judge/lawyers)</td>
</tr>
<tr>
<td><strong>Place of worship</strong></td>
<td>Church</td>
<td>Courthouse</td>
</tr>
<tr>
<td><strong>Language of worship service</strong></td>
<td>Latin (Roman Catholic church)</td>
<td>Latin (habeus corpus, malum prohibitum, ex post facto, etc)</td>
</tr>
<tr>
<td><strong>Method of removing evil from the world</strong></td>
<td>Exorcism</td>
<td>Court and/or jail</td>
</tr>
<tr>
<td><strong>Pleadings to the superior being (Sovereign) for help take the form of</strong></td>
<td>Prayer</td>
<td>Prayer (petitions to courts used to be called “prayers” and those that go in front of the Supreme Court are still called “prayers” in some cases).</td>
</tr>
<tr>
<td><strong>Source of truth</strong></td>
<td>God’s law</td>
<td>Whatever the judge says</td>
</tr>
<tr>
<td><strong>Truth is</strong></td>
<td>Absolute and sovereign</td>
<td>Relative to whoever is in charge (and whatever corrupted politicians will let even more corrupted judges get away with before they get removed from office for misconduct)</td>
</tr>
<tr>
<td><strong>Method of supporting “superior being”</strong></td>
<td>Tithes (10%)</td>
<td>Taxes (50-100%)</td>
</tr>
<tr>
<td><strong>Power expanded by</strong></td>
<td>Evangelism</td>
<td>1. Obfuscating law 2. Attorney licensing 3. Legal “terrorism” (excessive or unwarranted or expensive litigation) 4. Unconstitutional or unlawful acts 5. Lies, propaganda, and deceit 6. Judges allowing juries to rule only on facts and not law of each case.</td>
</tr>
</tbody>
</table>

Isn’t that interesting? The other thing you MUST conclude after examining the above table is that if anyone in government is a “superior being” relative to any human in the society they govern, then the government unavoidably becomes an idol and a god to be “worshipped” and submitted to as if the government or its servants individually were a religion. In the feudal system of British Common Law from which our legal system derives, they even call judges “Your Worship”: 1

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EXHIBIT: _______
"worship 1. chiefly Brit: a person of importance—used as a title for various officials (as magistrates and some mayors) 2: reverence offered a divine being or supernatural power; also: an act of expressing such reverence 3: a form of religious practice with its creed and ritual 4: extravagant respect or admiration for or devotion to an object of esteem <~ the dollar>.”


We started with a government of law and not of men but we ended up with the opposite because of our apathy and ignorance:

“The government of the United States has been emphatically termed a government of laws, and not of men. It will certainly cease to deserve that high appellation, if the laws furnish no remedy for the violation of a vested legal right.”

[Murrary v. Madison, 5 U.S. 137; 1 Cranch 137, 2 L.Ed. 60 (1803)]

A government run by judges, instead of law is called a “kritarchy”. Such a government is described as a government of men and not of law. Since judges are also “public servants”, then a “kritarchy” also qualifies as a “dulocracy”:

“Dulocracy. A government where servants and slaves have so much license and privilege that they domineer.”


The book of Judges in the Bible shows what happens to a culture that trusts in man and the flesh and their own feelings rather than in God’s law for their sense of justice and morality. Below is an excerpt from our Bible introducing the Book of Judges to make the moral lessons contained in the book crystal clear:

The Book of Judges stands in stark contrast to Joshua. In Joshua an obedient people conquered the land through trust in the power of God. In Judges, however, a disobedient and idolatrous people are defeated time and time again because of their rebellion against God.

In seven distinct cycles of sin to salvation, Judges shows how Israel had set aside God’s law and in its place substituted “what was right in his own eyes” (21:25). The recurring result of abandonment from God’s law is corruption from within and oppression from without. During the nearly four centuries spanned by this book, God raises up military champions to throw off the yoke of bondage and to restore the nation to pure worship.

But all too soon the “sin cycle” begins again as the nation’s spiritual temperance grows steadily colder.

... The Book of Judges could also appropriately be titled “The Book of Failure.”

Deterioration (1:1-3:4). Judges begins with short-lived military successes after Joshua’s death, but quickly turns to the repeated failure of all the tribes to drive out their enemies. The people feel the lack of a unified central leader, but the primary reasons for their failure are a lack of faith in God and lack of obedience to Him (2:1-2). Compromise leads to conflict and chaos. Israel does not drive out the inhabitants (1:21, 27, 29, 30); instead of removing the moral cancer [IRS, Federal Reserve?] spread by the inhabitants of Canaan, they contract the disease. The Canaanite gods [money, sex, covetousness] literally become a snare to them (2:3).

Judges 2:11-23 is a microcosm of the pattern found in Judges 3-16.

Deliverance (3:5-16:31). In verses 3:5 through 16:31 of the Book of Judges, seven apostasies (fallings away from God) are described, seven servitudes, and seven deliverances. Each of the seven cycles has five steps: sin, servitude, supplication, salvation, and silence. These also can be described by the words rebellion, retribution, repentance, restoration, and rest. The seven cycles connect together as a descending spiral of sin (2:19). Israel vacillates between obedience and apostasy as the people continually fail to learn from their mistakes. Apostasy grows, but the rebellion is not continual. The times of rest and peace are longer than the times of bondage. The monotony of Israel’s sins can be contrasted with the creativity of God’s methods of deliverance.

Depravity (17:1-21:25). Judges 17:1 through 21:25 illustrate (1) religious apostasy (17 and 18) and (2) social and moral depravity (19-21) during the period of the judges. Chapters 19-21 contain one of the worst tales of degradation in the Bible. Judges closes with a key to understanding the period: “everyone did what was right in his own eyes” (21:25) [a.k.a. “what FEELS good”]. The people are not doing what is wrong in their own eyes, but what is “evil in the sight of the Lord” (2:11).


The hypocrisy and idolatry represented by a government of judges or of men rather than law not only violates the first and greatest Commandment in the Bible found in Exodus 20:3 and Matt. 22:37-38, but is also more importantly violates the First Amendment to the U.S. Constitution:
How do government servants make themselves or the government they are part of into a “superior being”? Here are just a few highly unethical and evil ways:

1. Write laws that apply to everyone but them.
2. Manipulate the enforcement of laws so that government servants don’t have to obey.
3. Exceed their jurisdiction or lawful authority and not be punished or prosecuted for it.
4. Abuse officially immunity or sovereign immunity with the blessing and collusion of a corrupted judiciary to protect themselves from punishment for their wrongdoing.
5. Lie to or mislead a grand jury and not be held accountable for it because they would have to prosecute themselves if they did.
6. Judges setting courtroom policy prohibiting audio or video recording of any proceeding so that they cannot be held accountable for their own violations of law in the courtroom.
7. Judges suppressing admission of evidence in court that would undermine their power or control over society.
8. Judges making cases unpublished where the government was litigated against and lost, thus preventing them from being cited as precedent. See:

Nonpublication.com
http://www.nonpublication.com/

9. Judges telling juries that they must rule in the case based on what the judge says is the law rather than based on a reading of the actual law themselves.
10. Judges issuing general orders to the law librarian in the public/government courthouse prohibiting jurists or litigants from using the law library so as to make their profession into a priesthood and prevent jurists from ensuring that they are following the law. See:

Tax DVD, SEDM, File /Evidence/JudicialCorruption/GenOrder228C-Library.pdf (Member Subscribers Only)
https://sedm.org/tax-dvd/

11. Government judges and prosecutors abusing the purpose of the legal system to terrorize and persecute Americans for their political activities or to coerce them into giving up some right that the law entitles them to. Most Americans can’t afford legal representation and government abuses this vulnerability by litigating maliciously and endlessly against their enemies to terrorize them into submission and run up their legal bills. This makes their victims into a financial slave of an expensive attorney who is licensed by the same state he is litigating against, which imparts a conflict of interest that prejudices the rights of his client.

TITLE 18 > PART I > CHAPTER 77 > Sec. 1589.
Sec. 1589. - Forced labor

Whoever knowingly provides or obtains the labor or services of a person -

(3) by means of the abuse or threatened abuse of law or the legal process,

shall be fined under this title or imprisoned not more than 20 years, or both. If death results from the violation of this section, or if the violation includes kidnapping or an attempt to kidnap, aggravated sexual abuse or the attempt to commit aggravated sexual abuse, or an attempt to kill, the defendant shall be fined under this title or imprisoned for any term of years or life, or both

By making itself a “superior being” relative to the people it governs and serves and using the color but not actual force of law to compel the people to pay homage to and “worship” and to serve it with their stolen labor (extorted through illegally enforced income taxes), Congress has mandated a religion, with all the many necessary characteristics found in the legal definition of “religion” indicated above, and this is clearly unconstitutional. The only way to guarantee the elimination of the conflict of law that results from putting government above the people is to:

1. Make God the sovereign over all of creation.
2. Make the people servants to God and His fiduciary agents.
3. Create government as a servant to the People and their fiduciary agent. Make the only source of government authority that of protecting the people from evil, injustice, and abuse.
There is no other rational conclusion one can reach based on the above analysis. There is simply no other way to solve this logical paradox of government becoming a religion in the process of making itself superior to the people or the “U.S. citizens”. The definition of “religion” earlier confirmed that God must be the origin of any earthly government, when it said:

“Bond uniting man to God, and a virtue whose purpose is to render God worship due him as source of all being and principle of all government of things.”

One of our readers, Humberto Nunez, wrote a fascinating and funny article showing just how similar government and most religions really are:

GOVERNMENT IS A PAGAN CULT AND WE’VE ALL BEEN DRINKING THE KOOL AID
By: Humberto Nunez

Government is a pagan cult. When you join the Armed Forces, the first thing they do is shave your head. Just like in many cults, where they shave your head. The Army also uses sleep deprivation in Boot Camp, just like many cults do, to brainwash their people.

Secret Service Agents are willing to “die for their beliefs” (in defense of The President: their cult leader).

Many men say that they would “die for their country”. This is a form of pagan Martyrdom for the pagan cult State.

Many today say that “religion has caused more war…” and blah blah blah.

But the fact is that governments send out draft cards, not churches. Governments started WWI and WWII, not religion. In fact, during times of peace governments hate religion because religion is the governments’ #1 competition for allegiance, and during times of war, governments use religion for their own agenda.

Another similarity to cults: FBI Agents even dress similar to Mormons, and have the same type of haircuts. Many cults have a dress code of some kind, just like in the Army, and even in the Corporate world.

When you join the Moonies you would probably end up selling flowers for them, and the Moonies will keep all the profits from the work you do. When you work today, the pagan cult State takes your profits (in the form of income taxes), and they won’t let you leave their cult (the State). If you attempt to not pay your taxes, you would be arrested and branded a criminal.

Now, I did a little research into the symptoms and signs of a cult and found these 5 Warning Signs: (to distinguish a cult from a ‘normal’ religion)

1. The organization is willing to place itself above the law; this is probably the most important characteristic.
2. The leadership dictates, (rather than suggests) important personal (as opposed to spiritual) details of followers’ lives, such as whom to marry, what to study in college, etc.
3. The leader sets forth ethical guidelines members must follow but from which the leader is exempt.
4. The group is preparing to fight a literal, physical Armageddon against other human beings.
5. The leader regularly makes public assertions that he or she knows is false and/or the group has a policy of routinely deceiving outsiders.

Now, let’s break these down one by one.

1. The organization is willing to place itself above the law; this is probably the most important characteristic.

Example: Death Penalty.

What is the purpose and intention behind State sponsored Death Penalty? The primary purpose and intention behind State sponsored Death Penalty is not to deter crime, nor is it to be tough on crime. To understand the purpose and intent behind this, we must study psychology, in particular, behavioral psychology; like in training a dog. To train a dog, one must use behavioral modification techniques. For example, the primary purpose and intention behind anti-smoking laws is to get you to obey the State. Before you can train a dog to kill, you must first train the dog to obey simple commands; like sit, and roll over. The same is true of recycling laws. Glass bottles are actually much safer for the environment than plastic bottles. The primary purpose and intention behind recycling laws is not to save the environment, it is a behavioral modification technique to get the people to obey the Government.
Now, back to State sponsored death penalty laws. The primary purpose and intention behind Death Penalty laws is to get people used to the idea that the State is above the law. It is illegal for people to kill and to murder. With State sponsored Death Penalty laws, the State is Above the Law.

There you have symptom #1:

1. The organization is willing to place itself above the law; this is probably the most important characteristic.

2. The leadership dictates, (rather than suggests) important personal (as opposed to spiritual) details of followers’ lives, such as whom to marry, what to study in college, etc.

I can give a dozen examples of this behavioral modification ploy of cults. Recycling and anti-smoking laws were two examples I explained above. Dictating the behavior of Americans today is pervasive throughout our entire society.

3. The leader sets forth ethical guidelines members must follow but from which the leader is exempt.

We can see this today very clearly when it comes to violence. Many Americans today are forced to attend Anger Management Courses while at the same time the State uses violence (like in the Iraq War).

4. The group is preparing to fight a literal, physical Armageddon against other human beings.

Three words: War on Terrorism

5. The leader regularly makes public assertions that he or she knows is false and/or the group has a policy of routinely deceiving outsiders.

I don’t think that last symptom (of a cult) needs further explanation.

Well there you have it; the Government has all of the 5 major signs/symptoms of being a cult.

For the philosophy behind The Nature of Government I recommend this read:

http://www.apfts.org/apfts/nature_gov.htm

It is A MUST READ for all Americans and all freedom loving peoples of the world. It is so good that if I start quoting from it, I’ll just end up pasting the entire article here in my article. So I’ll just leave it at that and say you the reader here MUST READ IT.

Now, the atheist says “Show me God.” I say, “Show me government.” I do not believe in the existence of government. Now hold your horses, I know that sounds silly at first, but let me explain.

Let’s say you were on a ship full of people. Now the people in that ship went insane and started hallucinating, thinking that you were an alien from another planet and that you must be killed. If those people on that ship killed you, you would really be dead, literally. Just because of the reality of the consequences of that mass hallucination (you being dead) does not prove that you were really an alien. It just proves that the people were suffering from mass hallucination. So, just because the so-called ‘government’ can arrest you and put you in jail, that does not prove the existence of government. It just proves mass hallucination.

Let’s start again now:

The atheist says “Show me God.” I say, “Show me government.” Now don’t tell me the White House. That is not ‘government’. That is a building. That’s just as if I were to show an atheist a church (a building), that would not prove the existence of God.

Ok now, you might show me a Police Officer in uniform, and offer proof on how he can actually arrest me, to prove the existence of Government.

Well, I can show an atheist a priest in uniform, but that would not prove the existence of God. Even if Congress gave priests the authority to arrest people on the streets that would still not prove the existence of God to an atheist. Just like a cop in uniform does not prove the existence of government, it only proves that the people are suffering from mass hallucination.

People today are obsessed with the laws of the pagan-cult State. The Constitution, the Bill of Rights, etc. etc. people meditating day and night on the ‘laws’ of the pagan-cult State, as opposed to the Law of God. Thomas
Jefferson, Benjamin Franklin, these men have become cult figures. They have replaced Abraham, Isaac, Jacob, Noah, Moses, as the men of God to be pondered on and studied.

**Sacrifice for Protection**

In ancient times, people performed human sacrifice to their pagan false gods for ‘Protection’ from the gods. They believed their gods also played the role of ‘Provider’ by performing human sacrifice for rain for their crops for example.

Today, the US Fed. Govt. is asking for “Sacrifice for Protection’. The State today is now saying that the people must sacrifice their Freedoms and Liberties for ‘Protection’ from terrorism (demons, evil spirits, etc.) and that the State will then ‘Provide’ them with safety.

This is metaphorically a form of human sacrifice. It is not a human sacrifice where you literally kill someone (like in the Death Penalty), but it is a “human” sacrifice. I mean, the State is not asking the animals to sacrifice their Freedoms and Liberties, it is asking us humans, so it is a “human” sacrifice as opposed to an ‘animal’ sacrifice in that sense. Also, there is death involved; the death of our Freedoms and Liberty.

By the way, State sponsored Death Penalty is another form of human sacrifice for the pagan-cult State, and State sponsored abortion is a form of child sacrifice for this pagan-cult State.

**Black Robes: Judges and Devil worshippers**

Judges wear Black Robes just like Devil worshippers. The Judges’ Desk is the altar of Baal. They bring men tied up in handcuffs before the altar (Judges’ desk) and these men are for the human sacrifice and the entire court proceeding is a satanic ritual.

Sounds crazy? Is it a coincidence that the ‘language of the court’ is Latin (ex: Habeas Corpus) just like the ‘language of a Catholic Exorcism’ is also in Latin? Lawyers speak Latin in the court room just like Priests use Latin when performing exorcisms when you have a ‘case’ of full DEMONIC POSSESSION.

Also, the same type of ‘respect’ a Priest would expect from a visitor to his church is the same type of respect a Judge expects in his court room. There’s even a penalty for disobeying this ‘respect’; it’s called “Contempt of Court”.

Another psychological conditioning behavior modification technique being applied on the American Public is this: Television shows like Judge Judy, Judge Joe, all these People’s Courts television shows. The primary intention and purpose behind these so-called Court Room Justice shows is to condition the public to get used to entering a court room with NO Trial by Jury. In not one of any of these types of shows do you ever see a Trial by Jury; that is not a mistake, it is intentional, and by design.

I can go on and on with this article and offer a million more details.

To conclude, if the US Govt. plans to attack Iran, North Korea, etc. in the future. And if there is the possibility that this War on Terrorism might lead to WWII. Then, that is nothing but pagan-cult MASS SUICIDE. And the US Govt. is a pagan cult, and WE’VE ALL BEEN DRINKING THE KOOL AID. [Does Jim Jones from Ghana ring a bell?]

Now, some readers of this article (especially neo-conservatives) would automatically brand me an Anarchist. I am not an Anarchist, what I am questioning is the role of government. According to the Founding Fathers of America, the role of government was to protect your Individual Rights. NOT TO TAKE THEM AWAY.

And finally, if the people will not serve God, they will end up serving and being slaves of government. I am sure many Christians would believe this, and even some followers of eastern philosophies: for this is a form of ‘Bad Karma’.

And, if man will not serve God, then woman will not serve man. This is also a form of ‘bad karma’ [and it may also explain why the divorce rate is so high].

Another fascinating and funny article that helps to clarify just how God-like our government has become is as follows:

**The Ten Commandments of the U.S. Government**

I. I am the Lord of the Talmud, thou shalt have no Biblical God before me.
II. Thou shalt not make unto thee any but Satanic images; the witch, symbol of the city government and police department of Salem, Massachusetts; the five-pointed occult pentagram of Sirius, of the state religion of Egypt, emblem of the Department of Defense and our Armed Forces, and the badge of US law enforcement at all levels; the pyramid of Pharaoh, capped by the all-Seeing Eye of Horus, emblazoned on the currency in the denomination of one shekel.

III. Thou shalt not take the name of thy god in vain: thou shalt not blaspheme the name Rabbi, Israeli, Zionism, "U.S. government", or any politician or agency.

IV. Remember the Wal Mart sale on the Sabbath Day, and keep it holy by spending. Seven days must thou labor, that thereby thou shalt spend ever more.

V. Honor thy son and thy daughter. Neither spank nor say no to them when they seek to consume the sex and violence that is dangled before them from every lawful venue. Thy daughter shall dress like a cheap harlot from the age of eight onward, and thy son shall engage in bloody video games, likewise from his eighth year. All of these are legal and profitable, saith the Lord.

VI. Thou shalt not kill the molester of 150 children in his prison cell, and thou shalt condemn the convict who executes the molester, lest such justice be encouraged, and lest it be known that the convict had greater common sense and honor than a legion of our judges.

VII. Thou shalt commit adultery and televise and popularize it throughout the land, and broadcast it into Afghanistan and Iraq, that thereby the Muslims shall be vouchsafed a share in our democracy and freedom.

VIII. Thou shalt not steal from us, for we detest competition.

IX. Thou shalt indeed bear false witness, for by perjury our Law is established.

X. Covet thy neighbor's goods and thy neighbor's wife, for thereby doth our Order prosper.

I'll bet you never even dreamed that there were so many parallels between Christianity and government, did you? I'll bet you also never thought of government as a religion, but that is exactly what it has become. The idea of making government a religion or creating false idols for the people to worship is certainly not new. Here is an example from the bible, where "cities" are referred to as "gods". Notice this passage also criticizes evolutionists when it says "Saying to.. a stone 'you gave birth to me.'". Evolutionists believe that we literally descended from rocks that evolved from a primordial soup:

"As the thief is ashamed when he is found out,  
So is the house of Israel ashamed;  
They and their kings and their princes, and their priests and their prophets,  
Saying to a tree, "You are my father,"  
And to a stone, "You gave birth to me,"  
For they have turned their back to Me, and not their face.  
But in the time of their trouble  
They will say, 'Arise and save us.'  
But where are your gods [governments] that you have made for yourselves?  
Let them arise.  
If they can save you in the time of your trouble;  
For according to the number of your cities  
Are your gods, O Judah."  
[Jeremiah 2:26-28, Bible, NKJV]

Leaders know that if you can get people to worship false idols and thereby blaspheme God with their sin, then you can use this idolatry to captivate and enslave them. For instance, in the Bible in 1 Kings Chapters 11 and 12, we learn that Solomon disobeyed the Lord by marrying foreign wives and worshipping the idols of these foreign wives. When Solomon died, his son Rehoboam hardened his heart against God and alienated his people. Then he fought a competitor named Jeroboam over the spoils of his vast father’s remnant kingdom (1 Kings 12). The weapon that Jeroboam used to compete with Rehoboam was the creation of a false idol for the ten tribes of Israel that were under his leadership. This false idol consisted of two calves of solid gold. The false idol distracted ten of the 12 tribes of Israel from wanting to reunite with the other two tribes and worship the true God. To this day, the twelve tribes have never again been able to reunite, because they were divided by idolatry toward false gods. Here is a description of how Jeroboam did it from 1 Kings 12:25-33:

Golden Calves at Bethel and Dan

Socialism: The New American Civil Religion
23 Then Jeroboam fortified Shechem in the hill country of Ephraim and lived there. From there he went out and built up Peniel.

24 Jeroboam thought to himself, “The kingdom will now likely revert to the house of David. 25 If these people go up to offer sacrifices at the temple of the LORD in Jerusalem, they will again give their allegiance to their lord, Rehoboam king of Judah. They will kill me and return to King Rehoboam.”

26 After seeking advice, the king made two golden calves. He said to the people, “It is too much for you to go up to Jerusalem. Here are your gods, O Israel, who brought you up out of Egypt.” 27 One he set up in Bethel, and the other in Dan. 28 And this thing became a sin; the people went even as far as Dan to worship the one there.

29 Jeroboam built shrines on high places and appointed priests from all sorts of people, even though they were not Levites. 30 He instituted a festival on the fifteenth day of the eighth month, like the festival held in Judah, and offered sacrifices on the altar. This he did in Bethel, sacrificing to the calves he had made. And at Bethel he also installed priests at the high places he had made. 31 On the fifteenth day of the eighth month, a month of his own choosing, he offered sacrifices on the altar he had built at Bethel. So he instituted the festival for the Israelites and went up to the altar to make offerings.

[1 Kings 12:25-33, Bible, NIV]

Similar to Jeroboam, our present government conquers the people by encouraging them to become distracted with false idols. These false idols include:

1. **Government.** This translates into worship of and slavery to government through the income tax and an obsession with petitioning government to protect people from discrimination or punishment for the consequences of their sins, including homosexuality, dishonesty, and infidelity.

2. **Money.** They use this lust for money to divide and conquer and control families by getting them fighting over money within their marriage. They encourage people to get marriage licenses they never needed in order to get jurisdiction over the spouses and their assets, and then they make it so easy to get divorced that it becomes economically attractive to marry people for their money. This means that people get married for all the wrong reasons, and make themselves into slaves of the state in the process of using the state courts as a vehicle to plunder their partner using community property laws.

3. **Sex.** A fixation with sex, homosexuality, fornication, and adultery. People who are obsessed with anything, and especially sex, are far less likely to be informed about the law or vigilant about holding their government accountable.

4. **Sports and television.** People who are hooked on Monday night football or the latest host soap or sitcom aren’t likely to be caught visiting the law library or reading the Bible as God says they should.

5. **Materialism.** This manifests itself in an obsession to acquire and keep “things”.

6. **Sin.** In the past, the government outlawed gambling and lotteries. Now most states have actually institutionalized this kind of sin. The government holds lotteries and even advertises them. Indian reservations have become havens for legalized gambling.

Have you ever visited a doctor’s office for minor surgery? What the doctor does is administer a local anesthetic to numb your senses in the area he will be cutting and operating on so you won’t experience pain or feel what he is doing. The government does the same thing. Before they hook you up to “The Matrix” using their umbilical called the “income tax” to painfully suck you dry, they use a “local anesthetic” that numbs your senses and your discretion. This “local anesthetic” is the sin and hedonism and idolatry they try to get you addicted to and distracted with that they use to make you into a slave:

> “Most assuredly, I say to you, whoever commits sin is a slave of sin.”
> [Jesus in John 8:34, Bible, NKJV]

Once you are a slave to your sin, you are far less likely to give them any trouble about being a host organism for the federal parasite that sucks your life and your property dry. They supplement this local anesthetic called “sin” with a combination of cognitive dissonance, lies and propaganda, ignorance generated by the public fool (school) system, and an occasional media report about how they trashed a famous person to keep you in fear and immobilized to oppose their organized extortion and racketeering. This trains you never to trust or respect your own judgment well enough to even conceive of questioning authority or challenging their jurisdiction.

> “Surely oppression destroys a wise man’s reason.
> And a [completely] bribe [called income tax] debases the heart.”
> [Ecclesiastes 7:7, Bible, NKJV]

The concept of government as a religion especially applies to the field of taxation. The Internal Revenue Code is 9,500 pages of very fine print. We know because we have a personal copy and read it often. Our own former Treasury Secretary Paul O’Neill calls it, and I quote:
How many people have taken the time to read the Internal Revenue Code in its entirety, and even among those very few people who have read it completely, how many believe that they fully and completely understand it well enough to swear under penalty of perjury that facts they reveal and statements they might make about their own personal tax liability would be completely consistent with it? If you don’t meet these two criteria of having read it completely and often and having a full and accurate understanding about it that is truthful and consistent with its legislative intent, then any statement you make on a tax return that is based on your state of mind in that instance becomes simply a matter of usually misinformed or ignorant “belief”. There’s a good word for this condition of believing something without knowing all the facts. It is called “faith” and it is the foundation of all religions in the world!:

“No faith is the substance of things hoped for, the evidence of things not seen.”
[Heb. 11:1, Bible, NKJV]

Isn’t “faith” based on a “belief” in something which you have not seen sufficient scientific evidence to prove? If you are like most Americans who have never read or even seen any part of the Internal Revenue Code, which is the only admissible “evidence” of your legal tax obligation, then any action you might take and any statement you might make regarding your tax “liability” under such circumstances could be rationally described only as an act of “faith” and “belief”. Here’s the legal definition of “faith”:

“Faith. Confidence; credit; reliance. Thus, an act may be said to be done ‘on the faith’ of certain representations.

“Belief; credence; trust. Thus, the Constitution provides that “full faith and credit” shall be given to the judgments of each state in the courts of the others.

Purpose; intent; sincerity; state of knowledge or design. This is the meaning of the word in the phrase “good faith” and “bad faith”. See Good faith.”

Even when you hire an expensive professional to prepare your tax return, you still have all of the responsibility and liability for the content and the accuracy of the return and if the IRS institutes a penalty for errors or omissions, isn’t it you rather than your tax preparer who has to pay the penalty? What exactly are you “trusting” (see the definition of “faith” above) when you sign a tax return and state under penalty of perjury that it is truthful without even reading or knowing or understanding the tax code? What are you in fact “trusting” is “man” or your “government”. You are trusting what the IRS told you in its publications, right? Or you’re trusting an ignorant and greedy and unethical tax lawyer or a misinformed accountant to tell you what your legal responsibilities are, aren’t you? That is called trusting “man” because a man wrote those publications or gave you the advice that you formed your “belief” from. The Bible says we shouldn’t trust men or a “worthless” government, and instead ought to trust only Him:

“Cursed be he that confirmeth not all the words of this law [God’s Law, not Caesar’s law] to do them. And all the people shall say, Amen.”
[Deut 27:26, Bible, NKJV]

“Behold, the nations are as a drop in the bucket, and are counted as the small dust on the scales.”
[Isaiah 40:15, Bible, NKJV]

“All nations before Him are as nothing, and they are counted by Him less than nothing and worthless.”
[Isaiah 40:17, Bible, NKJV]

“Cursed is the one who trusts in man [or by implication man-made government], who depends on flesh for his strength and whose heart turns away from the Lord. He will be like a bush in the wastelands; he will not see prosperity when it comes. He will dwell in the parched places of the desert, in a salt land where no one lives. But blessed is the man who trusts in the Lord, whose confidence is in Him. He will be like a tree planted by the water that sends out its roots by the stream. It does not fear when heat comes; its leaves are always green. It has no worries in a year of drought and never fails to bear fruit.”
[Jeremiah 17:5-8, Bible, NIV]
Now if our government had stuck to its original charter to be “a society of laws and not men”, then we wouldn’t be forced to have to depend on “men” to know what our tax responsibilities are because we would be able to read the law ourselves without consulting an “expert” and KNOW what we are supposed to do:

“The government of the United States has been emphatically termed a government of laws, and not of men. It will certainly cease to deserve that high appellation, if the laws furnish no remedy for the violation of a vested legal right.” [Marbury v. Madison, 5 U.S. 137; 1 Cranch 137, 2 L.Ed. 60 (1803)]

If our government had remained honorable and honest, the laws would be simple and clear and short. Read the earlier tax laws: they are very short and easy to understand. These laws were KNOWABLE by the common man. The easiest way to make the law respectable is to make it short and simple enough so that every person can read and understand it. When it grows too large and/or too complicated to be knowable by every citizen, then at that point, we have transformed our society from a society of laws to a society of men, which is the root and the foundation of tyranny and the very reason we rebelled against English monarchs to form this country! That kind of corruption of our laws began starting in around 1913, shortly after the Federal Reserve Act and the Sixteenth Amendment were passed. At that point, our government became a gigantic parasite completely unrestrained by the Constitutional limits that had kept it under control. It became a socialist bureaucracy bent on destroying our liberties and making itself into a false god.

The IRS publications are the only thing that most Americans have ever read that even comes close to claiming to represent what is in the real tax code found in the Internal Revenue Code. Because most people can’t afford a high-priced lawyer or accountant who understands the tax code completely, and don’t have the time to read the entire IRC or buy and read a comprehensive and complete book on taxes, then Americans in effect are economically coerced into relying on and having a “religious faith” in the IRS publications as their only source to understand what the tax code requires. Add to that the legal ignorance perpetuated in them by our government schools and you have additional government duress. Worst yet, the federal courts have said that none of these IRS publications are credible and that they “confer no rights”. Read the article on the Family Guardian website about this scam because it will blow your mind!:

Federal Courts and the IRS’ Own IRM Say the IRS is NOT RESPONSIBLE for Its Actions or Its Words or for Following Its Own Written Procedures!, Family Guardian Fellowship
http://famguardian.org/Subjects/Taxes/Articles/IRSNotResponsible.htm

Even the IRS says you can’t rely on their own publications in their Internal Revenue Manual:

"IRS Publications, issued by the National Office, explain the law in plain language for taxpayers and their advisors... While a good source of general information, publications should not be cited to sustain a position.” [IRM 4.10.7.2.8 (05-14-1999)]

So once again, if you haven’t personally read the entire Internal Revenue Code, don’t understand it completely, or have trusted the IRS publications, then your “faith” is ill-founded and in effect becomes “bad faith” because you are relying on a completely unaccountable, criminal, and lawless organization called the IRS to define and fulfill your purported legal responsibilities, and that can only be described as despicable, morally wrong, and biblically unsound:

"Bad faith. The opposite of ‘good faith,’ generally implying or involving actual or constructive fraud, or a design to mislead or deceive another, or a neglect or refusal to fulfill some duty or some contractual obligation, not prompted by an honest mistake as to one’s rights or duties, but by some interested or sinister motive. Term ‘bad faith’ is not simply bad judgment or negligence, but rather it implies the conscious doing of a wrong because of dishonest purpose or moral obliquity; it is different from the negative idea of negligence in that it contemplates a state of mind affirmatively operating with furtive design or ill will...” [Black’s Law Dictionary, Sixth Edition, p. 139]

You are not alone in your compelled depravity and violation of God’s law because most Americans, including us, are just like you. But you have to trust “somebody” on this tax subject don’t you, because if you don’t file the government is going to go after you and penalize you, aren’t they? So you are compelled to have “faith” in something, right? You get to choose what that “something” is, but the result is a compelled “faith” or “trust” in “something” because of demands the government is making on you to satisfy your alleged tax responsibilities.

Now if the Constitution says in the First Amendment that “Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof”, and yet the IRS tells you under the “color of law” that you have to in effect trust or have “religious faith” in “something” in order to satisfy their criminal extortion under the “color of law”, then...
isn’t the government in effect “making a law respecting the establishment of a religion”? When corrupt judges make rulings on tax issues that violate the Constitution and prejudice our sacred rights, aren’t they making law? Isn’t this kind of judicial activism called “judge-made law” and isn’t Congress’ failure to discipline such tyrant judges the equivalent of allowing them to write law that will then be used as precedent in the future? Isn’t the object of that “religious faith” and “trust” that the government compels us to have the fraudulent IRS Publications directly, and the IRS who prepares them indirectly? So in effect, if the income tax is indeed an “enforced” or “compelled” tax, then the government has established “faith in the IRS” as a religion by the operation of law. And then the federal courts of that same government have turned around and said that even though the only basis for most people’s beliefs is the IRS publications, they aren’t trustworthy nor credible, and in fact, you can be penalized for relying on what the IRS told you in them! So you are in effect being compelled to trust or have “religious faith” in a lie, aren’t you? But then out of the other side of that same hypocritical and criminal government’s mouth, the U.S. supreme Court says:

“Courts, no more than the Constitutions, can intrude into the consciences of men or compel them to believe contrary to their faith or think contrary to their convictions, but courts are competent to adjudge the acts men do under the color of a constitutional right, such as that of freedom of speech or of the press or the free exercise of religion and to determine whether the claimed right is limited by other recognized powers, equally precious to mankind. So the mind and the spirit of man remain forever free, while his actions rest subject to necessary accommodation to the competing needs of his fellows.”

“If all expression of religion or opinion, however, were subject to the discretion of authority, our unfettered dynamic thoughts or moral impulses might be made only colorless and sterile ideas. To give them life and force, the Constitution protects their use. No difference of view as to the importance of the freedoms of press or religion exist. They are “fundamental personal rights and liberties” Schneider v. State, 308 U.S. 147, 161, 60 S.Ct. 146, 150, 84 L.Ed. 155. To proscribe the dissemination of doctrines or arguments which do not transgress military or moral limits is to destroy the principal bases of democracy, --knowledge and discussion. One man, with views contrary to the rest of his compatriots, is entitled to the privilege of expressing his ideas by speech or broadside to anyone willing to listen or to read. …

“Ordinances absolutely prohibiting [or penalizing] the exercise of the right to disseminate information are, a tortio, invalid.”


And when we raise the issue in court that the payment of federal income taxes violates our religious beliefs as documented here, then the courts frequently say that our arguments are “frivolous”. See section 4.19 of the Great IRS Hoax, Form #11.302 and U.S. v. Lee, 455 U.S. 252 (1982) for further confirmation of how the government essentially labels our religious beliefs as being frivolous in the process of enforcing their “love for your money” in the courts. That too is a government action to create a religion, because all of the arguments here are based on the law and words right out of the mouths of the government’s own judges and lawyers. Indirectly, they are saying that their own words are frivolous! That’s religion and idolatry, and the object of worship is the almighty dollar. The result of them calling our claims “frivolous” is a maximization of federal revenues and personal retirement benefits of federal judges through illegal and unconstitutional extortion. That too violates Christian beliefs, which say that “covetousness” is idolatry, which is the religious worship of idols:

“Therefore put to death your members which are on the earth: fornication, uncleanness, passion, evil desire, and covetousness, which is idolatry.”

[Colossians 3:5, Bible, NKJV]

“Behold, to obey [God and His Law] is better than sacrifice, and to heed than the fat of rams. For rebellion is as the sin of witchcraft, and stubbornness is an iniquity and idolatry. Because you have rejected the word of the Lord, He also has rejected you from being king [or sovereign over government].”

[1 Sam. 15:22-28, Bible, NKJV]

The implication of the above scripture is that when public servants in the government violate God’s law, they cease to be part of the government and are acting as private individuals absent the authority of law. They are no longer the sovereigns who are serving the public they are there to protect. Instead they are serving themselves mainly and thereby violating the fiduciary relationship they have as part of the public trust and federal corporation known as the “United States government” (see section 2.1 of the Great IRS Hoax, Form #11.302 for details). Christians are supposed to disobey such unlawful and immoral actions, including those of courts.

“We ought to obey God rather than men.”

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So we have a paradox, folks. Either Subtitle A income taxes are mandatory and enforced and “religious faith in the IRS” has become the new religion, or the taxes are instead entirely “voluntary” donations and therefore do not conflict with religious views or the First Amendment. We can’t have it both ways, but the government’s fraudulent way of calling them mandatory conflicts with so many aspects of our Constitution that we may as well throw the whole Bill of Rights in the toilet and tell everyone the truth: which is that all their freedoms are suspended to pay for the extravagant debts of an out-of-control government and everyone is an economic slave and a serf to the government.

In our time, government has not only become a religion, it has also become an anti-religion intent on driving Christianity out of public life so that its only competitor (God) can be eliminated and it can continue to grow in power without resistance and graduate to that of a totalitarian communist state. Christianity, it turns out, is the only competitor to government at the moment for the worship of the people, and the one thing that most minority groups focused on rights (homosexuals, women’s liberation, abortion, etc) have in common is a hate for Christianity, because Christianity is the only check on their corruption and hedonism. Christianity is the salt, the preservative, and the immune system for our society, and when you want to overtake society with sin and disease and death, the first thing you have to attack is its immune system.

The kind of idolatrous thinking that accepts the income tax as legal therefore leads to socialism ultimately, and turns the government into a tyrannical police state that robs citizens of their assets and puts them to use for the alleged “common good.” It is a product of mobocracy masquerading as democracy, where less privileged or poorer groups use their voting power to compel the government to plunder the assets of wealthier people for their personal benefit. This is the central approach the demagogues (I mean democrats) use: buy votes with money extorted from hard-working citizens. The Supreme Court agreed precisely with these conclusions below in the case of Loan Association v. Topeka, 20 Wall. 655 (1874):

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

The only way a socialist state can justify its existence is to assert that the government knows better how to take care of you than you do, and past experience, especially with the Soviet Union, proves that approach doesn’t work! Forcing you to have “faith” in the government is a violation of the First Amendment by establishing government as a “religion”. Worship of government as a religion is the essence of socialism. Socialism has never worked throughout all of history, because the corruption of men at the highest levels who are in charge of the public funds always leads to usury, abuse, evil, and tyrannical oppression of the people they are supposed to serve.

"Remember the word that I said to you, ‘A servant is not greater than his master.’ If they persecuted Me, they will also persecute you. If they kept My word, they will keep yours also. But all these things they will do to you for My name’s sake, because they do not know Him who sent Me."
[Jesus speaking in the Bible, John 15:20-21]

Our own country was formed by Christian patriots more than 200 years ago because they rejected this very thing happening to us! They founded the first country whose legal system was based entirely on Natural Law and Natural Order, which is further explained in sections 3.4 and 4.1 of the Great IRS Hoax, Form #11.302.

Socialism also makes us into unwitting slaves of the government. Would anyone argue that we don't already have a police state, where the Gestapo are the tyrants at the IRS, and fear of the IRS is what keeps us paying our "tribute to the king" in the form of income taxes? Would anyone argue that we are not a country full of cowards when it comes to facing our oppressors? Realistically speaking: How long can cowards remain free and sovereign? Remember that the original American colonies waged an entire violent war of independence and risked everything they had to fight against Britain when their taxes to Britain were only 7%? Now some of us are paying 50% of our income in taxes without even flinching or whimpering or fighting. We’re a bunch of wimps if you ask me!

The point is that it’s much more difficult to put God first with federal income taxes because out of the remaining 50% of our income left after we pay taxes, we have to feed our families and pay our bills. Is it any wonder then that less than 1% of Christians tithe 10% of their income to the church as the Bible requires in Malachi 3:8-10? They can’t afford to because they are being taxed/raped and financially enslaved by the government illegally! And then the IRS compels churches to shut up about this kind of abuse by taking away their 501(c )(3) tax-exempt status if they speak up!

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But if you didn’t have to pay income taxes and the IRS would honor your right to do so legally (why does the IRS call it “voluntary compliance” if we can’t choose not to pay?), wouldn’t you give MUCH more to God and put God first? I certainly would! Therefore, implementing the advice found in this document will, in the long run, result in equipping you with the income you need to be more generous to your local church and to the noble causes and preservation of American liberties and freedoms that we all believe in.

**HOWEVER:** If your intent is to take the money you saved in taxes as a result of following the guidance in this document and spend it on your own selfish desires and not on the church (whatever church you belong to) or helping others, then you are violating the copyright on this document and acting illegally. We demand that you destroy this book and NOT read or use this document because we would submit that you are a less than honorable steward over the gracious gifts that God (whatever God you believe in) has bestowed upon you and deserve to have your income taken away by the tyrants at the IRS. Selfishness and deceit are their own best avengers, and we should rightly reap what we sow. Anything less would be to promote anarchy, hypocrisy, injustice, and oppression in our society. Recall that it was selfishness and vanity on the part of government employees which created the problems so clearly documented in this book to begin with. You can’t cure selfishness with more selfishness, and you will be maligning the tax honesty movement and other noble patriots by abusing these materials for your own selfish gain and associating yourself with them in so doing.

The above comment is based on the following scriptures:

“*A man with an evil eye hastens after riches, and does not consider that poverty will come upon him.*”  
[Prov. 28:22, Bible, NKJV]

“*Do not lay up for yourselves treasures on earth, where moth and rust destroy and where thieves [the IRS and the government] break in and steal; but lay up for yourselves treasures in heaven, where neither moth nor rust destroys and where thieves do not break in and steal. For where your treasure is, there your heart will be also.*”  
[Matt. 6:19-21, Bible, NKJV]

Now some of you, in fear, might say that we need to obey the government and not make any noise. **When should a Christian disobey the civil government?** *(Rom. 13:7; Acts 5:27-29)* **When a civil government refuses people the liberty to worship and obey God freely or violates God’s law, it has lost its mandate of authority from God.** Then the Christian should feel justified and maybe even compelled in disobeying. **How are we to worship God freely?** With the first fruits of our labor and our income!

Ben Franklin, who incidentally was one of the attendees at the Constitutional Convention, believed that when a government began to be tyrannical, it was the right and even the DUTY of the citizens to rebel against that government. Here is what he said:

“Resistance to tyrants is obedience to God.”

The Christian, however, is called to bear with his government whenever possible, but there must be a limit to that forbearance.

“*Those who stand for nothing will fall for anything.* ” Alex Hamilton

Jesus did not call for revolution against Rome, even though it was an oppressive conqueror of Israel. On the other hand, the apostles refused to obey a government order not to preach and teach in Jesus’ name *(Acts 5:27-29)*. On that occasion, one of Jesus’ apostles said:

"*We ought to obey God rather than men.*"

Whenever the civil government forbids the practice of things that God has commanded us to do, or tells us to do things He has commanded us not to do, then we are on solid ground in disobeying the government. Blind obedience to government is never right or biblically sound. However difficult or costly it may be, we all must reserve the right to say no to things that
we consider oppressive or immoral or sinful. If we don’t and we make government our unquestioned god, here is the future that awaits us.123

The 23rd Psalm (A present-day Lamentation)

The politician is my shepherd...I am in want;  
He maketh me to lie down on park benches,  
He leadeth me beside still factories;  
He disturbeth my soul.  
Yea, thou I walk through the valley of the shadow of depression and recession,  
I anticipate no recovery, for he is with me.  
He prepareth a reduction in my salary in the presence of my enemies;  
He anointeth my small income with great losses;  
My expenses runneth over.  
Surely unemployment and poverty shall follow me all the days of my life, 
And I shall dwell in a mortgaged house forever.

14.3 The Civil War Over Private Property

The U.S. Supreme Court first addressed the corrupting effects of socialism upon a republican government, how it makes the government unstable, and eventually destroys the government when it ruled against Congress’ first attempt to implement an income tax in Pollock v. Farmers’ Loan and Trust:

“Nothing can be clearer than that what the constitution intended to guard against was the exercise by the general government of the power of directly taxing persons and property within any state through a majority made up from the other states. It is true that the effect of requiring direct taxes to be apportioned among the states in proportion to their population is necessarily that the amount of taxes on the individual [157 U.S. 429, 583] taxpayer in a state having the taxable subject-matter to a larger extent in proportion to its population than another state has, would be less than in such other state; but this inequality must be held to have been contemplated, and was manifestly designed to operate to restrain the exercise of the power of direct taxation to extraordinary emergencies, and to prevent an attack upon accumulated property by mere force of numbers.”

[...]

“She, or, I close my opinion. I could not say less in view of questions of such gravity that they go down to the very foundations of the government. If the provisions of the Constitution can be set aside by an act of Congress, where is the course of usurpation to end?

The present assault upon capital is but the beginning. It will be but the stepping stone to others larger and more sweeping, until our political contest will become war of the poor against the rich; a war of growing intensity and bitterness.”


In effect, what the U.S. Supreme Court ruled against above was the abuse of state power at the federal level to steal from richer states and give to poorer states. That same conflict is now occurring at the PERSONAL level, whereby the have nots are abusing their right to vote to STEAL from the haves. Either way, the results are the same: Corruption of the government by transforming it into a criminal “protection racket” and mafia. Based on the above, we predict an eventual civil war in America over socialism:

Takers v. Taken: Civil War II

Not unlike the first civil war, the next civil war will be a conflict over property and ownership. Who has the right to own, and who has the privilege to take away that right?

Do you absolutely own yourself, your labor, that which you trade your labor for?

Do you absolutely own your land, your home, your tools and all that is upon your land?

Those questions will be resolved in C.W.2.

Oddly enough, those absolute rights of ownership were protected from day one, under the original U.S. Constitution. However, due to lack of full disclosure, and erosion of education, modern Americans are unaware of their heritage and birthright.

In fact, since 1935, most Americans have been tricked into voluntary servitude, via a compact entered into, when applying for an account in Social Security (Federal Insurance Contribution Act). Contrary to popular belief, there is no law compelling all Americans to participate before they can work in their own country. Nor is there any law punishing any American who does not participate it is 100% voluntary. And by your consent, you are theirs to command.

In essence, the original promises made to the people of the United States of America were sidestepped by that clever tactic unknowing consent. That fraud was used to get that consent is ignored by the government, for it is the major beneficiary of the ignorance of the people. If ever the people withdrew their consent, the regime would implode. Not only would the government dissolve as the various servants swiftly emigrated to nations that do not extradite to the USA, but the dollar bill would have no value in trade. The instant that 51% of the human resources cease to be collateral, the bubble will burst. For the trillions of paper notes have no par value, are nonredeemable in lawful money, and only have legal tender status upon obligated parties (like the government and enumerated socialists).

Tragically, the well indoctrinated Americans are totally ignorant of the republican form and assume that their only option is participation in the democratic form. That is why there is no remedy in the ballot box. You cannot impose your will upon public servants who are technically superior to you. Citizenship, by definition, is submission to the State. However, under the republican form, the PEOPLE are the sovereigns, served by the government. And that government is served by its citizenry.

After decades of socialist democracy, wherein the opinion polls, popularity contests, and overt bribery determined the administration of government, the Takers have gone too far. Their burden upon the Taken has finally stirred the masses to react. Unfortunately, it will be for naught. The many angered victims of parasitic infestation are assuming that by voting out one gang of thieves, the next gang will perform differently. But it will not end well.

The framework of socialism has been built too well. By bribing millions, via entitlements, benefits, grants, and other disbursements from the public treasury, the recipient class was made too powerful. No elected official can balk their power.

Thus we shall witness the conflagration between the productive victims and consuming parasites, waged in sound bites, political slogans, and public demonstrations or worse riot.

The irony is that the Taken, by evidence in the public record, are willing accomplices in their own demise. So the government can innocently point the finger of blame at everyone else but themselves.

Instead of a civil war, there may be another option to consider: bitter medicine - a worming of the parasites from the body politic.

To avoid the collapse of the U.S.A., the following changes should be enacted:

1. Eliminate conflicts of interest - any recipient of public funds, wages, benefits, entitlements is barred from voting for two years - including office holders. Public service must be a step down in status - to the bottom rung - lest the servant becomes the master. Recipients cannot exercise the franchise for "Beggars cannot be choosers".
2. Eventually eliminate all pensions funded from the public treasury... starting with every retired public officer, official and employee.
3. Eventually eliminate the socialist entitlement system, and the bureaucracy that administers it.... or better yet, by full disclosure, the people will withdraw their consent from that abomination.
4. Reduction of the federal and state governments to essential functions: securing rights via the justice system (courts, etc), military (securing the nation), and nothing more. And for those who do give consent - they may be governed, restricted, regulated, and taxed to death.
5. Severe penalties for bribery - whether giving or receiving - should be enacted. (Life imprisonment at hard labor or capital punishment.) "Bringing home the bacon" will stop when it is a capital offense.
6. No contract for usury (interest) can be enforced in any court of the United States of America, for fraud is the basis of all usury, and fraud vitiates all agreements. Usury is not outlawed, but it is not enforceable by government. And woe to any usurer who deliberately injures his debtors.

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7. Abolish the privilege of limited liability, and hold all enterprises liable for the harm they do - whether artificial person, partnership, corporation, or any other organized enterprise.

Remember, government has only two jobs:

1. Secure rights (endowed by our Creator) and
2. Govern those who consent.

Anything more is suspect. Anything less is unacceptable.

Summed up

The bitter medicine to save America is nothing less than the disenfranchisement of any recipient of public funds.

Anyone who receives public funds is barred from voting for at least two years. Beggars can't be choosers. Can't bite the hand that feeds you - nor can you choose whose hand does the feeding.

Once there is no political advantage gained by pandering to the recipient class, the elected public servants might see the merit in frugal management and careful disbursement of the public's money.

And the Takers will no longer hold political power over the Taken.

14.4 Welcome to Amerika, Comrade: Home of the Slave and Hazard to the Brave

"Education is the best security for maintaining liberties, and, 'a nation of well-informed men who have been taught to know and prize the rights which God has given them cannot be enslaved. It is in the region of ignorance that tyranny reigns.'"

[Benjamin Franklin, Autobiography]

"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 according to the Ten Commandments of God."

[James Madison (1751-1863)]

We used to call America “land of the free and the home of the brave”. Not so anymore. Now the only proper name for it is “land of the slave and hazard to the brave”. A generation of prosperity following WWII, removal of God from the schools and public life by the supreme Court in 1962, disintegrating families caused by widespread defiance of God’s plan for the family in the Bible, and passivity by Christians toward liberalization of our culture has allowed evil to flourish to the severe detriment of everyone in society. It has created a “me generation” which selfishly thinks only about #1, and leaves everyone else, including our own children, up to a gigantic, monolithic and constantly growing totalitarian socialist democratic government.

"Am I my brother’s keeper?"

Where have we heard that before? For a clue, see Gen. 4:9, where Cain, who murdered his brother, said that very same thing. We would argue that most people with that attitude are selfish murderers just like Cain.

At this time in our young country’s history, 70% of Americans now believe there is no absolute standard of right and wrong. This was not always so. Moral relativism, a.k.a. “immorality”, is the result, and it is a cancer on the body politic every bit as evil and insidious as the income tax itself. Is it any wonder then why we now see so much scandal and corruption in political and corporate life? That is what happens when we turn our backs on God: “Self” and an idolatrous government that glorifies “self” then takes over as a counterfeit god. See the article below on the web below for more insight on this subject:

*The New Jesus Called Tolerance*, Paul Proctor

But we must remember what it means to be brave as Americans. We must be vigilant to protect our liberties by continually doing things that make us *worthy* to be called “brave” Americans. Here are a few examples of “brave behaviors”:

1. Serve enthusiastically in the military and defend your country and your God-given rights.
2. Serve on jury duty enthusiastically when called so you protect one more person from government abuse caused by a misinformed populace that trusts the attorney general more than he deserves.
3. Don’t *steal* from the next generation to fund your own high-rolling lifestyle. You should leave more than just a legacy of debt to your children and grandchildren and we all have a moral obligation to leave the world better than we found it. If debt is all you have left them when you die, then your chief gift will be *financial slavery* to pay off the debt. This applies to both public/government as well as private debts.
4. Watch your elected representatives like a hawk and torment them mercilessly when they get out of line.
5. Involve yourself in political life and/or run for office to make a positive difference in your community.
6. Take 100% responsibility for yourself and don’t rely on any government handout or program, including Socialist Security.
7. When you do something wrong, admit it completely and truthfully and take your licks. We would need far fewer lawyers, courts, and government servants if more people did this.
8. When someone you know and/or love does something wrong, then *rebuke* them as the Apostle Paul says in Eph. 5:11.
9. If you remain silent when you see people sin, then you have acquiesced to their sin and it will spread.
10. Don’t expect the government to educate your kids properly in the public schools because it is a conflict of interest for them to do so. Put your kids in private schools and petition vociferously for school vouchers to take your hard earned money out of the public schools and put it in the private schools.
11. Help your neighbor and the less fortunate on a routine basis by giving to your favorite charity either your time or money or both.
12. Transmit your values and the lessons you have learned during your long life to your children and grandchildren. This is the most lasting and valuable contribution you can make to the good of mankind.

The above items are what being a “brave” American is all about in our opinion. Those who *haven’t* done any of the above things frequently or even thought about doing them aren’t “brave” and don’t deserve to be called American for that matter. Socialist maybe, but not brave and not American. This section painfully demonstrates the immediate and direct consequences of *not* being brave on a large scale: universal slavery to a ruling class, who in America have done an excellent job at making themselves invisible and untouchable so the slaves never wise up and break their chains.

### 14.4.1 Karl Marx's Communist Manifesto: Alive and Well In America

*Title 8 United States Code Section 1101(a)(40).*

“The term ‘world communism’ means a revolutionary movement, the purpose of which is to establish eventually a Communist totalitarian dictatorship in any or all the countries of the world through the medium of an internationally coordinated Communist political movement.”

Most Americans are completely unaware that the graduated income tax we have in America today is the 2nd plank in the 10-plank *Communist Manifesto*, written by Karl Marx in 1848 as the very blueprint for socialism.

**THE COMMUNIST MANIFESTO**

1. Abolition of property in land and application of all rents of land to public purposes.
2. A heavy progressive or graduated income tax.
3. Abolition of all rights of inheritance.
4. Confiscation of the property of all emigrants and rebels.
5. Centralization of credit in the banks of the state, by means of a national bank with state capital and an exclusive monopoly.
6. Centralization of the means of communication and transport in the hands of the state.
7. Extension of factories and instruments of production owned by the state. The Bringing into cultivation of waste lands, and improvement of the soil generally in accordance with a common plan.
8. Equal obligation of all to work. Establishment of industrial armies, especially for agriculture.

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9. Combination of agriculture with manufacturing industries, Gradual abolition of all the distinction between town and country by a more equitable distribution of the populace over the country.

T. Coleman Andrews, former Commissioner of the Internal Revenue, understood this perfectly as exemplified in the following quote printed in the May 24, 1956 issue of the U.S. News & World Report:

"I don't like the income tax. Every time we talk about these taxes we get around to the idea of 'from each according to his capacity and to each according to his needs.' That's socialism--its written into the Communist Manifesto. Maybe we ought to see that every person who gets a tax return receives a copy of the Communist Manifesto with it so he can see what's happening to him."

And leaving office, Mr. Andrews began to speak out against what he perceived as being "rapacious tax enactments. In the article he wrote in the April 22, 1956 issue of The American Weekly, he shared these reflections:

"As Commissioner of Internal Revenue I often thought how far we have gone toward excessive and unjust taxation. We have failed to realize, it seems to me, that through our tax system we have been playing right into the hands of the Marxists, who gleefully hail the income tax as the one sure instrument that will bring capitalism to its knees."

[The American Weekly, April 22, 1956; T. Coleman Andrews]

Mr. Andrews also explained how special-interest groups have exempted themselves from taxation, and that the true targets of the Internal Revenue Code are the middle class. He stated:

"Whether you believe it or not, everybody is being overtaxed and the middle class is being taxed out of existence, and the nation, thereby, is being robbed of its surest guarantee of continued sound economic development and growth and its staunchest bulwark against the ascendancy of socialism."

Probably, one of the finest exposes of special interest groups receiving tax deductions, credits, and partial or total exemptions can be found in the Philadelphia Enquirer in an article called "The Great Tax Giveaway" which ran in that paper April 10th through the 16th, 1988. Thirty-six pages in length, it cited specific passages in the Internal Revenue Code proving that equality in the tax code does not exist.

For example, specific items controlled by specific friends of certain influential congressmen were exempted from particular tax, such as any ship manufactured at certain place on certain date and being of such an exact length and of precisely so many tons. Of course, there was only one vessel in existence that matched these exact criteria. The newspaper ran photographs of the CEO's of corporations for whom such exclusive legislation was personally written, posing at the end of their mahogany board room tables, smiling from ear to ear.

Author and researcher Gary Allen explains in his landmark book None Dare Call It Conspiracy that Karl Marx was hired by a mysterious group who called themselves the League of Just Men. This secret society was simply an extension of the Order of the Illuminati founded seventy two years earlier on May 1st, 1776 by Adam Wishaupt as an ultra-secret society formed to plan eventual world conquest.

All Marx really did was to codify the same revolutionary plan that had been laid down by Wishaupt. Marx understood that the greatest threat and obstacle to the wealthy ruling class was the middle class, if left affluent enough to afford the leisure time to read, study and vigilantly assert and defend its freedoms. But with the wealthy of the middle class gradually eroded through a steady, persistent combination of engineered devaluation of the money supply coupled with a gradual income tax, the majority of families would eventually require not one, but two breadwinners each of whom would likely have more than one job. Sound familiar?

The children of many such families would spend more time most days with teachers in a government funded public school or with day care workers than they would with their own parents. The Census Bureau reports that during the fifteen year period from 1979 to 1994, the top 5% of income earners in the U.S. enjoyed a 45% increase income while the bottom 40% dropped 18.5%. Could this have resulted by sheer accident? Or could it have been planned?
The 10th plank in Marx’s *Communist Manifesto* called for free government funded public education, to ensure that a government’s agenda would be inculcated into young minds from kindergarten.

Vladimir Lenin once said:

“Give me your four year-olds and in a generation I will build a socialist state...destroy the family and the society will collapse.”

Ironically, isn’t the above exactly what we are doing by:

1. Keeping prayer and God out of the schools (communists are atheists)?
2. Letting the government decide how to educate our children? (letting our children be propagandized)
3. Letting homosexuals and liberals educate them and giving them birth control pills and even abortions at school without telling the parents? (corrupting their morals)
4. Suppressing school choice by preventing school vouchers because of powerful teacher union lobbies that slander school voucher campaigns every time they get on the ballot, for instance in California and Michigan in the most recent election of 2000?

### 14.4.2 Public (Government) Schooling

“Give me your four year-olds and in a generation I will build a socialist state ... destroy the family and the society will collapse.”

[Vladimir Lenin]

“Above all things I hope the education of the common people will be attended to; convinced that on their good sense we may rely with the most security for the preservation of a due degree of liberty.”

[Thomas Jefferson to James Madison, 1787. Madison Version FE 4:480]

“Enlighten the people generally, and tyranny and oppressions of body and mind will vanish like evil spirits at the dawn of day.”

[Thomas Jefferson to Pierre Samuel Dupont de Nemours, 1816. ME 14:491]

“Our schools have been scientifically designed to prevent overeducation from happening. The average American (should be) content with their humble role in life, because they're not tempted to think about any other role.”

[U.S. Commissioner of Education, William T. Harris, 1889]

“The children who know how to think for themselves spoil the harmony of the collective society that is coming, where everyone would be interdependent. [1899]

Independent self-reliant people would be a counterproductive anachronism in the collective society of the future where people will be defined by their associations.” [1896]

[John Dewey, educational philosopher, proponent of modern public schools]

“A general State education is a mere contrivance for molding people to be exactly like one another; and as the mold in which it casts them is that which pleases the dominant power in the government, whether this be a monarch, an aristocracy, or a majority of the existing generation; in proportion as it is efficient and successful, it establishes a despotism over the mind, leading by a natural tendency to one over the body.”

[John Stuart Mill, 1859]

“Every child in America entering school at the age of five is insane because he comes to school with certain allegiances toward our Founding Fathers, toward his parents, toward our elected officials, toward a belief in a supernaturally being, and toward the sovereignty of this nation as a separate entity. It's up to you, teachers, to make all these sick children well by creating the international child of the future.”

[Chester Pierce, a Professor of Educational Psychiatry at Harvard]

“Education is what you must acquire without any interference from your schooling. ”

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**Socialism: The New American Civil Religion**  
Copyright Sovereignty Education and Defense Ministry, [http://sedm.org](http://sedm.org)  
Form 05.016, Rev. 6-2-2014, ver. 1.12  
EXHIBIT: _______
Under the Department of Education’s Goals 2000 and Outcome Based Education programs, today’s public schools more often than not emphasize how the student feels about learning rather than the acquisition of such basic skills as reading, writing, arithmetic and analytical thinking. Math and verbal S.A.T. scores have steadily plummeted since 1963 when federal legislation placed psychiatrists, psychologists and their programs directly into the public schools. Supreme court rulings around that time also took prayer and God out of the schools, making them essentially into breeding grounds for atheistic evolutionists teaching. 100 points were recently added to all S.A.T. scores across the board in an attempt to make up for this national embarrassment.

Has the psychiatric profession had a role in the process of converting our public schools into government funded, mental health laboratories? Consider that there is now a large set of officially categorized psychiatric disorders for public school children. Find a diagnostic pigeonhole to place the student in, and the school becomes eligible for federal funding. One disorder is known as Opposition Defiance Disorder which in my day was simply talking back to parents or teachers. Another is Arithmetic Dysphoric Disorder, where a child may be slow in learning math. Another diagnosed malady is the now famous Attention Deficit Disorder.

How about you? Did you ever exhibit any of these behaviors as a child during certain developmental stages? Did you ever talk back, fidget or fail to complete an assignment? Were you a little slow in learning trigonometry? Whatever happened to tutoring?

And what is today's solution? Make that behavior into a disease or a mental illness and prescribe a mind altering drug for it! Over two million public school students are currently on Ritalin and other mind altering drugs. Is there an agenda behind this?

**GET YOUR CHILDREN OUT OF THE PUBLIC SCHOOLS AS FAST AS YOU CAN!**

### 14.4.3 The Socialist’s Plan to Make America Communist

“For every new mouth to feed, there are two hands to produce.”

[Peter T. Bauer]

“Intelligence and wisdom differ in that the former is the understanding of a thing and the later is the judgment of the thing understood. Thus, the problem with Leftists isn't stupidity, but a lack of wisdom. In essence, Leftism is intelligence without wisdom, which is a poison without an antidote.”

[Barret Kallelis]

So it would appear that the 10th plank of Karl Marx's Communist Manifesto calling for government controlled public school education has pretty well been nailed down, too. And just how well have Marx’s other planks been implemented in modern America?

You might find it interesting to note that all ten planks have now been fully installed. The absolute right to inheritance has been compromised through estate taxes, although such taxes are being misapplied against citizens within the states of the union since they are a direct tax on property and, as such, are prohibited under Article 1, Section 2, Clause 3 of the Constitution as we will learn later.

The absolute right to the ownership of private property has been obliterated through laws allowing dozens of federal agencies to seize private property with no charges brought against the owner, in total violation of the 5th Amendment which states that private property shall not be taken for public use without just compensation.

As much as the television- and internet pornography- and sports-addicted citizenry of our country--supposedly the greatest and freest on earth--don't want to believe it, government-sanctioned theft happens every day. So I guess the first of Marx's ten planks, abolition of private property, is pretty well in place, too.

As to Marx's remaining planks, the centralization of credit in the hands of a national bank and the central planner's control over the means of communication, transportation, production, agriculture and labor are all firmly in the grip of the Federal Reserve System, the Federal Communications Commission, the Department of Commerce, the Department of Energy, the Department of Agriculture, and the Department of Labor.
Normal Thomas, for many years the U.S Socialist Presidential candidate, once stated:

>The American people will never knowingly adopt socialism. But, under the name of 'liberalism', they will adopt every fragment of the socialist program, until one day America will be a socialist nation, without knowing how it happened.

In 1928, Thomas wrote a pamphlet titled Democratic Socialism in which he stated:

>"...here in America, more measures once praised and denounced as Socialist have been adopted than once I should have thought possible, short of a Socialist victory at the polls."

In the Congressional Record for April 17, 1958, Thomas is quoted as stating:

>"The United States is making greater strides toward Socialism under Eisenhower than ever under Roosevelt, particularly in the fields of federal spending and welfare legislation."

[Congressional Record, April 17, 1958]

And in the October 19, 1962 issue of the Cleveland Plan Dealer, Thomas is quoted as follows:

>'The difference between Democrats and Republicans is [that] Democrats have accepted some ideas of Socialism cheerfully, while Republicans have accepted them reluctantly.

I believe it was the former Premiere of the Soviet Union, Nikita Khruschev, who stated that communism was merely socialism in a hurry.

14.4.4  The Commie Lesson

>'There's only one way to kill capitalism-- by taxes, taxes, and more taxes.'

[Karl Marx]

I ACTUALLY AM A VISITOR FROM ANOTHER PLANET. This is not too hard to believe, as my critics, who are many, will tell you without blushing that I am definitely something from another planet.

Now, correct me if I'm wrong. I am told that you people spend somewhere approaching a quarter Trillion dollars a year (that's 250 Billion with a "B" dollars per year) on a military establishment. And I was in the restaurant here, being from outer space, I was talking to this fellow, who told me he was a Christian, and he apparently thought this was great.

So I asked him, "why do you spend all this money?"

And he scratched his head, and said "Well gee, now that the Soviet Union is all dissolved, I don't know."

I said "well, why did you used to spend a quarter Trillion dollars a year on your military establishment?" And he said "Oh! We wanted to defend ourselves from communism!"

And I asked "what is communism?"

And he said "Communism is a foreign and alien ideology that threatens by military force to impose itself over our objection and against our will."

I thought that was kind of interesting, and I told him that I know a little something about communism, and I asked him if he knew what communism was and he said, "well, no".

And I asked him if he had been trained in the public schools, and he said "yes." So I walked him through the communist manifesto, as I will you now.

The communist manifesto was created by a fellow named Moses Mordecai Levi. You Americans out here know him a Karl Marx, he was the son of a rabbi, and I asked why this guy went by an alias? The discussion fairly quickly elevated to the status level of Battle-Stations Missile:
I said, "The first plank of the communist manifesto is:
Abolition of all property and land ownership and the application of all rents for public purposes."

And I asked this Christian, "Do you own your own home?"

He said "Yep."

I said, "What happens if you stop paying the property tax?"

He said "The sheriff will sell it."

I said, "I am woefully confused, of course, I am from another planet. How can the sheriff sell what you own?"

He was sorrowfully silent. So I said "isn't it a fact that you hold title and that you are not an "allod" on the land and isn't your problem actually that you have an equity position in real property and the state wherein you live owns the land and that's why they can move your butt off of it when you don't pay their rent?" And as he stared into the ceiling, I said "if you pay property tax you practice the first plank of the communist manifesto. On the spaceship down here I was reading this big thick book called the Bible, the Bible you Christians use, and I understand that you are in violation of Leviticus 25:23 if you do that." He looked puzzled...

The second plank of the communist manifest is: Heavy progressive income tax.

You people don't fill out Illinois state form 1040's here do you, and you don't fill out form 1040's for the federal government do you? Because if you do, you practice the second plank of the communist manifesto and you are in violation of your Bible at Malachi 3:8 and Deuteronomy 4:13.

He loosened his tie...

I said the third plank of the communist manifesto is: Abolition of all rights of inheritance.

I said "How long have you lived in Illinois?" He said "All my life." I said "You don't have any probate courts here, do you?

You don't have a legal profession that is wall to wall teaching you to fill out wills instead of create trusts, do you? Because if you know anyone who has been through probate court, or if you have personally been through probate court, you have practiced the third plank of the communist manifesto and you are in violation of Deuteronomy 21:15-17 and Numbers 18:20-24." He loosened his tie a little more...

The fourth plank of the communist manifesto is: Confiscation of property of all immigrants & rebels.

"You don't turn on the TV around April 1st in Illinois and see them drag some tax protestor off to jail, do you?" "Annually," was the reply. "Well", I said, "if you participate in that or allow that to happen, or if that has happened to you, that's the fourth plank of the communist manifesto, and it is a violation of Leviticus 26:17 and Proverbs 28:1." His eyes started to glaze over.

I looked at him and said the fifth plank of the communist manifesto is: Centralization of credit by the creation of a national bank.

I said, "You pay your debts at law. in silver, don't you? You don't discharge your obligations in equity, do you?" He started to squirm. I said "if you rely on this green paper money for your sustenance, if your mind thinks in terms of this green paper when you go to purchase things, you practice the fifth plank of the communist manifesto, and you are in violation of Leviticus 19:35-36, Deuteronomy 25:13-16 and the aforementioned nasty and nefarious Exodus 20:15.

Exodus 20:15 reads THOU SHALT NOT STEAL."

He started to become uneasy....
I said, the sixth plank of the communist manifesto is: Centralization of the means of communication & transport in the hands of the state.

"You don't have ports of entry out here on the Interstate, do you? Your trucks don't have to drive in and out of these scales, do you? You don't drive automobiles with the admiralty flag of the state of Illinois on the back with the yearly rental fee stuck in the middle on a sticker, do you? Because if you do, you practice the sixth plank of the communist manifesto and you are in violation of Deuteronomy 7:2 and Exodus 23:32-33." He started to fidget uncomfortably.

I said the seventh plank of the communist manifesto is: Government control of factories and the instruments of production owned by the state; the bringing in to cultivation of wastelands and the improvement of the soil generally in accordance with a common plan.

I said, "You don't have a Bureau of Land management, do you? You don't live under the administrative circumstance of the Department of Agriculture, do you? And you don't have companion circumstances in the state law along with EPA and a host of other things, because if you allow yourself to live under that system, you practice the seventh plank of the communist manifesto and you are in violation of Leviticus 25:1-7, actually Leviticus 25:1-10. He closed his eyes.

I said the eight plank of the communist manifesto reads: Equal obligation of all to work. Establishment of industrial armies, especially for agriculture.

I said, "Do you have a Social Security number?" He as he shook his head up and down sorrowfully. I said "well doesn't that mean that you're a fourteenth Amendment juristic person a merchant in interstate commerce under contract over time for profit and gain in a regulated enterprise and you have waived all your constitutional rights under contract in exchange for privileges, franchises and immunities?" He said "Privileges?" I said "yes, privilege! PRIVATE LAW: Privilege." He put his chin in his solar plexus. I said "If you have a Social Security number, you practice the eighth plank of the communist manifesto, and you are in violation of your Bible at Leviticus 19:13 and Deuteronomy 24:14&15." He became physically agitated.

Number nine, I said: A combination of agriculture with manufacturing industries. Gradual abolition of the distinction between town and country by a more equitable distribution of population over the country.

"You don't have a Federal Emergency Management Association in Illinois, Do you? You don't have FEMA at the state level, do you? Because if you do, you practice the ninth plank of the communist manifesto and you're in violation of Leviticus 25:1-7. By this time he was just plain angry.

I finished by quoting the tenth plank of the communist manifesto: Free education for all children in public schools. Abolition of children's factory labor in its present form. Conform education with industrial productions.

I said "Are you a homeowner?" He said "yeah." I said "you pay the property tax?" He said "Yeah." I said "Do you know where 75% of the property tax goes in this state?" He said "no." I said "It goes to support the public fool..ahh .. the public school system. I looked at him, I said "You don't tithe your children to the state, do you? You raise them at home the way Yahweh told Moses to tell you to do, don't you?" As he got up and walked away, I said "If you support the public education establishment, you are in violation of Deuteronomy 4: 9-10, Deuteronomy 6:1-25 and Deuteronomy 11:19. And you practice the tenth plank of the communist manifesto."

And I went and got him and brought him back and sat him down and I said "You know, I am from outer space and one of the reasons they sent me to this planet is that I'm not the brightest firecracker that ever went off in our galaxy. But what I'm trying to figure out is why the hell would you spend 250 Billion "Dollars" a year defending yourselves against something that you willfully and premeditatively do, under the color of law, and practice every second of every minute of every hour of every day all year long?"

He said, "My God, I never thought about that! What do you think we should do?"

I said, "I don't know. Did the communists ever run a presidential candidate?" He said, "Oh yeah, Gus Hall, the venerable ancient 80 year old president of the communist party used to run every time until the Democrats took over the Congress after WWII."
I said to him, "If Gus Hall would have been elected President of the United States, do you think he would have abolished property tax, do you think he would have abolished the income tax, do you think he would have instructed the legal profession to only create trusts for families to hold property in, and that he would have abolished the probate courts? Do you think he would have stopped the incarceration of so-called Tax rebels? Do you think Gus Hall would have closed the federal reserve? Do you think he would have shut down the federal communications commission and allowed you to flip through the dials on your TVs here in Chicago and watch television stations unlicensed by the government? Do you think he would have eliminated all the bureaucracies that control trade, commerce, business, industry and agriculture? Do you think he would have dumped the Social Security Administration and admitted that there was no trust fund, and that the whole thing was just a gigantic chain letter used to alter your citizenship status in the thirties and redistribute your wealth? That Roosevelt, he was a pretty crafty guy, wasn't he?"

I said "Do you think Gus Hall would have closed the public school system and sold the public schools back to the families in the neighborhoods wherein they existed?" As I opened up the copy of the Bible the motel clerk told me I could keep for free, my Christian friend got up and left, and I couldn't bring him back.

The above is a transcript of a tape by:

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"The Law is the Weapon
the Courtroom the Battlefield
the Judge is Your Enemy
Your Lawyer is an Enemy Spy"

14.4.5 IRS Secret Police/KGB in Action!

"The tax collector must love poor people--he's creating so many of them."
[Bill Vaughan ]

"In a free society, government protects citizens from threats against their persons and property. In a police state, government deploys its law enforcement assets to protect itself against the "threat" posed by its own subjects."
[W.N. Grigg]

The following article was extracted off the MSN Money website verbatim. It helps to show that the IRS doesn’t hesitate to use the same tactics as the Communists to enforce the payment of its slave tax, the income tax. Recall that the Communists in the Soviet Union made everyone into informants by paying family members to snitch on each other! Would anyone argue that isn’t exactly what is going on below?

**IRS pays informants to squeal on tax cheats**

While it may seem Orwellian, thousands of people each year take advantage of the IRS program. Here's how it works.

By Jeff Schnepper


"He's dead meat if he doesn’t pay me. I won't sue him . . . I'll destroy him with one phone call!"

Don't make Dave Cohen angry.
Dave is a New Jersey tax attorney. His clients pay their bills or they suffer the hell of an IRS civil and criminal investigation. What Dave does is clearly unethical (that’s why we can’t use his real name), but he can’t be caught. Dave is a snitch for the IRS.

Dave had a client who was a restaurant owner. He gave Dave a $1,000 cash deposit, but refused to pay the balance of his bill. The restaurant owner was pocketing lots of cash income that never made it to his tax return - - a clear civil and criminal violation. As an attorney, Dave couldn't publicly violate attorney-client privilege, so he had a friend call the IRS with enough information to start an investigation.

Swarms of agents descend

Tips are important to the IRS. Annually, it collects more than $100 million and pays out from $2 million to $5 million to snitches. If you’ve ever heard the horror stories about the invasiveness of a normal IRS audit, they pale in comparison to a criminal investigation.

In the case of the not-so-innocent restaurant owner, swarms of agents descended upon and paralyzed his business. For the next nine months, the owner endured the torture of Treasury agents peeling away every layer of his financial life, resulting in multiple thousands of dollars in taxes, fines, penalties and interest.

He avoided jail only by hiring another attorney to negotiate a settlement with the IRS. The non-paying owner ended up spending more money on legal fees than on the tax he should have paid originally.

Dave’s friend even received a substantial reward for the information. And, of course, Dave’s legal bill was finally paid.

Motive isn’t profit but revenge

While the Internal Revenue Service doesn’t publicly encourage tax informers, its representatives admit that many investigations couldn’t be successfully conducted, or even started, without the use of paid informants or the direct purchase of evidence.

Most informants are former employees of a business that has been underreporting its income. A disgruntled employee who doesn’t inform on the business itself may squeal on its owner or a disliked manager.

But a neighbor who objects to your loud stereo at midnight or becomes jealous of your new car each year may just as quickly turn informer. The emotional whirlpool of divorce is another great breeding ground for IRS informants, so be kind to your former spouse.

Anyone who provides information that leads to the detection and punishment of any violation of the tax code may be eligible for a reward (except for federal workers who get the information in pursuit of their duties). However, don’t think this is the path to riches. Since 1960, only about 8% of filed claims have resulted in rewards.

How to claim a reward

IRS Publication 733 details the regulations for claiming a reward. You must complete Form 211, Application for a Reward for Original Information, which can be requested from the IRS by calling (800) TAX-FORM. Neither document is available on the IRS Web site. Your information can be delivered personally to any IRS office, or in writing to:

Head of the Criminal Investigation Division
Internal Revenue Service
Washington, DC 20224

If a recovery is made as a direct result of information you provided, you may qualify for a reward of 15% of the amount recovered including taxes, fines and penalties, but not interest -- with a maximum payment of $2 million.

If your information was valuable, although not specific, in determining liability, you may be rewarded with as much as 10% of the amount recovered, again with a $2 million cap.

If your information was the originating cause of the investigation, but had no direct relationship to the determination of tax liability, the reward is 1% of the amount recovered, again with that $2 million limit.

Using an assumed name
If you’re not claiming a reward for the information, you can use an assumed name. But if you want to claim a reward, you must use your own name. The IRS is legally prohibited from disclosing the identity of an informer to unauthorized persons.

The IRS heard from 9,530 informants and paid out 650 rewards totaling $3.5 million in the fiscal year ending Sept. 30, 1996, the most recent year for which statistics were available. In that year, the IRS collected an extra $102.7 million in taxes, fines and penalties because of the informants.

No matter what you tell the IRS, and no matter how much they collect, all rewards are discretionary, not mandatory. The IRS is never obligated to pay a reward, unless you negotiate a signed contract in advance of providing the information. Moreover, all rewards are taxable income.

Reasons why a reward might not be paid include:

The information was of no value, or

The information was already known by the IRS, or

The information was available in public records.

Rewards are paid only after the tax is recovered, and that can take as long as five years or more. The informant isn’t kept posted as to the progress of the investigation, but can check to see if the claim for a reward is still under active IRS consideration.

The idea of informing on neighbors, colleagues or business associates is distasteful to most people; it’s Orwellian. Yet, it’s the honest taxpayer who winds up paying for tax fraud, and it’s not just nickels and dimes. The IRS estimates that the gap between taxes owed and taxes paid is $127 billion. That’s $1,000 extra in taxes for every individual return filed last year.

And by the way, I always pay “Dave.”

14.4.6 U.S. Government Communists Can Legally Install Surreptitious Tracking Devices on Your Car!

IRS Criminal Tax Bulletin number 200007002 reveals that the communist IRS has authority from our corrupt courts to install electronic tracking devices on your vehicle to learn everything they want about where you travel. Here is the summary of the court ruling from their bulletin:

No Fourth Amendment Violation in Placing a Tracking Device on a Suspect’s Vehicle

In United States v. McIver, 186 F.3d. 1119 (9th Cir. 1999), United States Forest Service officers identified McIver’s vehicle from surveillance video taken of a marijuana patch located in a national forest. They traced the tag and learned McIver’s address. The officers surreptitiously placed two tracking devices on the undercarriage of McIver’s vehicle which was parked outside the curtilage of his residence. McIver ultimately was convicted of conspiracy to manufacture marijuana and appealed his conviction to the Ninth Circuit arguing, among other things, the warrantless placement of the tracking devices on his vehicle constituted an unreasonable search and seizure.

Though a question of first impression, the Ninth Circuit found adequate precedent to rule the placement of the devices on the vehicle did not constitute a search. There is no reasonable expectation of privacy in the exterior of a car because the exterior of a car is thrust into the public eye and thus to examine it does not constitute search. United States v. Class, 475 U.S. 106 (1986). The undercarriage is part of the car’s exterior, and as such, is not afforded a reasonable expectation of privacy. United States Rascon-Ortiz, 944 F.2d. 749 (1990) Cir. 1993. Here, the officers do not pry into a hidden or enclosed area and McIver produced no evidence to show he intended to shield the undercarriage of his vehicle from inspection by others.

The court also rejected McIver’s assertion that the placement of the devices on the vehicle constituted an unlawful seizure. In United States v. Kar, 468 U.S. 706 (1984) the Supreme Court held a “seizure” occurs when there is some meaningful interference with an individual’s possessory interests in property. The Karo court ruled the placement of a beeper in a can of ether before selling and tracking it to the suspect, was at most a technical trespass on the space occupied by the beeper and was or marginal relevance to establishing constitutional violation. Applying this principle, the Ninth Circuit found McIver presented no evidence the device deprived him of dominion and control of his vehicle or caused any damage to the electronic components in the vehicle. Thus, no seizure occurred because there was no meaningful interference with McIver’s possessory interest in the vehicle.
If you want to read the above bulletin yourself, refer to the address below:


We live in a police state, folks. The communists have already taken over! There is a clear violation of the Constitution, ethics, and morality here, no matter how technical the courts got on the issue to evade the truth. The First Amendment guarantees us a right of free speech and free expression. That right includes the right to NOT communicate with your government. What the government has done in the above anecdote, not unlike what the Communists did in the Soviet Union, is created a society of snitches and informants by turning both people and things against others. The Soviets used people as informants and our communist U.S. government is just a little more sophisticated than that: they engineer and employ things instead of people as snitches, but the result is the same: violation of the First Amendment right to NOT communicate with your government. George Orwell’s 1984 book predicted this kind of tyranny would happen and it’s in our midst now. What are we going to do about it? Recall that in Orwell’s book, a camera watched your every move in your own home and if you did anything unauthorized, the government would persecute and punish you. Today’s government is doing exactly that by making a person’s property into a snitch and an informant on its owner. This transgression will become increasingly important in a computer and technological age, where no doubt the government will eventually try to install ID chips inside of people and pass laws to force software manufacturers to program their applications to snitch on their owners. This causes one’s “property”, in effect to “express” the location of its owner to the government, and this violates “freedom of expression” guaranteed by the First Amendment. Freedom of expression involves more than just speaking, it involves any type of communication or conveyance of intelligence or information, including computer transmissions, radio transmitters, and GPS tracking device records: all of these devices express information about the owner of the property to the government in an unwanted manner.

Expression. 1 a: an act, process, or instance of representing in a medium (as words): UTERANCE <freedom of ~ > b (1): something that manifests, embodies, or symbolizes something else <this gift is an ~ of my admiration for you> (2): a significant word or phrase (3): a mathematical or logical symbol or a meaningful combination of symbols (4): the detectable effect of a gene: also EXPRESSIVITY 2 a: a mode, means, or use of significant representation or symbolism: esp: felicitous or vivid indication or depiction of mood or sentiment <read the poem with ~ > b (1): the quality or fact of being expressive (2): facial aspect or vocal intonation as indicative of feeling 3: an act or product of pressing out ~ expressive. [Webster’s Ninth New Collegiate Dictionary, 1983, ISBN 0-87779-508-8, p. 439]

The natural right of the ownership of “property” includes the right of “enjoyment” of it. Look at the definition of “property” and see for yourself:

“Property. That which is peculiar or proper to any person; that which belongs exclusively to one. In the strict legal sense, an aggregate of rights [including First Amendment rights] which are guaranteed and protected by the government. Fulton Light, Heat & Power Co. v. State, 65 Misc. Rep. 263, 121 N.Y.S. 536. The term is said to extend to every species of valuable right and interest. More specifically, ownership: the unrestricted and exclusive right to a thing; the right to dispose of a thing in every legal way, to possess it, to use it, and to exclude every one else from interfering with it [including causing it to communicate or express your whereabouts]. That dominion or indefinite right [unlimited, including the right to NOT communicate with your possessions] of use or disposition which one may lawfully exercise over particular things or subjects. The exclusive right of possessing, enjoying, and disposing of a thing. The highest right a man can have to anything; being used to refer to that right which one has to lands or tenements, goods or chattels, which no way depend on another man’s courtesy…..”

“Property embraces everything which is or may be the subject of ownership, whether a legal ownership, or whether beneficial, or a private ownership…..”

How can the owner of property “enjoy” having property that snitches on him or her? The only thing that kind of ownership implies is anxiety and fear of government persecution. This is clearly tyranny and must be stopped, folks! It impinges on our sovereignty and makes us live a life of fear and oppression. The exercise of one right, that is the right of property, cannot and should not imply the oppression or denigration of any other right, and especially if that oppression of other rights, such as First Amendment rights, was not done deliberately and willfully by the owner of the property. In the above case, the exercise of property rights by the owner became a means to eliminate other rights of the owner, in this case First Amendment rights, and this case makes the whole Bill of Rights inconsistent with itself and eliminates the possibility that all of our rights can peacefully coexist together without impingement from the government. In the words of the Supreme
Court, the purpose of the Bill of Rights is to “keep the government off our backs.” How does the above ruling further that end?

"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 added to keep the precincts of belief and expression, of the press, of political and social activities free from surveillance. 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 to assert their rights against government. There can be no influence more paralyzing of that objective than Army [government] surveillance. When an intelligence officer looks over every nonconformist’s shoulder in the library, or walks invisibly by his side in a picket line, or infiltrates his club [or forces him to submit an income tax return and then scrutinizes it for personal information or illegal activity], the America once extolled as the voice of liberty heard around the world no longer is [408 U.S. 1, 29]—cast in the image which Jefferson and Madison designed, but more in the Russian [Communist] image, depicted in Appendix III to this opinion.”

[Laird v. Tatum, 408 U.S. 1; 92 S.Ct. 2318 (1972)]

14.5 The Socialist (Social) Security Number: Mark of the Beast

"16 And he causeth all, both small and great, rich and poor, free and bond, to receive a mark in their right hand, or in their foreheads:

17 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.

18 Here is wisdom. Let him that hath understanding count the number of the beast: for it is the number of a man; and his number is Six hundred threescore and six."

[Revelation 13:16-18, the Bible]

The Socialist Security Number in today’s society has become a very powerful tool for restraint of individual liberties and for tracking people down mercilessly like hunted animals and then controlling and abusing them. The Bible calls this mark the “Mark of the Beast”, as shown above in Rev. 13:16-18. The Bible even identifies who the “beast” is!:

"And I saw the beast, the kings [political rulers] of the earth, and their armies, gathered together to make war against Him [Jesus] who sat on the horse and against His army.”

[Revelation 19:19, Bible, NKJV]

The beast therefore consists of corrupt totalitarian governments, their armies, and the politicians who run them who are against God and His Law. The Socialist Security Number has basically become the chief tool of organized extortion by these Satanic government “beasts”. It is a key tool used by law enforcement, for instance, for locating individuals who are wanted. Given a person’s social security number, you can, for a fee, use national databases to determine the following information about a person without their consent:

1. Credit cards and loans.
2. Credit history.
3. Income tax returns filed.
4. Government benefits received, including social security and Medicare benefits.
5. Vehicles that have loans on them.
6. Real property that has loans on it.
7. Bank accounts.
8. Safe deposit boxes.
9. Driver’s licenses and current address using driver’s license number.

This information is most useful to the IRS in tracking tax protesters down and destroying their lives by confiscating and levying their assets, even if they owe no taxes, without a trial or due process of law. The only way for a person to protect his or her privacy from such abuse is to ensure that they never apply for or use a social security number, do not provide it when asked for it, and remove themselves from the Social Security System immediately so they can get rid of the “mark of the beast”. One has to wonder, doesn’t the 4th Amendment protect our privacy? How is it that a bank can legally refuse serving us and force us to give up our privacy and get a number on our forehead just to be able to have a bank account?
1 For detailed information on Socialist Security Numbers, refer to the website: http://www.nossn.com/. This site is very interesting. Also, if you want to free yourself of the coercion you feel about having to participate in social security, refer to Section 10.4.1 of our Tax Freedom Solutions Manual entitled “Social security asseveration of coercion”.

14.6 A Legal Con Game (Forbes Magazine, March 27, 1995)

by: Dr. Thomas Sowell. An economist and a senior fellow at the Hoover Institution in Stanford, CA.

“If Social Security were run by private business people, they would have been locked up long ago.”

Even the most gung ho budget-cutters in Washington make it a point to say that Social Security is off-limits. From a purely political point of view, it is easy to see why. People who are retired and dependent for at least part of their support (or amenities) on their Social Security checks would of course be outraged and up in arms if the federal government reneged on its promises and pulled the rug out from under them.

While this is the strongest argument against cutting Social Security, it is also the most transient argument. If we are trapped by the promises of the past, we can at least stop making the same promises for the future. Assure all those currently receiving Social Security checks that they will not lose one red cent. Say it loud and clear. Say it on every appropriate occasion and on a few inappropriate ones.

Give the same assurances to those within a decade of their eligibility for Social Security. But there is no reason to continue forever subsidizing everyone who reaches a certain age—and it is certainly unconscionable to do so with a regressive tax on the young, who generally have lower incomes and fewer assets than their elders, whom they are subsidizing.

If there are elderly people who are needy, let them be subsidized out of general revenues, from which a transitional phase-out of Social Security could also be financed.

Among those who want Social Security to be left alone, Senator Daniel Patrick Moynihan makes the case as well as it can be made when he says that “welfare is not the idea behind Social Security,” that it was “envisioned from the beginning as a social-insurance” is not the same thing as an “entitlement.” But even this strongest case cannot withstand scrutiny.

What does it matter what Social Security was envisioned as? I may envision myself as another Rudolf Nureyev, but that will not stop others from saying that I am a klutz on the dance floor.

As for the argument that people who have put contributions in are not welfare recipients when they take money out, that of course all depends on how much they put in and how much they take out. I have been faithfully putting money into a local bank for more than a decade, but if I present the teller with a withdrawal slip for a million dollars, the bank is not about to honor it.

Even if I were as eloquent as senator Moynihan, it would remain stubbornly unconvinced and remind me that I never put a million in.

The clincher for those who argue like Senator Moynihan is that Social Security is currently running a surplus and that its reserve is expected to reach $3 trillion by the year 2020. Even if we assume that foresight, like hindsight, is 20/20, there is still a lot less to this argument than meets the eye.

All of us can run a surplus, if we are allowed to count all our assets and ignore enough of our liabilities. No insurance company can make up its own accounting rules, ignore its accrued liabilities represented by the policies it has promised to pay off, and say that it has a surplus whenever the money it takes in during the morning covers the checks it writes in the afternoon.

As for the assets of the Social Security fund, $3 trillion is certainly a lot of money—but not if you owe $4 trillion.

The words "insurance" and "contribution"—as in the Federal Insurance Contribution Act (FICA)—are among the political strokes of genius which have made Social Security sacrosanct. Like so much political genius, these words represent pure fraud.
The word “insurance” serves the political purpose of removing the onus of its being a handout like welfare or other entitlement programs. But a genuine insurance system collects money and invests it in assets which cover its liabilities. It is not insurance but a pyramid scheme in which those who enrolled earlier get what is paid in by those who enroll later.

This worked like a charm as long as the pyramid kept expanding, with the baby boomers' contribution being used to support the smaller generation before it. Not only could the first generation receive back far more than it put in, all sorts of new goodies could be added to the Social Security program by a bountiful Congress. But when the baby boomers themselves reach their retirement age, the system will be faced with the same financial problems as other pyramid schemes when the pyramid stops growing.

Senator Moynihan says that any future problems can be taken care of if we just "bump up the contribution rate a little." But why is such "bumping up" even necessary, if all the talk about a "surplus" and about people getting back what they contributed is not just political smoke and mirrors?

If a system is said to be sound because it can always be rescued later with more tax money, then the same could have been said of the savings and loan industry before its debacle.

14.7 The Legal Ponzi Scheme (Forbes Magazine, October 9, 1995)

by: Rita Koseika.

"Younger Americans have come to understand that for them, Social Security isn't a benefit, it's just another tax."

If the U.S. Government were required to keep its books the way businesses are required to keep theirs, the national debt wouldn't be $5 trillion. It would be about $17 trillion, an amount equal to about 2.5 times the country's gross domestic product.

That $12 trillion difference is the estimated obligation of the government for its unfunded pension liabilities under Social Security.

Karl Borden, a professor of financial economics at the University of Nebraska, has a modest proposal for knocking that number down by a nice round $6 trillion. The Feds, he says, should offer a deal to all Americans under, say, 47. If they would agree to forgo the right to Social Security, they would no longer have to pay their share of payroll taxes. They could keep the 12.4% that Social Security docks from them and their employers on their before-tax incomes. "They could keep just half of that and they'd be better off," he emphasizes.

Without Social Security, who would fund their retirement? They would themselves. They would be allowed to put pretax income into IRA-type accounts. In place of a government pension, they would have a person nest egg to draw on the retirement. With any luck they would earn a much higher return than their money is worth in the Social Security system.

But why would millions of people want to give up their pension rights, after having paid into Social Security for years? "It's a sucker bet for most of the population." Borden says.

When President Clinton pushed his big tax increase through Congress in 1993, 85% of the Social Security pension became taxable income to people with substantial amounts of other income. This despite the fact that they had already been taxed on the money they put in. If you have savings and a private pension, the U.S. government taxes your Social Security contributions twice--before they go in and when they come out.

That broken promise is probably only a starter. Congress will almost certainly do such things as raise the pensionable retirement age and make Social Security need-based--a safety net rather than a pension plan. In the end only the disabled and seriously needy 70-year olds may get the pension we all paid for.

Uncle Sam won't have much choice but to renege. That $12 trillion in unfunded pension liabilities grows every year with the number of workers who enter the system.
Even if they don't know the specifics, most younger Americans have very low expectations of Social Security. Millions of them might well give up their claims in return for being allowed out of the system.

In our system there is no automatic accounting to the individual, and what he gets at the other end is presented as largesse from our kind Uncle Sam.

Under Borden’s proposals the Social Security dropouts, as well as new entrants to the labor force, would join a system modeled after Chile’s, which privatized its bankrupt social security system in 1981. In Chile, workers are required to put 10% of their pretax wages in private pension funds; New York based Bankers Trust owns one of the largest fund managers. The funds are carefully regulated, and workers can switch among them for better returns and lower costs. They get periodic statements.

At retirement, Chileans take their money to buy an annuity. Whatever is left can be passed on to their heirs. If there isn't enough to provide a decent living, the government steps in, guaranteeing a minimum.

Note the critical difference between Chile's system and ours. In ours, your Social Security dollars go to help fund the federal deficit. Thus the only assets of the Social Security trust fund are a log of federal I.O.U.s. The trust fund invests not a penny in productive assets. The average current return on that federal paper in the trust fund is around 8%. Had the money been invested in stocks, over the past 25 years the average return would have been more like 11.5% and the pensions would have been far more generous.

While you can’t credit the entire advantage to its revamped social security system, Chile enjoys a wonderfully high savings rate, well over 20% of gross domestic product. Contrast that with the U.S.’ abysmal 3.2%.

"Social Security has been a horrifically bad investment for Americans," says economist William Shipman, who co-chairs a study project on Social Security privatization financed by Washington’s Cato Institute think tank.

"Social Security is the classic playout of a Ponzi pyramid scheme," says Borden. "There are only a few things you can do at this state. One is look for new suckers." His proposal would enable the younger suckers to escape.

Borden has nothing but scorn for the Social Security "reform" proposed in May by senators Bob Kerry and Alan Simpson. It would actually broaden the system by including state and local employees in Social Security. Affluent retirees--those earning in the top two-thirds--would have to keep paying into the fund. About the only advantage of this "reform" is that is strips away the pretense that Social Security payments are anything other than another federal tax.

A shift to a private system would not be without its problems. Pensions would be vulnerable to a stock market crash and to stock market booms and busts. People could lose their nest eggs by picking the wrong stocks at the wrong time. But averaged over time, the returns will fund higher benefits than pensions in the current system. Also, the private pension money would find its way into investment rather than into financing the federal deficit, and those investments could only raise productivity and the overall American standard of living.

Such reforms would not solve the problem of current retirees who have been promised benefits from money that has been essentially wasted by the government. Forbes columnist Steven Hanke has a partial solution for this: He says the federal government could sell off some of its huge land holdings and earmark the proceeds for funding the unfunded pensions. "We're not talking about Yosemite here, just the commercially used federal land. Old Faithful is not going on the block," Hanke assures those who worry about preserving the American wilderness.

But however we fund it, the money will have to be found. Says Borden: "That debt exists. Its' s sunk cost. Whatever changes, we still owe people $12 trillion."

14.8 The Church of the Immaculate Incorporation: Congress has made a religion through law irrespective of establishment

Welcome to the sideshow citizens of the Republic! Step right up to see how Congress has made a religion through law irrespective of establishment. Marvel as the deceit is exposed in this seemingly benevolent monster created by Congress. Be astounded by the hordes of strongly deluded as they blindly follow the lulling mantra of a myopic Cyclops called, "The
Church of the Immaculate Incorporation.” Watch as devout followers of this monster are continually trampled under its feet while attempting to remove the beam lodged in its eye.

14.8.1 The First Amendment: The beam in the eye of Cyclops

Let’s first look at the rules, or better yet the restrictions placed on Congress as found in the First Amendment. It may still be safe to say that we can all agree on the actual words recorded in Amendment One of the Bill of Rights, but then again perhaps not. Just to make sure, and in case you’re desperately clinging to the dizzying beam being tossed to-and-fro within the revolving eye of the Cyclops, please let go of it for a moment. Now, block your ears from the crying rhetoric of the Cyclops being sputtered over the airways to confuse and entice you into participating in the freeing of the Cyclops from its throbbing ocular pain. Now focus your eyes on and say aloud the words used that torments this beast.

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

[Amendment I to the Constitution of the United States of America ]

"Congress shall make no law respecting an establishment of religion,... " Let’s start and stop there with the examination of those ten simple words. First these five words, "Congress shall make 'no law'..." Sounds simple enough for Congress so far. But what do legislators do when they go to Congress? They make laws, hard for them not to. Funny thing, but did you know a fundamental part of all formally organized religions is the following of laws? It’s true! Gosh, what an opportunity for legislators! Laws, religion, hey, they go hand in hand don’t they? Brilliant! But whoa big fella, no law is to be made! Did you know the First Amendment bars Congress from interfering with any citizen of this country to make up their own religion and practice it any way they wish? How so you ask? Well, with this clause consisting of words eleven through sixteen, "...or prohibiting the free exercise thereof;..." Those additional six words prohibit Congress from making any law prohibiting you from establishing your own religion, or following someone else's religion for that matter, more or less. The only prerequisite when practicing any religion is that it doesn't violate someone else's personal space to the inalienable rights of life, liberty, and the pursuit of happiness. If a religion does violate this prerequisite it will have to answer to the Creator from whom these inalienable rights derived.

Our country’s founders believed and agreed that those inalienable rights came from the "Laws of Nature" and "of Nature's God," or to be more direct, the "Creator". These inalienable rights did not come from man or governments instituted here on earth. Lawful government can only administer these inalienable rights for the benefit of all, as we shall see [ref. Declaration of Independence]. Sorry, but that is our history and them's the rules, or should I say the existential Liberty the Framers of the Constitution reserved for us. To exemplify this point you can come up with your own religion, staying within the framers guidelines of course. To see how successful your newly created religion is go on out and try and make some converts. Congress has. Their religion is quite successful. They even managed to do it without violating the First Amendment. They’re crafty sons-of-bitches them lawyers. Congress' religion revolves around the service of mammon, and you'll soon understand why we have named this blinded Cyclops of religion, "The Church of the Immaculate Incorporation". The Cyclops has many followers. You may even be one, as all followers of this religion are either hanging on to the permanently lodged beam within the eye of this Cyclops, or can be found trampled underneath its feet.

14.8.2 Join the Body of Cyclops' believers in its struggle

Anyone, and most anything can apply for membership in the Cyclops's "The Church of the Immaculate Incorporation". Yet, Congress is smart. They didn’t make a law saying participation would be mandatory or exclusionary in their religion. Anyone or any other religious organizations may apply to be part of their congregation, so they aren't even respecting the establishment of their own religion. How nice of them. Further, Congress has made no law violating this clause of the First Amendment, "...or prohibiting the free exercise thereof;..." Other religions that wish not to be a part of "The Church of the Immaculate Incorporation" just abstain from joining. No violation of the First Amendment there. Moving on.

14.8.3 How to join "The Church of the Immaculate Incorporation"

Before one can be ordained to chase the fruit of mammon in this church, they must become a member of Congress' religion. Congress must first recognize the applicant for membership as "legit", "legitimate", "legal", or "lawful". Remember, Congress has made NO Law respecting the establishment of religion; they have only made determinations as to what is to
be "legally recognized" within their religion, and only after a voluntary application has been made through what is known as the incorporation process.

The first step to joining "The Church of the Immaculate Incorporation" is administering the rite of recognition. The first step requires drinking the sacrament known as incorporation. This sacrament is administered by priests, which are called lawyers. The lawyers then send notice of the applicant member's intentions to the father of the Mother Church. This "father" is called the Secretary of State. The Secretary of State then breathes life into its new creation if he finds it acceptable and, voila, a new creature is immaculately conceived! The creature is now made manifest in the body of "The Church of the Immaculate Incorporation", and can do its master's bidding.

14.8.4 Awww..., the Creature's first new steps

Being young and full of life, this new entity is ready to take its first new step and now apply for the coveted membership status in the Cyclop's religion. The new creature would like to receive the same level of worship as its master, with the praise title of: "TAX-EXEMPT". This title of "tax-exempt" not only allows the creature to worship its master to the full extent, but proves to its followers that its really serious about making it BIG.

If this new creature promises to be good by obeying all the laws that are administered in "The Church of the Immaculate Incorporation", and plays nice with other parishioners within the church, and most importantly pays tribute yearly to the elders of the Mother Church, then the elders who are called the Tax Men will certainly grant them their mammon-extracting license. After all, if all new religious creatures play fair and don't make waves then their benevolent Cyclops will allow its corporate board to share in the loot derived from their devout followers. They may even be rewarded in the future with some redistributed tax money in the form of "faith based initiatives"! Of course, this will all be decided by the administration that either sits at the "right" or the "left" of political power at that time.

For those contemplating marrying themselves to "The Church of the Immaculate Incorporation," be warned! They should know that the bibles they are required to follow are rather lengthy and often times confusing. If a dispute should arise, parishioners may have to petition a High Priest to intervene. High Priests are recognized by their black dresses sitting in elevated podiums in sanctuaries called courtrooms. These judges tend to be a bit harsh, and can hand out stiff penance for violators of the faith. High Priests interpret the law bibles for the benefit of all who exercise their faith in "The Church of the Immaculate Incorporation".

14.8.5 The Creature is growing and getting hungry

Personally, I don't wish to be a contributing congregation member, yet alone even visit with a body knowingly or worse willingly participating in "The Church of the Immaculate Incorporation". Seems like that body of believers is constantly involved in futile wrestling points in false doctrine, whining for more bread to attain favor through works, or jostling for higher position within the seats of the company, but more on this later. Further, what a heresy it is when we intertwine our faith and beliefs with theirs, and then to be pressured into feeding this growing and unruly mob, please! I enjoy my freedom to exercise my First Amendment rights fully, and profess my faith without having to join some recognized religious organization. But boy, that Cyclops sure is getting BIG. Only a matter of time before it grows so large that it can't help but step on me too since many are marrying their religions to this beast. Wonder why?

Most certainly it is because people really like money; so much so that you might even say they love it. The lure of "The Church of the Immaculate Incorporation" is that it openly encourages, no, demands that members show how much they love money by reporting it to the beast yearly, and tithe a percentage of it back to the Mother Church if necessary. The yearly ritual of alms reporting to the beast by way of his or her own religious front is where a good portion of the worship time centers in "The Church of the Immaculate Incorporation". Except those who hold the title of TAX-EXEMPT get a bit of a break, because they truly love the Cyclops. However the Cyclops conveniently fails to tell its followers that their religious sect gets to keep all of the alms received regardless of the fact that they may even be members of "The Church of the Immaculate Incorporation". Why? Again, because of these magic words from the Framers of the Constitution "...or prohibiting the free exercise thereof:"... . Maybe this is why the Cyclops wants to keep its members occupied as they fight amongst themselves over how to best free the First Amendment beam lodged within its eye? For if followers of this Cyclops ever learned that the beam they clutch was deliberately being thrown back and forth to keep them from this truth, then the monster would have no one to worship it, and trample upon. And if the Cyclops has no worshipers, then the priests shall have no clients.
14.8.6  Worship and trample, trample and worship, watch the Cyclops dance

Remember how I said I don't wish to be part of "The Church of the Immaculate Incorporation" because of all the futile debating matches over their false doctrine, gathering of mammon to obtain favor through works, or climbing Esau's corporate ladder. Forget that, now I wish not to be trampled to death! Time to let the sparks fly!

Join the order of priests today! Support the ACLU or the ACLJ! Sounds like a bit of an advertisement doesn't it? Depending upon political persuasion, a person can worship on either the "left" side or the "right" side of the Cyclops. It really makes no difference. Worshipers on either side are just as profitable for those priests operating within "The Church of the Immaculate Incorporation".

For example, I've noticed that the American Civil Liberties Union [ACLU] likes to encourage its body of members to tattle on the other side when they violate the laws of incorporation or take off their "free speech" muzzle that came with their pseudo tax-exemption. While the American Center for Law and Justice [ACLJ] encourages its members to pander at the feet of their masters and false prophets in Congress, better described as political whores, when the swaying beam in the Cyclops' eye causes it to stumble to the right and trample its supporters. The dance of the Cyclops is in essence a well-coordinated balancing act conducted at the hands of the priests within the ACLU and the ACLJ. Each side cites the spec of misunderstanding about the First Amendment in their brother's eye when they feel violated, then they instruct their followers to support their briefs and pleadings and grab hold of the beam to steady the Cyclops as they lobby the High Priests as to the direction in which the First Amendment beam in the Cyclops eye should swing. God forbid the Cyclops might fall over and die! Thus ending both priestly orders and their mutual interests in mammon gathering and hence, the continued worship within the body of "The Church of the Immaculate Incorporation."

The ACLU and the ACLJ lobby their High Priests in court to referee fairly on how to make the beast dance best to maintain its "fair and balanced" composure. The pounding feet of the Cyclops always ensures some casualties and victories on both sides involved in the political tug-o-war. In the end their converts either rush in to pick up the casualties left on the court room floor, celebrate their temporal victories, or bask in their spoils of mammon. Outsiders looking in who have no foundation in the liberty secured for them in the First Amendment are soon convinced they too must get onboard and eagerly join Congress' religion. Yes indeed, they must become converts to partake in the ceremony of decision or else suffer alone should they decide to implement the remainder of the clause granting them the right to "...the freedom of speech, or of the press, or of the right of the people to peaceably assemble, and to petition the Government for a redress of grievances."

As for me and my "religion," I guess you can say it is not of this world, and I don't plan on becoming a convert of "The Church of the Immaculate Incorporation". I'll gladly stand aside and objectively report what I see to those who wish to understand Liberty, and what my brother Paul said to do. "Stand fast therefore in the liberty wherewith Christ hath made us free, and be not entangled again with the yoke of bondage."

Just a few groups who've made it BIG with the help of the big happy family in: "The Church of the Immaculate Incorporation":

- Focus on the Family, Inc.  http://www.family.org
- Church of Satan and/or Hells Kitchen Productions, Inc. http://www.churchofsatan.com
- Plus myriads upon myriads of other steepled and non-steepled corporations masquerading as religious organizations, such as: synagogues, mosques, churches, and parrot church organizations.

Bryan Rusch is the National Representative for the Save-A-Patriot Fellowship. He is active promoting the reestablishment of Free Churches, and the reeducation of citizens to the First Amendment, as well as the Founders doctrine on the separation of Church and Satan.
14.9 Neil Boortz Graduation Commencement Speech

Commencement Address (Texas A&M). This should be considered must-reading for every adult in North America. It is extremely rare that anyone speaks the truth like this at any College or High School Commencement Address.

Neal Boortz is a Texan, a lawyer, a Texas AGGIE (Texas A&M), and now a nationally syndicated talk show host from Atlanta. His commencement address to the graduates of the year 2008 A&M class is far different from what either the students or the faculty expected. His views are thought provoking:

I am honored by the invitation to address you on this august occasion. It's about time. Be warned, however, that I am not here to impress you; you'll have enough smoke blown up your bloomers today. And you can bet your tassels I'm not here to impress the faculty and administration. You may not like much of what I have to say, and that's fine. You will remember it though. Especially after about 10 years out there in the real world. This, it goes without saying, does not apply to those of you who will seek your careers and your fortunes as government employees.

This gowned gaggle behind me is your faculty. You've heard the old saying that those who can - do. Those who can't - teach. That sounds deliciously insensitive. But there is often raw truth in insensitivity, just as you often find feel-good falsehoods and lies in compassion. Say good-bye to your faculty because now you are getting ready to go out there and do. These folks behind me are going to stay right here and teach.

By the way, just because you are leaving this place with a diploma doesn't mean the learning is over. When an FAA flight examiner handed me my private pilot's license many years ago, he said, 'Here, this is your ticket to learn.' The same can be said for your diploma. Believe me, the learning has just begun.

Now, I realize that most of you consider yourselves Liberals. In fact, you are probably very proud of your liberal views. You care so much. You feel so much. You want to help so much. After all you're a compassionate and caring person, aren't you now? Well, isn't that just so extraordinarily special. Now, at this age, is as good a time as any to be a liberal; as good a time as any to know absolutely everything. You have plenty of time, starting tomorrow, for the truth to set in.

Over the next few years, as you begin to feel the cold breath of reality down your neck, things are going to start changing pretty fast.... including your own assessment of just how much you really know.

So here are the first assignments for your initial class in reality: Pay attention to the news, read newspapers, and listen to the words and phrases that proud Liberals use to promote their causes. Then, compare the words of the left to the words and phrases you hear from those evil, heartless, greedy conservatives. From the Left you will hear 'I feel.' From the Right you will hear 'I think.' From the Liberals you will hear references to groups -- The Blacks, the Poor, The Rich, The Disadvantaged, The Less Fortunate. From the Right you will hear references to individuals. On the Left you hear talk of group rights; on the Right, individual rights.

That about sums it up, really: Liberals feel. Liberals care. They are pack animals whose identity is tied up in group dynamics. Conservatives think -- and, setting aside the theocracy crowd, their identity is centered on the individual.

Liberals feel that their favored groups have enforceable rights to the property and services of productive individuals. Conservatives, I among them I might add, think that individuals have the right to protect their lives and their property from the plunder of the masses.

In college you developed a group mentality, but if you look closely at your diplomas you will see that they have your individual names on them. Not the name of your school mascot, or of your fraternity or sorority, but your name. Your group identity is going away. Your recognition and appreciation of your individual identity starts now.

If, by the time you reach the age of 30, you do not consider yourself to be a conservative, rush right back here as quickly as you can and apply for a faculty position. These people will welcome you with open arms. They will welcome you, that is, so long as you haven't developed an individual identity. Once again you will have to be willing to sign on to the group mentality you embraced during the past four years.

Socialism: The New American Civil Religion
Copyright Sovereignty Education and Defense Ministry, http://sedm.org
Form 05.016, Rev. 6-2-2014, ver. 1.12
EXHIBIT:_______
Something is going to happen soon that is going to really open your eyes. You're going to actually get a full time job!

You're also going to get a lifelong work partner. This partner isn't going to help you do your job. This partner is just going to sit back and wait for payday. This partner doesn't want to share in your effort, but in your earnings.

Your new lifelong partner is actually an agent; an agent representing a strange and diverse group of people; an agent for every teenager with an illegitimate child; an agent for a research scientist who wanted to make some cash answering the age-old question of why monkeys grind their teeth. An agent for some poor demented hippie who considers herself to be a meaningful and talented artist, but who just can't manage to sell any of her artwork on the open market.

Your new partner is an agent for every person with limited, if any, job skills, but who wanted a job at City Hall. An agent or tin-horn dictators in fancy military uniforms grasping for American foreign aid. An agent for multi-million-dollar companies who want someone else to pay for their overseas advertising. An agent for everybody who wants to use the unimaginable power of this agent's for their personal enrichment and benefit.

That agent is our wonderful, caring, compassionate, oppressive government. Believe me, you will be awed by the unimaginable power this agent has. Power that you do not have. A power that no individual has, or will have. This agent has the legal power to use force, deadly force to accomplish its goals.

You have no choice here. Your new friend is just going to walk up to you, introduce itself rather gruffly, hand you a few forms to fill out, and move right on in. Say hello to your own personal one ton gorilla. It will sleep anywhere it wants to.

Now, let me tell you, this agent is not cheap. As you become successful it will seize about 40% of everything you earn. And no, I'm sorry, there just isn't any way you can fire this agent of plunder, and you can't decrease its share of your income. That power rests with him, not you.

So, here I am saying negative things to you about government. Well, be clear on this: It is not wrong to distrust government. It is not wrong to fear government. In certain cases it is not even wrong to despise government for government is inherently evil. Yes ... a necessary evil, but dangerous nonetheless ... somewhat like a drug. Just as a drug that in the proper dosage can save your life, an overdose of government can be fatal.

Now let's address a few things that have been crammed into your minds at this university. There are some ideas you need to expunge as soon as possible. These ideas may work well in academic environment, but they fail miserably out there in the real world.

First is that favorite buzz word of the media and academia: Diversity! You have been taught that the real value of any group of people - be it a social group, an employee group, a management group, whatever - is based on diversity. This is a favored liberal ideal because diversity is based not on an individual's abilities or character, but on a person's identity and status as a member of a group. Yes, it's that liberal group identity thing again.

Within the great diversity movement group identification - be it racial, gender based, or some other minority status - means more than the individual's integrity, character or other qualifications.

Brace yourself. You are about to move from this academic atmosphere where diversity rules, to a workplace and a culture where individual achievement and excellence actually count. No matter what your professors have taught you over the last four years, you are about to learn that diversity is absolutely no replacement for excellence, ability, and individual hard work. From this day on every single time you hear the word 'diversity' you can rest assured that there is someone close by who is determined to rob you of every vestige of individuality you possess.

We also need to address this thing you seem to have about 'rights.' We have witnessed an obscene explosion of so-called 'rights' in the last few decades, usually emanating from college campuses.

You know the mantra: You have the right to a job. The right to a place to live. The right to a living wage.. The right to health care. The right to an education. You probably even have your own pet right - the right to a Beemer for instance, or the right to have someone else provide for that child you plan on downloading in a year or so.

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Forget it. Forget those rights! I'll tell you what your rights are! You have a right to live free, and to the results of 60% -75% of your labor. I'll also tell you have no right to any portion of the life or labor of another.

You may, for instance, think that you have a right to health care. After all, Hillary said so, didn't she? But you cannot receive healthcare unless some doctor or health practitioner surrenders some of his time - his life - to you. He may be willing to do this for compensation, but that's his choice. You have no 'right' to his time or property. You have no right to his or any other person's life or to any portion thereof.

You may also think you have some 'right' to a job; a job with a living wage, whatever that is. Do you mean to tell me that you have a right to force your services on another person, and then the right to demand that this person compensate you with their money? Sorry, forget it. I am sure you would scream if some urban outdoorsmen (that would be 'homeless person' for those of you who don't want to give these less fortunate people a romantic and adventurous title) came to you and demanded his job and your money.

The people who have been telling you about all the rights you have are simply exercising one of theirs - the right to be imbeciles. Their being imbeciles didn't cost anyone else either property or time. It's their right, and they exercise it brilliantly.

By the way, did you catch my use of the phrase 'less fortunate' a bit ago when I was talking about the urban outdoorsmen? That phrase is a favorite of the Left. Think about it, and you'll understand why.

To imply that one person is homeless, destitute, dirty, drunk, spaced out on drugs, unemployable, and generally miserable because he is 'less fortunate' is to imply that a successful person - one with a job, a home and a future - is in that position because he or she was 'fortunate.' The dictionary says that fortunate means 'having derived good from an unexpected place.' There is nothing unexpected about deriving good from hard work. There is also nothing unexpected about deriving misery from choosing drugs, alcohol, and the street.

If the Liberal Left can create the common perception that success and failure are simple matters of 'fortune' or 'luck,' then it is easy to promote and justify their various income redistribution schemes. After all, we are just evening out the odds a little bit. This 'success equals luck' idea the liberals like to push is seen everywhere. Former Democratic presidential candidate Richard Gephardt refers to high-achievers as 'people who have won life's lottery.' He wants you to believe they are making the big bucks because they are lucky. It's not luck, my friends. It's choice. One of the greatest lessons I ever learned was in a book by Og Mandino, entitled 'The Greatest Secret in the World.' The lesson? Very simple: 'Use wisely your power of choice.'

That bum sitting on a heating grate, smelling like a wharf rat? He's there by choice. He is there because of the sum total of the choices he has made in his life. This truisim is absolutely the hardest thing for some people to accept, especially those who consider themselves to be victims of something or other - victims of discrimination, bad luck, the system, capitalism, whatever. After all, nobody really wants to accept the blame for his or her position in life. Not when it is so much easier to point and say, 'Look! He did this to me!' than it is to look into a mirror and say, 'You S. O. B.! You did this to me!'

The key to accepting responsibility for your life is to accept the fact that your choices, every one of them, are leading you inexorably to either success or failure, however you define those terms.

Some of the choices are obvious: Whether or not to stay in school. Whether or not to get pregnant Whether or not to hit the bottle. Whether or not to keep this job you hate until you get another better-paying job. Whether or not to save some of your money, or saddle yourself with huge payments for that new car.

Some of the choices are seemingly insignificant: Whom to go to the movies with. Whose car to ride home in. Whether to watch the tube tonight, or read a book on investing. But, and you can be sure of this, each choice counts. Each choice is a building block - some large, some small. But each one is a part of the structure of your life. If you make the right choices, or if you make more right choices than wrong ones, something absolutely terrible may happen to you. Something unthinkable. You, my friend, could become one of the hated, the evil, the ugly, the feared, the filthy, the successful, the rich.
The rich basically serve two purposes in this country. First, they provide the investments, the investment capital, and the brains for the formation of new businesses. Businesses that hire people. Businesses that send millions of paychecks home each week to the un-rich.

Second, the rich are a wonderful object of ridicule, distrust, and hatred. Few things are more valuable to a politician than the envy most Americans feel for the evil rich.

Envy is a powerful emotion. Even more powerful than the emotional minefield that surrounded Bill Clinton when he reviewed his last batch of White House interns. Politicians use envy to get votes and power. And they keep that power by promising the envious that the envied will be punished: The rich will pay their fair share of taxes if I have anything to do with it. The truth is that the top 10% of income earners in this country pays almost 50% of all income taxes collected. I shudder to think what these job producers would be paying if our tax system were any more 'fair.'

You have heard, no doubt, that the rich get richer and the poor get poorer. Interestingly enough, our government's own numbers show that many of the poor actually get richer, and that quite a few of the rich actually get poorer. But for the rich who do actually get richer, and the poor who remain poor ... there's an explanation -- a reason. The rich, you see, keep doing the things that make them rich; while the poor keep doing the things that make them poor.

Speaking of the poor, during your adult life you are going to hear an endless string of politicians bemoaning the plight of the poor So, you need to know that under our government's definition of 'poor' you can have a $5 million net worth, a $300,000 home and a new $90,000 Mercedes, all completely paid for. You can also have a maid, cook, and valet, and a million in your checking account, and you can still be officially defined by our government as 'living in poverty.' Now there's something you haven't seen on the evening news.

How does the government pull this one off? Very simple, really. To determine whether or not some poor soul is 'living in poverty,' the government measures one thing -- just one thing. Income. It doesn't matter one bit how much you have, how much you own, how many cars you drive or how big they are, whether or not your pool is heated, whether you winter in Aspen and spend the summers in the Bahamas, or how much is in your savings account. It only matters how much income you claim in that particular year. This means that if you take a one-year leave of absence from your high-paying job and decide to live off the money in your savings and checking accounts while you write the next great American novel, the government says you are 'living in poverty.'

This isn't exactly what you had in mind when you heard these gloomy statistics, is it? Do you need more convincing? Try this. The government's own statistics show that people who are said to be 'living in poverty' spend more than $1.50 for each dollar of income they claim. Something is a bit fishy here. Just remember all this the next time Charles Gibson tells you about some hideous new poverty statistics.

Why has the government concocted this phony poverty scam? Because the government needs an excuse to grow and to expand its social welfare programs, which translates into an expansion of its power. If the government can convince you, in all your compassion, that the number of 'poor' is increasing, it will have all the excuse it needs to sway an electorate suffering from the advanced stages of Obsessive-Compulsive Compassion Disorder.

I'm about to be stoned by the faculty here. They've already changed their minds about that honorary degree I was going to get. That's OK, though. I still have my PhD. in Insensitivity from the Neal Boortz Institute for Insensitivity Training. I learned that, in short, sensitivity sucks. It's a trap. Think about it - the truth knows no sensitivity. Life can be insensitive. Wallow too much in sensitivity and you'll be unable to deal with life, or the truth. So, get over it.

Now, before the dean has me shackle and hauled off, I have a few random thoughts.

- You need to register to vote, unless you are on welfare. If you are living off the efforts of others, please do us the favor of sitting down and shutting up until you are on your own again.

- When you do vote, your votes for the House and the Senate are more important than your vote for president. The House controls the purse strings, so concentrate your awareness there.

- Liars cannot be trusted, even when the liar is the president of the country. If someone can't deal honestly with you, send them packing.
• Don't bow to the temptation to use the government as an instrument of plunder. If it is wrong for you to take money from someone else who earned it -- to take their money by force for your own needs -- then it is certainly just as wrong for you to demand that the government step forward and do this dirty work for you.

• Don't look in other people's pockets. You have no business there. What they earn is theirs. What you earn is yours. Keep it that way. Nobody owes you anything, except to respect your privacy and your rights, and leave you the hell alone.

• Speaking of earning, the revered 40-hour workweek is for losers. Forty hours should be considered the minimum, not the maximum. You don't see highly successful people clocking out of the office every afternoon at five. The losers are the ones caught up in that afternoon rush hour. The winners drive home in the dark.

• Free speech is meant to protect unpopular speech. Popular speech, by definition, needs no protection.

• Finally (and aren't you glad to hear that word), as Og Mandino wrote:

1. Proclaim your rarity. Each of you is a rare and unique human being.
2. Use wisely your power of choice.
3. Go the extra mile. Drive home in the dark.

Oh, and put off buying a television set as long as you can. Now, if you have any idea at all what's good for you, you will get the hell out of here and never come back.

Class dismissed.

15 Government Wanted Poster

-WANTED-

JESUS CHRIST

By the FBI, NEA, ADL, IRS, FDA, OSHA etc.

14. WANTED by the FBI for teaching that there is a higher power and authority than the government.
15. WANTED by the FDA for turning water into wine without a license.
16. WANTED by the EPA for feeding a crowd of 5000 in the wilderness without a permit.
17. WANTED by the AMA for practicing medicine without a license.
18. WANTED by the NEA for teaching without certification.
19. WANTED by the ADL for calling Pharisees the children of hell.
20. WANTED by the IRS for failing to report income.
21. WANTED by the NAACP for teaching people to work and depend on GOD rather than the welfare dole.
22. WANTED by NOW for never having a woman as an apostle.
23. WANTED by the FEDERAL RESERVE for driving the money changers out of the Temple.
24. WANTED by the Abortion Rights League for saying that whoever harms children it is better that they were never born.
25. WANTED by the U.S. Judicial System for refusing to swear an oath or bear witness against Himself.
26. WANTED by the Human Rights Bureau for condemning all other religions as false by announcing that no one can get to the Father except through Him.

WANTED DEAD—BOUNTY OFFERED

30 Pieces of Silver in the form of welfare benefits, government pensions, IRS exemptions, Witness Protection.
16 Undermining and destroying the Civil Religion of Socialism using the
government’s main recruitment mechanism: Its own forms and publications

Socialism is state worship and idolatry from a religious perspective. It places civil rulers and/or government above the average man and imputes supernatural powers to them that ordinary men do not have. THAT is the ONLY lawful technique by which they can “govern” you. From a legal perspective, state worship can only be maintained when equal protection and equal treatment can be replaced with inequality and hypocrisy. This inequality is manufactured using the following means within the legal field:

1. Using franchises to make the applicants subservient to the grantor of the franchises. In legal terms, the grantor is referred to as a “parsens patriae”.

2. Confusing STATUTORY and CONSTITUTIONAL contexts for words. They will try to make you believe that BOTH contexts are the same, even though they are NOT. The difference between STATUTARY and CONSTITUTIONAL contexts is described in:

   Why You are a “national”, “state national”, and Constitutional but not Statutory Citizen, Form #05.006, Sections 3 and 4
   http://sedm.org/Forms/FormIndex.htm

3. Confusing the LEGAL and ORDINARY meaning of words. This is done using “words of art”. They will use the words in the ORDINARY sense when speaking to the jury and on government forms, but when actually ENFORCING the implications of the forms, they will interpret them in their LEGAL sense. See:

   Legal Deception, Propaganda, and Fraud, Form #05.014
   http://sedm.org/Forms/FormIndex.htm

4. Using government forms that promote policies inconsistent with what the law actually says. This is an abuse of government forms to in effect “invisibly contract” with the applicant.

5. Refusing to define words on government forms and publications, and telling you that you can’t trust the content of government forms. This allows the forms to be misused as propaganda devices and conveys what the supreme court calls “arbitrary power” to the government bureaucrat to MISINTERPRET the meaning of the words in their favor. Thus, a “society of law” is replaced with a “society of men”.

6. Not providing statutory definitions for key words, so that they can be subjectively defined by judges to prejudice your rights and advantage a corrupted government.

7. PRESUMING that the form or application being submitted is being done voluntarily and that the applicant CONSENTS to the jurisdiction of the government. Anything you consent to cannot form the basis for an injury in a court of law:

   "Volunti non fit injuria.
   He who consents cannot receive an injury. 2 Bouv. Inst. n. 2279, 2327; 4 T. R. 657; Shelf. on mar. & Div. 449.

   Consensum tollit errorem.
   Consent removes or obviates a mistake. Co. Lit. 126.

   Melius est omnia mala pati quam malo concentrire.
   It is better to suffer every wrong or ill, than to consent to it. 3 Co. Inst. 23.

   Nemo videtur fraudare eos qui sciant, et consentiant.
   One cannot complain of having been deceived when he knew the fact and gave his consent. Dig. 50, 17, 145.”
   [Bouvier’s Maxims of Law, 1856;
   SOURCE: http://fjgaurdian.org/Publications/BouvierMaximsOfLaw/BouviersMaxims.htm]

The way to destroy any religion is to discredit or contradict the underlying belief with legal evidence. Therefore, the way to prevent all of the above abuses from a legal perspective is to use the following approach to all government forms or applications:

1. Ensuring that you DO NOT apply for any franchise, license, or privilege and terminating participation in any and all franchises. See:

   Government Instituted Slavery Using Franchises, Form #05.030
   http://sedm.org/Forms/FormIndex.htm

2. The CONTEXT for each word is carefully defined to be EITHER STATUTORY or CONSTITUTIONAL.

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3. The specific statutory definition for each term is referenced as NOT applying. This places the applicant OUTSIDE the jurisdiction of the government.

4. Proposals or statements on the form or publication which are in conflict with the written law are identified as FALSE and FRAUDULENT.

5. Emphasizing that since the terms on the form are NOT defined and the government says you can’t trust their forms, then you MUST define all terms to leave NO room for unconstitutional presumption that might damage your rights. For proof that you can’t trust most government forms, and especially tax forms, see:

   Reasonable Belief About Income Tax Liability, Form #05.007
   http://sedm.org/Forms/FormIndex.htm

6. Disassociating yourself from government jurisdiction by defining geographical “words of art” to place you outside the government’s jurisdiction.

7. Ensuring that the government application or form you are filling out is identified NOT as an “acceptance” of anything, but rather a COUNTER-OFFER under the Uniform Commercial Code in which the government is asking for something from you rather than the other way around.

8. Providing an affidavit of duress, stating that you were compelled to fill out the form and asking the source of the duress to be criminally prosecuted for criminal coercion, theft, and slavery.

9. Removing any and all discretion by any judge or government administrator to DEFINE or REDEFINE any of the key words on the form.

10. Stating that you are the only one who can decide the definitions on the form, because you are the only witness signing the form and that if they try to modify your testimony, they are criminally tampering with a witness.

The reason the above tactics work is insightfully described in the following two entertaining videos on the Uniform Commercial Code:

1. This Form is Your Form, Mark DeAngelis
   http://www.youtube.com/embed/b6-PRwhU7cg

2. Mirror Image Rule, Mark DeAngelis
   http://www.youtube.com/embed/j8pqbZV757w

To give you an idea of how the above process works, you may want to examine the following form on our website which is attached to all government tax forms:

   Tax Form Attachment, Form #04.201
   http://sedm.org/Forms/FormIndex.htm

In the legal field, the MOST important power you can have is the power to DEFINE words. In practice, HE who defines the word FIRST wins ALL legal battles. That is why all contracts usually contain a definitions section. Notably ABSENT from all GOVERNMENT forms is such a definition section. This is deliberate, because:

1. The government is an insurance company that NEVER accepts responsibility for its own actions and abuses sovereign immunity to avoid all such responsibility.

2. The government and courts will ALWAYS tell you that you can’t trust the accuracy of the form. Therefore, even if they DID define it, they would make sure they included a disclaimer that said you couldn’t trust their definition anyway. For an example of this, see:

   Reasonable Belief About Income Tax Liability, Form #05.007
   http://sedm.org/Forms/FormIndex.htm

3. The purpose of the form is to unlawfully and unconstitutionally convey to a bureaucrat or judge the power to define the words ANY WAY THEY WANT and thus, to corruptly turn a “society of law” into a “society of men”.

All government forms usually contain a perjury statement at the end which gives the form the character of “testimony of a witness” and assigns the content of the form the status of legally admissible evidence in court. As such, it is a criminal offense to influence the person filling out the form or to change their testimony. That crime is called witness tampering.

18 U.S.C. §1512 - Tampering with a witness, victim, or an informant

a)
(1) Whoever kills or attempts to kill another person, with intent to—

(A) prevent the attendance or testimony of any person in an official proceeding;

(B) prevent the production of a record, document, or other object, in an official proceeding; or

(C) prevent the communication by any person to a law enforcement officer or judge of the United States of information relating to the commission or possible commission of a Federal offense or a violation of conditions of probation, parole, or release pending judicial proceedings;

shall be punished as provided in paragraph (3).

(2) Whoever uses physical force or the threat of physical force against any person, or attempts to do so, with intent to—

(A) influence, delay, or prevent the testimony of any person in an official proceeding;

(B) cause or induce any person to—

(i) withhold testimony, or withhold a record, document, or other object, from an official proceeding;

(ii) alter, destroy, mutilate, or conceal an object with intent to impair the integrity or availability of the object for use in an official proceeding;

(iii) evade legal process summoning that person to appear as a witness, or to produce a record, document, or other object, in an official proceeding; or

(iv) be absent from an official proceeding to which that person has been summoned by legal process; or

(C) hinder, delay, or prevent the communication to a law enforcement officer or judge of the United States of information relating to the commission or possible commission of a Federal offense or a violation of conditions of probation, supervised release, parole, or release pending judicial proceedings;

shall be punished as provided in paragraph (3).

If you want to win ANY and EVERY battle against the government in court, all you have to do is be the FIRST to define the words using the techniques in this section, and to turn their own form against them to make THEM the franchisee and YOU the grantor of the franchise. Since you are signing the form under penalty of perjury, they can’t tell you what to put on it or they are criminally tampering with and threatening a protected witness. If they don’t like the terms of YOUR offer, then all they can do is respond by saying YOU ARE NOT ELIGIBLE to participate in THEIR franchise or to receive the Mark of the Beast, the Social Security Number. You can even define a nonresponse in your offer as a statement by them that YOU ARE NOT ELIGIBLE. Then you can tell everyone who wants such a number that the government says you are NOT eligible, and therefore, that they cannot demand the Mark of the Beast. Hurt me!

Finally, they can’t respond to the tactics suggested in this section by saying that you can’t use them, because these are EXACTLY the same tactics the GOVERNMENT uses and if they deny you the ability to use them, then under the concept of equal protection and equal treatment, they HAVE to deny THEMSELVES the SAME ability.

You should view EVERY opportunity to fill out any government form as an act of contracting away your God given, unalienable rights and to thereby become INFERIOR and UNEQUAL in relation to the pagan government.

17 Quitting and repudiating the state-sponsored Socialist Cult Church

17.1 Are you a Practicing Marxist and Can the Religious Freedom Restoration Act (RFRA) Provide a Defense Against the State Sponsored Religion?

The following is for those of you that do not wish to wait for someone else to free you from tyranny but want to pledge your own life, fortune and sacred honor to the cause of liberty… especially personal liberty.
Can the Religious Freedom Restoration Act (RFRA), 42 U.S.C. Chapter 21B (42 U.S.C. §2000bb-1 et seq), be used to Free Christians and other traditional religion adherents from the slavery of the Cult of Marxism/Obamaism/Bushism?

Let us take a look at both the law and the facts and then you can make your own choice.

The United States government has established a religious cult whose stated purpose is to "free[] the workers from their belief in life after death ..." This statements and many more concerning the need to free people from 'fog' of traditional religions was made by a man that was, according to Leon Trotsky "the greatest executor of the testament" which testament came from the "tables of the law" that had been written by the "prophet Marx." (see the report at the Seventh All Russian Party conference of April 5th, 1923 as published in LENIN by Blue Ribbon Books, New York,1925).

That man was Marx's Apostle. We know him as Lenin.
Many believe that the RFRA cannot allow people to avoid the payment of Marxist religious taxation. They rely on such faulty logic as was used in *Browne v. U.S.* 176 F.3d. 25, 26 (C.A.2 (Vt.),1999):

"The Brownes' RFRA claim must also fail because voluntary compliance is the least restrictive means by which the IRS furthers the compelling governmental interest in uniform, mandatory participation in the federal income tax system."

The 2nd Circuit may have forgotten that the United States Supreme Court in *Engel v. Vitale, 370 U.S. 421, 433, (U.S.N.Y. 1962)* ruled:

"[T]he fact that the prayer may be denominationally neutral nor the fact that its observance on the part of the students is voluntary can serve to free it from the limitations of the Establishment Clause, as it might from the Free Exercise Clause, of the First Amendment..."

The IRS is limited by the establishment clause and even more so by the RFRA. There can be no compelling government interest that allows the government to establish a religion. (See *Flast v. Cohen* 392 U.S. 83, 106, 88 S.Ct. 1942, 1956 (U.S.N.Y. 1968) Also, there was no Establishment Clause violation claim noted in *Browne v. U.S.* nor was there a claim that the government has acted in an invidious and/or covert manner to establish a religion or discriminate against a religion, whatever form it may take.

"[T]he Supreme Court has established that uniform, mandatory participation in the Federal income tax system, irrespective of religious belief, is a compelling governmental interest." Adams v. Commissioner IRS, 110 T.C. No. 13 (March 3, 1998) (citations omitted). It is beyond peradventure that the Government's interests in areas such as national defense, public safety and the funding of public health and welfare plans are sufficiently compelling to require general compliance with income tax laws."


So is income tax mandatory or voluntary?

*Adams v. Commissioner IRS* is only an Article IV "particularized tribunal" strictly for adjudicating differences arising out of Congressionally created statutory right[s] for "persons seeking to vindicate that right" (See *Northern Pipeline Const. Co. v. Marathon Pipe Line Co.* 458 U.S. 50, 84,(U.S.Minn.,1982) and holds no precedent in Article III Courts. But *Adams* does cite *United States v. Lee* which stated:

"[W]idespread individual voluntary coverage under social security ... would undermine the soundness of the social security program.” ... Moreover, a comprehensive national social security system providing for voluntary participation would be almost a contradiction in terms and difficult, if not impossible, to administer. Thus, the Government's interest in assuring mandatory and continuous participation in and contribution to the social security system is very high.

[U.S. v. Lee, 455 U.S. 252, 259, 102 S.Ct. 1051, 1056 (U.S.Pa.,1982)]

*Lee* continues:

Because the broad public interest in maintaining a sound tax system is of such a high order, religious belief in conflict with the payment of taxes affords no basis for resisting the tax.


*Lee* was decided BEFORE the RFRA was passed into law. Congress did not look to Lee to reestablish religious liberty they felt that the Court had rejected and sought to reestablish under the RFRA. *Lee* is also in conflict with *Hein v. Freedom From Religion Foundation, Inc.*, 551 U.S. 587, 593, 127 S.Ct. 2553, 2559 (U.S.,2007) concerning standing to challenge "taxing and spending" on First Amendment grounds. Here the Court was clear that Americans can challenge taxing and spending if they violate the First Amendment.

In *Flast v. Cohen*, 392 U.S. 83, 88 S.Ct. 1942, 20 L.Ed.2d. 947 (1968), we recognized a narrow exception to the general rule against federal taxpayer standing. Under *Flast*, a plaintiff asserting an Establishment Clause claim has standing to challenge a law authorizing the use of federal funds in a way that allegedly violates the Establishment Clause.

*Flast* is very clear:

We have noted that the Establishment Clause of the First Amendment does specifically limit the taxing and spending power conferred by Art. I, s 8. Whether the Constitution contains other specific limitations can be
determined only in the context of future cases. However, whenever such specific limitations are found, we believe a taxpayer will have a clear stake as a taxpayer in assuring that they are not breached by Congress.


Claims of conflicts concerning taxing and spending power conferred by Art. I, s 8 because they are in violation of "specific limitations" with the limiting restrictions found in the First Amendment have now arisen and the Supreme Court has not decided this issue except that "voluntary compliance" is not a viable or least restrictive means of violating the Establishment clause. Remember:

"[T]he fact that the prayer may be denominationally neutral nor the fact that its observance on the part of the students is voluntary can serve to free it from the limitations of the Establishment Clause, as it might from the Free Exercise Clause, of the First Amendment..."


One must presume that a voluntary taxation must be voluntary or it is not voluntary.

Therefore no compliant that can be made with what the government does with moneys it relieves from these voluntary contributions as long as the taxing and spending power conferred by Art. I, s 8 does not violate the clear limitations upon those taxing and spending powers. For if either or both the taxing or spending power is used to inhibit the free exercise of religion or to establish a religion, whatever it may be called or whatever form it may adopt, then Americans do have the standing to challenge any such taxing or spending and U.S. v. Lee, 455 U.S. 252, (U.S.Pa.,1982) does not apply. Even Lee at footnote 11 states that they did not make a ruling concerning the Establishment Clause.

Nor do we need to decide whether...conflicts with the Establishment Clause would arise.

In order for the IRC to be a compelling government interest the IRC must not violate the Establishment Clause and if it has violated the Establishment Clause then it will also violate the Free Exercise Clause and the RFRA because: "No tax in any amount, large or small, can be levied to support any religious activities or institutions, whatever they may be called, or whatever form they may adopt to teach or practice religion." Torcaso v. Watkins 367 U.S. 488, 493, 81 S.Ct. 1680, 1683 (U.S. 1961) Neither can the government " aed one religion, aid all religions, or prefer one religion over another. Neither can [state nor the Federal Government] force nor influence a person to go to or to remain away from church against his will or force him to profess a belief or disbelieve in any religion. No person can be punished for entertaining or professing religious beliefs or disbeliefs, for church attendance or non-attendance." Torcaso v. Watkins 367 U.S. 488, 493, 81 S.Ct. 1680, 1683 (U.S. 1961)

Being forced or influenced by threat, duress and/or coercion, aka by being indicted or harassed or sent threatening letters by the IRS, into signing a 1040 Form under penalty of perjury when a person does not believe it is even possible, to the best of their knowledge and belief for the 1040 form to be true and correct due to so many legal and factual discrepancies and vagaries, is forcing him to profess a belief or disbelief in any religion and to be punished for entertaining or professing religious beliefs or disbeliefs.

Such a person must choose between possible civil or criminal sanctions or becoming a practicing member of the Cult of Marxism. There is more compulsion to practice this, the 2nd commandment (a graduated income tax) established by the prophet Marx (see Trotsky) than there was upon a high school student to refrain from attending an optional graduation ceremony and hearing a prayer given there. (See Lee v. Weisman,505 U.S. 577(U.S.R.I.,1992)) Yet the Supreme Court ruled that such a prayer was an Establishment violation because "In this society, high school graduation is one of life's most significant occasions, and a student is not free to absent herself from the exercise in any real sense of the term 'voluntary.'"


If voluntary participation in a prayer violates the Establishment Clause when tradition religions are the subject of the controversy then "voluntary compliance" (see Browne v. U.S. 176 F.3d. 25, 26 (C.A.2 (Vt.),1999)) with the Internal Revenue Code, if it is establishing or aiding one religion must be held to the same standard or Americans are not equal.

In Section (d) of the ruling in Lee v. Weisman, 505 U.S. 577, 578-579, 112 S.Ct. 2649, 2651 (U.S.R.I.,1992) the court defines voluntary:

(d) Petitioners' argument that the option of not attending the ceremony excuses any inducement or coercion in the ceremony itself is rejected. In this society, high school graduation is one of life's most significant occasions, and a student is not free to absent herself from the exercise in any real sense of the term
"voluntary." Also not dispositive is the contention that prayers are an essential part of these ceremonies because for many persons the occasion would lack meaning without the recognition that human achievements cannot be understood apart from their spiritual essence. This position fails to acknowledge that what for many was a spiritual imperative was for the Weismans religious conformance compelled by the State. It also gives insufficient recognition to the real conflict of conscience faced by a student who would have to choose whether to miss graduation or conform to the state-sponsored practice, in an environment where the risk of compulsion is especially high. Pp. 2659-2660. [Lee v. Weisman, 505 U.S. 577, 578-579, 112 S.Ct. 2649, 2651 (U.S.R.I.,1992)]

In the dicta in the same case the Court confirms what voluntary in matter of religion means.

A school rule which excuses attendance is beside the point. Attendance may not be required by official decree, yet it is apparent that a student is not free to absent herself from the graduation exercise in any real sense of the term "voluntary," for absence would require forfeiture of those intangible benefits which have motivated the student through youth and all her high school years. Graduation is a time for family and those closest to the student to celebrate success and express mutual wishes of gratitude and respect, all to the end of impressing upon the young person the role that it is his or her right and duty to assume in the community and all of its diverse parts. [Lee v. Weisman, 505 U.S. 577, 595, 112 S.Ct. 2649, 2659 (U.S.R.I.,1992)]

To say that a student must remain apart from the ceremony at the opening invocation and closing benediction is to risk compelling conformity in an environment analogous to the classroom setting, where we have said the risk of compulsion is especially high. See supra, at 2658-2659. Just as in Engel v. Vitale, 370 U.S., at 430, 82 S.Ct., at 1266, and School Dist. of Abington v. Schempp, 374 U.S., at 224-225, 83 S.Ct., at 1572-1573, where we found that provisions within the challenged legislation permitting a student to be voluntarily excused from attendance or participation in the daily prayers did not shield those practices from invalidation, the fact that attendance at the graduation ceremonies is voluntary in a legal sense does not save the religious exercise. [Lee v. Weisman, 505 U.S. 577, 596, 112 S.Ct. 2649, 2660 (U.S.R.I.,1992)]

More recently, in Wallace v. Jaffree, 472 U.S. 38, 105 S.Ct. 2479, 86 L.Ed.2d 29 (1985), we held that an Alabama moment-of-silence statute passed for the sole purpose of "returning voluntary prayer to public schools," id., at 57, 105 S.Ct., at 2490, violated the Establishment Clause even though it did not encourage students to pray to any particular deity. We said that "when the underlying principle has been examined in the crucible of litigation, the Court has unambiguously concluded that the individual freedom of conscience protected by the First Amendment embraces the right to select any religious faith or none at all." Id., at 52-53, 105 S.Ct., at 2487-2488. [Lee v. Weisman, 505 U.S. 577, 610, 112 S.Ct. 2649, 2667 (U.S.R.I.,1992)]

If the word "voluntary" cannot mean that a child that must choose to miss a strictly optional graduation ceremony or listen to a prayer or it is not in any real sense of the term "voluntary" then "voluntary compliance" cannot mean that a person must choose between prison or being forced to commit perjury by lying and saying that a 1040 Form that would say a person understands what the true value of a dollar is or that they owe a tax when they cannot find a law that says they do and the IRS will not assist them or violate their deeply held religious beliefs cannot be voluntary in any real sense of the term "voluntary."

To claim that the word 'voluntary' has these two entirely different meanings is the same as claiming that the word "religion" in the First Amendment has two different meanings. One for the Establishment Clause that can allow for Marxism/Socialism/Welfare State to be declared not to be a religion so that welfare programs and the taking of property from A, and giving it to B, is not a religion while at the same time it allows for Secular Humanists and members of the Ethical Culture movement to obtain liberty under the free exercise clause.

Either the word 'voluntary' means what the Court said it meant in Lee v. Weisman or the word has been verbicided and makes the Constitution a worthless scrap of paper. Verbicide is a powerful and dangerous weapon in American Law that has been used by the enemies of liberty to quietly steal liberty and destroy the Constitution. Senator Sam Ervin, of Watergate hearing fame, understood this verbicide and its possible effects on law and the Constitution. He said:

"[J]udicial verbicide is calculated to convert the Constitution into a worthless scrap of paper and to replace our government of laws with a judicial oligarchy."

[Senator Sam Ervin]

This type of dual definitions that create verbicide is addressed in Malnak v. Yogi, 592 F.2d 197, 211 (C.A.N.J., 1979).

Another commentator has come to the same conclusion, apparently for the same underlying reasons:
To borrow the ultimate concern test from the free exercise context and use it with present establishment clause
doctrines would be to invite attack on all programs that further the ultimate concerns of individuals or entangle
the government with such concerns. Doctrinal chaos might well result, and with it might come the wholesale
invalidation of programs which, if analyzed in light of the values underlying the establishment clause, would be
found benign. [FN47]

illustration differs from Tribe’s. For example, the Secularization movement in contemporary Christianity is
unquestionably deserving of protection under the free exercise clause. Yet, the conclusion that Secularization
Theology is a religion for establishment clause purposes might lead some to conclude that numerous
humanitarian government programs should be regarded as unconstitutional. Id.

If such dual definitions can be used for religion because it may jeopardize “numerous humanitarian government programs”
then the establishment of Rousseau’s civil religion of Socialism/ Leninism/ Marxism has been made complete and all other
religions must bow before this state religion or practitioners that do not embrace this civil religion must be “banished” to
prisons just as Rousseau required.

The Seventh Circuit Court of Appeals was clear about this exact issue.

The First Amendment prohibits the establishment of religion but does not define religion. There seems to be an
unresolved issue as to whether the definition of religion should be the same for the Establishment Clause as it is
for the Free Exercise Clause. While one view believes that one definition will suffice, another view sees only
one definition as absolutely unworkable. Compare Everson v. Board of Educ., 330 U.S. 1, 32, 67 S.Ct. 504, 519,
91 L.Ed. 711 (1941) (Rutledge, J. dissenting) (“Religion’ appears only once in the [First] Amendment. But the
word governs two prohibitions and governs them alike. It does not have two meanings, one narrow to forbid ‘an
establishment’ and another, much broader, for securing ‘the free exercise thereof.’ ‘Thereof’ brings down
‘religion’ with its entire and exact content, no more and no less….”); with Grove, 753 F.2d. at 1537 (Canby, J.
concurring) (“While a generous functional (and even idiosyncratic) definition best serves free exercise values,
the same expansiveness in interpreting the establishment clause is simply untenable in an age of such pervasive
governmental activity.”).

This is not much of a problem when referring to the recitation of the Lord’s Prayer, readings from the Bible,
and the distribution of Gideon Bibles, i.e. when “traditional religions” are at issue. The problem is evident
where, as here, the “religion” that is allegedly being established is much less widespread or cohesive. Where a
district court has before it one who swears or (more likely) affirms that he sincerely and truthfully holds certain
beliefs which comport with the general*688 definition of religion,FN5 we are comfortable those beliefs
represent his “religion.” FN6 In this case, however, the district court had and we have before us a party
claiming that the use of a collection of stories, a very few of which resonate with beliefs held by some people,
somewhere, of some religion, has established this religion in a public school. This allegation of some
amorphous religion becomes so much speculation as to what some people might believe. This amorphous
character makes it difficult for us to reconcile the parents’ claim with the purpose of the Establishment Clause.

FN5. A general working definition of religion for Free Exercise purposes is any set of beliefs addressing
matters of “ultimate concern” occupying a “place parallel to that filled by … God’ in traditionally religious

This “pervasive government activity” (aka socialism) is exactly what is invidious and/or covert about the establishment of
the religion founded by the prophet Marx (see statements by Trotsky) and there can be no doubt that one of
Marxism/Communism’s goals was to establish Communism as a replacement for ”God in traditionally religious persons.”
Indeed all that is needed to establish a religion is for the government to label that religion to be strictly secular.

"Lenin the greatest executor of the testament” according to Trotsky in Socialism and Religion, was in addressing matters of
"ultimate concern” occupying a ”place parallel to that filled by … God’ in traditionally religious persons.” Lenin said:

Religion is one of the forms of spiritual oppression which everywhere weighs down heavily upon the masses of
the people, over burdened by their perpetual work for others, by want and isolation. Impotence of the exploited
classes in their struggle against the exploitors just as inevitably gives rise to the belief in a better life after death
as impotence of the savage in his battle with nature gives rise to belief in gods, devils, miracles, and the like.
Those who toil and live in want all their lives are taught by religion to be submissive and patient while here on
earth, and to take comfort in the hope of a heavenly reward. But those who live by the labour of others are
taught by religion to practise charity while on earth, thus offering them a very cheap way of justifying their
entire existence as exploiters and selling them at a moderate price tickets to well-being in heaven. Religion is
optimum for the people. Religion is a sort of spiritual booze, in which the slaves of capital drown their human
image, their demand for a life more or less worthy of man.

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But a slave who has become conscious of his slavery and has risen to struggle for his emancipation has already half ceased to be a slave. The modern class-conscious worker, reared by large-scale factory industry and enlightened by urban life, contumely casts aside religious prejudices, leaves heaven to the priests and bourgeois bigots, and tries to win a better life for himself here on earth. The proletariat of today takes the side of socialism, which enlists science in the battle against the fog of religion, and frees the workers from their belief in life after death by welding them together to fight in the present for a better life on earth. [Lenin Collected Works, Progress Publishers, 1965, Moscow, Volume 10, pages 83-87]

This Civil Religion of Leninism and Marxism is unconstitutional:

The suggestion that government may establish an official or civic religion as a means of avoiding the establishment of a religion with more specific creeds strikes us as a contradiction that cannot be accepted. [Lee v. Weisman, 505 U.S. 577, 590 (1992)]

[T]he State may not establish a 'religion of secularism' in the sense of affirmatively opposing or showing hostility to religion, thus 'preferring those who believe in no religion over those who do believe.' Zorach v. Clauson, supra, 343 U.S., at 314, 72 S.Ct., at 684, 96 L.Ed. 954.


So what are the characteristics of a civic/civil religion? According to the Yale law Journal these civil religions are nonsacral and politically motivated.

A second characteristic of civil religion is its essentially political, nonsacral character. While traditional religions have, at least in the West, taken politics very seriously, they have generally done so in the name of something sacred. Civil religions, on the other hand, train their gaze on politics. Political life is the source of their concerns and provides the raw material for rituals, moments and imagery.

[95 Yale L.J. 1237 May, 1986, CIVIL RELIGION AND THE ESTABLISHMENT CLAUSE by Yehudah Mirsky]

Therefore we need to look, not to the characteristics of traditional religion but to the defined characteristics of a civil religion that trains its gaze upon politics because political life is the source of their concerns and provides the raw material for rituals, moments and imagery.

In Maldon v. Yogi, 592 F.2d. 197, 212 (C.A.N.J., 1979) Circuit Judge, Adams wrote a thought provoking concurring opinion concerning what is and what is not religion when considering the establishment clause in which he stated:

A more difficult question would be presented by government propagation of doctrinaire Marxism, either in the schools or elsewhere. Under certain circumstances Marxism might be classifiable as a religion and an establishment thereof could result.

Therefore we must determine if Marxism can be classifiable as a religion and if an establishment could result. Webster’s defines Marxism as:

the political, economic, and social principles and policies advocated by Marx; especially : a theory and practice of socialism including the labor theory of value, dialectical materialism, the class struggle, and dictatorship of the proletariat until the establishment of a classless society "marxism."

[Merriam-Webster Online Dictionary, 2009]

Webster’s defines 'dialectical materialism' as:

"the Marxist theory that maintains the material basis of a reality constantly changing in a dialectical process and the priority of matter over mind."

[Merriam-Webster Online Dictionary, 2009]

Because Marxism proclaims that "reality" is "constantly changing" then dialectical materialism is a Marxist theory that promotes an "ultimate reality" (See Rosenberger v. Rector and Visitors of University of Virginia 515 U.S. 819, 819, (U.S.Va.,1995)) or an "ultimate concern" for believers and followers which occupies a place parallel to that filled by God in traditionally religious persons according to the C.A. 7 in 1994.

A general working definition of religion for Free Exercise purposes is any set of beliefs addressing matters of "ultimate concern" occupying a "place parallel to that filled by ... God" in traditionally religious persons. Welsh v. United States, 398 U.S. 333, 340, 90 S.Ct. 1792, 1796, 26 L.Ed.2d. 308 (1970).

In TOWARD A CONSTITUTIONAL DEFINITION OF RELIGION from the Harvard Law Review 91 HVLR 1056 it is clear that political philosophies can become civic religions.

Even political and social beliefs may be religious. Tillich suggests: “If a national group makes the life and growth of the nation its ultimate concern ... [e]verything is centered in the only god, the nation ....” [FN91] This point has been variously made about “civil religion in America,” [FN92] Communism, [FN93] Marxism, [FN94] Nazism, Italian Fascism, and Japanese militarism. [FN95]

[FN91]. P. TILLICH, supra note 66, at 44.


[FN93]. J. BENNETT, CHRISTIANITY AND COMMUNISM 87-88 (1970). See also J. MURRY, THE NECESSITY OF COMMUNISM (1932) (arguing that Communism is the world’s one living religion).


[FN95]. See E. SHILLITO, NATIONALISM: MAN’S OTHER RELIGION (1933).

The following is from Engel v. Vitale. Everyone that wants to understand what "voluntary compliance" should mean if we have a religious objection to the taxing and spending Congress has established should read this many times. They have used these Court Ruling to remove Christianity from the Marxist inspired schools (Tenth plank) and from the public square. Let us pick up these weapons and turn them upon our Marxist Priests to free ourselves from their New American Civil Religion of Obamaism/Marxism.
There can be no doubt that New York's state prayer program officially establishes the religious beliefs embodied in the Regents' prayer. The respondents' argument to the contrary, which is largely based upon the contention that the Regents' prayer is 'nondenominational' and the fact that the program, as modified and
approved by state courts, does not require all pupils to recite the prayer but permits those who wish to do so to
remain silent or be excused from the room, ignores the essential nature of the program's constitutional defects.
Neither the fact that the prayer may be denominationally neutral nor the fact that its observance on the part of
the students is voluntary can serve to free it from the limitations of the Establishment Clause, as it might from
the Free Exercise Clause, of the First Amendment, both of which are operative against the States by virtue of
the Fourteenth Amendment. Although these two clauses may in certain instances overlap, they forbid two quite
different kinds of governmental encroachment upon religious freedom. The Establishment Clause, unlike the
Free Exercise Clause, does not depend upon any showing of direct governmental compulsion and is violated by
the enactment of laws which establish an official religion whether those laws operate directly to coerce
nonobserving individuals or not. This is not to say, of course, that laws officially prescribing a particular form
of religious worship do not involve coercion of such individuals. When the power, prestige and financial
support of government is placed behind a particular religious belief, the indirect coercive pressure upon
religious minorities to conform to the prevailing officially approved religion is plain. But the purposes
underlying the Establishment Clause go much farther than that. Its first and most immediate purpose rested on
the belief that a union of government and religion tends to destroy government and to degrade religion. The
history of governmentally established religion, both in England and in this country, showed that whenever
government had allied itself with one particular form of religion, the inevitable result had been that it had
incurred the hatred, disrespect and even contempt of those who held contrary beliefs. That same history showed
that many people had lost their respect for any religion that had relied upon the support for government to
spread its faith. The Establishment Clause thus stands as an expression of principle on the part of the Founders
of our Constitution that religion is too personal, too sacred, too holy, to permit its 'shattered perversions' by a
civil magistrate. Another purpose of the Establishment Clause rested upon an awareness of the historical fact
that governmentally established religions and religious persecutions go hand in hand.FN16 The Founders knew
that only a few years after the Book of Common Prayer became the only accepted form of religious services in
the established Church of England, an Act of Uniformity was passed to compel all Englishmen to attend those
services and to make it a criminal offense to conduct or attend religious gatherings of any other kindFN17—a
law *433 which was consistently violated by dissenting religious groups in England and which contributed to
widespread persecutions of people like John Bunyan who persisted in holding 'unlawful (religious) meetings'. * *
" to the great distress and disquietude of the good subjects of this kingdom. * * * And they knew that similar
persecutions had received the sanction of law in several of the colonies in this country soon after the
establishment of official religions in those colonies.FN19 It was in large part to get completely away from this
sort of systematic religious persecution that the Founders brought into being our Nation, our Constitution, and
our Bill of Rights with its prohibition against any governmental establishment of religion. The New York laws
officially prescribing the Regents' prayer are inconsistent both with the purposes of the Establishment Clause
and with the Establishment Clause itself.


While many people think Marx was an economist, it is clear that they don't pay attention to what's under their noses...or
what's disappearing quickly from their wallets.

MARX, as history has shown in every country where his religion is practiced (even today as Marxian economics costs
people their jobs), WAS A LOUSY, STUPID, UNINFORMED, INTELLECTUALLY PRETENTIOUS ECONOMIST.
Even the communist Chinese have figured out that out and have become the most capitalistic of communist countries...even
suggesting their people acquire gold and silver money based on honest (i.e. moral) weights and measures.

So, why is Marx so popular? Because he is a theologian. He does what all religions do. He appeals (with nothing to back it
up except his brain farts) to the intangible hopes for a better life (here if not hereafter). He made altruistic, abstract
promises that create hope in people...that if you follow his 10 commandments, which are the ten planks of the Communist
Manifesto, and put yourself entirely under the protection of Obama and Pelosi-esque gods and goddesses, and make your
whopping big donations, you will have a better life. If you don't follow his commandments you will be a slave (Marx was
also ironic) to the man who built the factory in your town and gave you your job and pays you competitive wages. Other
examples of such illogic about:

1. Jansenists: If you despised your body for the evil thing it is you would be saved. If you wore lipstick and wiggled your
   booty you would go to hell.
2. Obamanationists: If you buy our health insurance you will have peace of mind. If you don't buy our health insurance
   you will go to debtors' prison...after we bankrupt you with fines.
3. Rooseveltians: If you sacrifice the fruits of your labor so the unproductive can have a chicken in their pot at your
   expense you will be taken care of when you become unproductive. If you don't sacrifice the fruits of your labor so the
   unproductive can eat at your expense, you will go to jail.
4. Catholics: If you don't eat meat on Friday, you will be free of sin. If you do eat meat on Friday, you will go to
   hell...unless you go to confession and seek forgiveness.

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That's what's the same about all religions: They all promise to make things better in some way and call for some form of human sacrifice to achieve the goal sought. But there is a major difference between a civic religion and a church related religion.

1. Church related religions are morally and spiritually coercive (e.g. instilling fear of hell fire).
2. Civic religions are morally coercive...“pay your fair share”. And physically coercive as well..."if you don't buy our health insurance you will go to jail and pay huge fines". "if you don't voluntarily comply with our compelling government interest that you pay unspecified taxes that don't apply to you...you will lose your property and go to jail."

The point here is that most Americans are much more faithful to their Marxist beliefs than to their Baptist, Presbyterian, catholic (etc.) beliefs. But they don't even know they're practicing another religion than the one they profess because they have been so deceived by a manipulated media, privileged I.R.C. 501(c )3 churches that have been gagged by Caesar from telling them the truth to keep their privileged status, and public schools run by civic rulers who are using this platform to indoctrinate and program their own children to espouse socialism and communism.

"Give me your four year-olds and in a generation I will build a socialist state...destroy the family and the society will collapse."
[Vladimir Lenin]

Most Americans think communism is about atheism. And it is. And atheism is all about God! Isn't it? You can't deny something that doesn't exist. As soon as you speak of someTHING you've acknowledged it or created it...at least as an idea that you might want to refute. That's how God created the world when he looked into the void...with words...

"In the beginning was the Word, and the Word was with God, and the Word was God."
[John 1:1, Bible, NKJV]

This section should help you formulate the legal/judicial exposition of American civic religion needed to challenge it toe to toe in court, and also suggests how Americans might leave that church and find their way back to God (who never coerces us...but invites us to contract with him in truly beneficial covenants with all of the material facts FULLY disclosed rather than stealthily hidden within the intricacies of a private law franchise agreement that doesn’t even disclose to the reader its voluntary nature.)

17.2 Quitting Social Security

A document is available which allows the reader to quit this new civil religion:

Resignation of Compelled Social Security Trustee, Form #06.002
http://sedm.org/Forms/FormIndex.htm

17.3 Quitting the Tax System

An free exhaustive study into the illegal enforcement of our income tax laws is available below:

Great IRS Hoax, Form #11.302
http://sedm.org/Forms/FormIndex.htm

17.4 Accepting and imitating Jesus, who was an Anarchist126

By: James Redford

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126 Downloaded from: http://www.anti-state.com/redford/redford4.html

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**Editorial:** At the beginning of our treatment of socialism in section 5.1 earlier, we explained that “anarchism” is the opposite of socialism and that the Bible and Jesus both taught anarchism. This article will explain in detail why Jesus was an anarchist, and opposed socialism and statism of every sort. This will:

1. Offer an alternative to socialism for non-Christians which embodies all that is necessary for liberty and human happiness.
2. Allow Christians to mature their faith and integrate it with a world and political view that opposes socialism as a matter of Biblical doctrine.

We do not mean to suggest by including the article below that Christ was a Libertarian. We see nothing where Christ believes there should be no national borders. We see nothing that allows for homosexuals to marry or to be welcome into fellowship. We see nothing that does not allow for government created by God, which the US of A Constitution was and is to establish laws that are, according to the Declaration of independence, “to institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to effect their Safety and Happiness.” Men have to right to make laws that seem most likely to effect THEIR safety and Happiness. Libertarians want no laws. They want to be able to walk naked through the streets and expect that no law should be able to do anything about it even though it negatively effects We the People’s Happiness. The key is to keep government as local as possible so that small groups can have laws that effect their safety and happiness even if it excludes others. This includes drug law (which we oppose) if those laws will make the people of the area happy. The same is true of abortion, homosexuality, promiscuity, polygamy, etc. Some laws need to be available on a national level to protect individual rights. The main one being the right to travel so if they do not like the local laws they can leave and establish their own small government elsewhere.

The above title may seem like strong words, for surely that can't be correct? Jesus an anarchist? One must be joking, right?

But you read correctly, and I will demonstrate exactly that. At this point you may be incredulous, but I assure you that I am quite serious. If you are a Christian and find the above title at all hard to believe then you of all people owe it to yourself to find out what the basis of this charge is, for if the above comes as news to you then you still have much to learn about Jesus and about the most vitally important struggle which has plagued mankind since the dawn of history: mankind's continuing struggle between freedom and slavery, between value producers and the violent parasitical elite, between peace and war, between truth and deception. This is the central struggle which defines mankind's history and, sadly, continues to do so. As Christians and as people in general, what we choose to believe and accept as the truth is equally as vitally important, for ultimately it is people's beliefs about the world that will shape and determine what outcomes transpire in the world. If the mass of people believe in political falsehoods and deceptions then mankind will continue to repeat the same gruesome mistakes, as it does presently, and the aforementioned struggle will continue to be no closer to a desirable resolution. Genuine change must first come by changing one's mind, and if what one had believed before was in error then one cannot expect good results to proceed forth from it. And all change starts with the individual. You can help change the world by simply changing your mind. All I ask of you is to believe in the truth--know the truth and the truth will make you free (John 8:32).

It is the purpose of this document to demonstrate the above claim, and if you are a Christian then I submit that it should be your task to honestly consider what is presented here, for if the above claim comes as a surprise then I will show that what you thought you knew about Jesus was not the whole story: Jesus is far more radical than many would have you believe, and for good reason--it threatens the status quo. For the consequence of this truth becoming understood and accepted by even one-tenth of the population would be quite dramatic indeed: governments would topple like so many dominoes. For as the 16th century Frenchman Étienne de la Boëtie observed in The Politics of Obedience: The Discourse of Voluntary Servitude (http://www.blancmange.net/ tmh/articles/laboetie.html), all governments ultimately rest on the consent of the governed, even totalitarian dictatorships. Now this "consent" does not have to be in the form of active promotion and support of the State, it could simply be in the form of hopeless resignation, such as accepting the canard "nothing's as sure as death and taxes." All governments can only exist because the majority--in one form or another--accept them as at least being inevitable. They believe in the deception that even though government may be evil that it is nevertheless a necessary evil, and therefore cannot conceive of a better alternative. But if such were true then Jesus Christ's whole message is a fallacy. But such is not the truth, there is an alternative: liberty. And I will show that Jesus has called us to liberty, and that liberty and Christ's message are incompatible with government.

You may wonder where I got the one-tenth figure from in the above if all governments require the acceptance of their rule by the majority of their population. Again, the reason is because this acceptance doesn't have to be active support but...
merely resigned, as it usually is. If just one-tenth of the population strongly believed that government was itself the greatest moral evil and that there was a better alternative it would be enough to turn the tide. Since most people are followers and uncritically accept the reigning political opinions, those who do not accept the status quo and who are able to form and articulate a critical alternative will come to be the intellectual leaders by default when the popular regime suffers a crisis and people begin to look for alternatives. If the history of governments teach us anything it is that such crisis is a regular occurrence, for governments by their nature tend toward instability. If it be asked Why then do we still have government?, it is here answered that it is because no viable alternative to government has been articulated by a critical mass at such a crisis, in that most people throughout history have accepted the deception that government is a necessary evil and could not conceive a better alternative.

Now I will articulate that better alternative, the one that Christ commanded us. I will show that Jesus and His message are necessarily anarchistic. And what better place to start than in the beginning?:

17.4.1 Jesus’ Very Life Began in an Act of Defiance to Government (And Would Later End in Defiance to Government)

If it were not for Joseph and Mary’s intentional act of defying that which they knew to be king Herod the Great’s will and escaping with baby Jesus from out of Herod’s jurisdiction as fugitives to the land of Egypt then Jesus would have been mercilessly killed and needless to say His ministry and the fulfillment of Scripture would have never come about. Thus in the most fundamental of regards, there is a great antagonism from the very start between Jesus and government (to say the least): Jesus was born into the world as a criminal and would later be killed as a criminal--a criminal as so regarded by the government, that is. And what was baby Jesus’ crime? From Matthew 2:1-6 we find the answer:

Now after Jesus was born in Bethlehem of Judea in the days of Herod the king, behold, wise men from the East came to Jerusalem, saying, “Where is He who has been born King of the Jews? For we have seen His star in the East and have come to worship Him.” When Herod the king heard this, he was troubled, and all Jerusalem with him. And when he had gathered all the chief priests and scribes of the people together, he inquired of them where the Christ was to be born. So they said to him, “In Bethlehem of Judea, for thus it is written by the prophet: ‘And you, Bethlehem, in the land of Judah, Are not the least among the rulers of Judah; For out of you shall come a Ruler Who will shepherd My people Israel.’”
[NKJV, as elsewhere unless noted otherwise.]

So here we learn that Herod became troubled at the thought that there might be someone else that people would come to regard as their king other than Herod. Herod regarded Jesus as a threat to his power: was his fear unjustified? It is my judgment and this document’s central thesis that Herod was correct in his assessment of Jesus as being a threat to his power—although not just to Herod as an individual but to all that Herod represents, in a word: government; along with the unholy usurpation, deception and subjugation of people that it necessarily entails. For as I will show, Jesus’ Kingdom is to be the functional opposite of any Earth-bound kingdom which has ever existed. And for government, this is the ultimate crime of which Jesus was guilty, and which required His extermination.

Here we read of this pivotal act of holy defiance to government, without which there would be no Christ as we know of:

Matthew 2:13-15: Now when they had departed, behold, an angel of the Lord appeared to Joseph in a dream, saying, “Arise, take the young Child and His mother, flee to Egypt, and stay there until I bring you word; for Herod will seek the young Child to destroy Him.” When he arose, he took the young Child and His mother by night and departed for Egypt, and was there until the death of Herod, that it might be fulfilled which was spoken by the Lord through the prophet, saying, “Out of Egypt I called My Son.”

As well, so enraged was Herod upon learning that the wise men had disobeyed his order to report back to him on the location of baby Jesus that he ordered the extermination of all the male children in Bethlehem and the surrounding areas from age two and younger, all in the hopes that baby Jesus would be among the slaughtered (Matt. 2:12,16-18). It was only after king Herod the Great had perished that Joseph brought his family out of the land of Egypt, and then only to Nazareth as Herod’s son Archelaus was then reigning over Judea (Matt. 2:19-23).

How very considerate indeed Jesus was being when He advised His disciples in Mark 8:15:

Then He charged them, saying, “Take heed, beware of the leaven of the Pharisees and the leaven of Herod.”
At the time Jesus offered the above advice He would have been referring to Herod Antipas. Jesus would later be mocked and ridiculed by Herod Antipas before finally being put to death as a common criminal by the Roman government (Luke 23:8-12). In handling the case of Jesus, Herod Antipas asked Jesus many questions, but Jesus refused to answer any of Herod's questions (Luke 23:9). Thus, not only did Jesus' very life begin in an act of holy defiance to government but it would also end in holy defiance to government. It was also Herod Antipas who beheaded John the Baptist (Matt. 14:1-12; Mark 6:14-29; Luke 9:7-9).

The story of Jesus' life can in part be summed up as suffering through this unjust Satanic world system for having preached the Truth, with government being chief among the culprits of this Satanic world system. All one has to do is review the life story of Jesus to plainly see that government--far from being instituted by God--is and has been a demonic tool of Satan used to oppress the righteous. And I will demonstrate that Jesus and the early Church leaders--as recorded the Bible--knew this to be the case and preached the same. The instrument which Satan used in an attempt to snuff-out that Truth in an act of deicide was government--from the beginning of Jesus' life to the very end, it was government which sought to exterminate this most dangerous threat of all to its power.

17.4.2 The Golden Rule Unavoidably Results in Anarchism

Jesus commanded us that in all things we are to treat others as we would want others to treat us. Thus:

Matthew 5:17-18: "Do not think that I came to destroy the Law or the Prophets. I did not come to destroy but to fulfill. For assuredly, I say to you, till heaven and earth pass away, one jot or one tittle will by no means pass from the law till all is fulfilled."

Matthew 7:12: [...] "Therefore, whatever you want men to do to you, do also to them, for this is the Law and the Prophets." (See also Luke 6:31.)

By saying that this commandment is "the Law and the Prophets" Jesus is saying that by following this one commandment that one is thereby fulfilling the Law of Moses and the principles of the Prophets--in other words Jesus is saying that it is the be-all and end-all when it comes to the proper ethic of social relations. This ultimate social ethic which Jesus commanded everyone to follow is commonly known as the Golden Rule.

But if indeed Jesus actually meant what He said when He spoke these words--and He most certainly did--then this alone is more than enough to prove that Jesus is of necessity an anarchist, and not just any kind of anarchist, but a libertarian, free-market anarchist in particular.

The reason this would necessarily have to be the case is because it is impossible for any actual government to actually abide by the Golden Rule even in theory, let alone in practice. All governments must of necessity violate the Golden Rule, otherwise they would not be governments but would be something else instead.

To understand why this is unalterably true, one must first have a clear and precise understanding of just what a "government" is and just what it is not, i.e., the distinguishing characteristics of Government which differentiates it from all other things that are not Governments.

(When the word is used in the sense above) Government (i.e., a State) is that organization in society which attempts to maintain, and is generally successful at maintaining, a coercive regional monopoly over ultimate control of the law (i.e., on the courts and police, etc.)--this is a feature of all Governments; as well, historically speaking it has always been the case that it is the only organization in society that legally obtains its revenue not by voluntary contribution or payment for services rendered but by coercion.

It is here where we find why it is quite impossible for any government to actually abide by Jesus' ultimate commandment. The reason quite simply is because all governments do to their subjects what they outlaw their subjects to do to them. That is, all governments, in order to be a government, must enforce a coercive monopoly on ultimate control of the law--this is a necessary feature of all governments. All governments set up courts and enforce control over ultimate judicial decision, while outlawing others from engaging in the same practice. Thus, for example, if a group of people become dissatisfied with the judicial services that the government is providing and decide to set up shop offering their own private arbitration and protection services on the market without seeking the permission of the government to do so then the government will attack these people and put an end to their competitive judicial services, and would thereby enforce its monopoly on ultimate control over the law. If the government failed to enforce its monopoly on ultimate control over the law then it
would cease to be a government, but would instead become just another private protection agency offering its services on a competitive market.

The above scenario leaves out something extremely vital though, as it merely assumes that this government in question somehow obtains its revenue by voluntary contribution and not by coercion. Yet all actual governments throughout history have obtained their revenue not by voluntary contribution or payment for contracted services but by coercion. Thus all governments throughout history steal and extort wealth from their subjects which they call “taxes,” yet at the same time governments make it illegal for their subjects to steal from each other or from the government. Thus here again in taxes we see that historically all governments do to their subjects what they outlaw their subjects to do to them. I say “historically” because while although all governments throughout history have found it necessary to fund their operations through theft and extortion, it is not necessarily the case that all governments in theory must be supported by taxes: one could imagine that most people in a certain society simply voluntarily donate their money to fund a government, as unlikely as that possibility is in practice. So while although a monopoly on ultimate control of the law is a logical necessity of all governments, taxes are not--taxes have simply been a practical necessity throughout all of history in order for governments to function.

And so we find that all governments must of necessity continuously violate Jesus’ ultimate social commandment even to simply exist. The principle which all governments are founded upon and follow may properly be termed the “Luciferian Principle.” This logically follows, because to not follow the Golden Rule is to do the opposite of the Golden Rule: i.e., rather than doing to others what you would want others to do to you, you would instead be doing to others what you do not want others to do to you. Hence, if we may term the Golden Rule the “Christ Principle,” or otherwise the “Christian Principle,” then it certainly follows that the opposite of this principle would properly be termed the “Luciferian Principle": which is none other than doing to others what you do not want others to do to you or which you forbid them to do to you.

It is for this reason that anyone that takes Jesus’ ultimate ethical commandment seriously must of necessity advocate the abolition of all earthly governments wherever and whenever they may exist, as governments are necessarily incompatible with Jesus’ ultimate ethical commandment and diametrically opposed to it. In passing, it’s important for me to distinguish “Earthly governments” from what is sometimes called the “Kingdom of God” or the “Kingdom of Christ.” In the above discussion I have been analyzing governments as they are operated by men here on Earth--as I will show, the “Kingdom” which Christ is to establish on Earth will be the functional and operational opposite of any kingdom which has ever existed on Earth before, i.e., it won’t actually be a government in the sense in which I defined above and will in fact be perfectly consistent with the Golden Rule.

Above I also stated that Jesus’ commandment of the Golden Rule not only proves that He is an anarchist, but also necessarily a libertarian, or free market, anarchist to be specific. The reason that this is so is because an anarchist is simply someone who desires no government to exist: only this and nothing more. Thus, one could desire no government to exist and yet still feel that it is alright to, say, slap people upside the head for no reason. Yet someone who follows the Golden Rule must not do to others what they do not want others to do to them--this necessarily means that one must respect the autonomy of other people’s person and their just property: which unavoidably leads to not just anarchism, as was demonstrated above, but also to the free-market, voluntarist, libertarian order. The rigorous proof of this is that everyone, by definition, objects to others aggressing against what they regard as their own property. If such were not the case then, by definition, such action would not be an aggression but a voluntary action. But ultimately all just property titles can be traced back by way of voluntary transactions (which would thus be consistent with the Golden Rule) to the homesteading of unused resources; or (2) in the case in which such resources were expropriated from a just owner and the just owner or his heir(s) can no longer be identified or are deceased, where the first non-aggressor possesses the resource (which can then be considered another form of homesteading). Thus, for anyone to come into possession of property which either was not homesteaded by themselves or which was not obtained by a voluntary transaction would thereby be violating the Golden Rule, for to do so would mean that they are obtaining a good by involuntary means from another who can trace their possession of the resource either to direct homesteading or through voluntary transactions leading back to homesteading (i.e., of either of the two types given above). Yet, by definition, this aggressor would not want others to take his property against his will which he had come into possession of by voluntary means--and surely everyone possesses such property, even if it is just their own body.

Hence, if Jesus was serious about the Golden Rule--and He most certainly was--then it necessarily means that He is a consistent libertarian, as the Golden Rule as a political ethic is completely congruent with the libertarian Non-Aggression Principle, i.e., that no person or group of people may initiate the use of force against another, or threaten to initiate force against another.
17.4.3 Jesus does not Respect the Person of Men

According to the Bible, every person is equally subject to the commands of God, and one does not become exempt from God's law simply because one has managed to receive some sort of title of nobility. We are instructed to treat everyone by the same law. Yet this automatically rules out the possibility that governments could ever be legitimate, as they can only exist do to a privilege of monopoly on the ultimate control over the law which they enforce while excluding all competitors. As well, they collect taxes, which they call "theft" and "extortion" if anyone else engages in the same behavior against them or others.

As it is recorded in the Gospels, it seems that the people that knew of Jesus in His day were aware that He did not regard the person of men (i.e., titles of nobility, etc.):

Matthew 22:16: And they sent to Him their disciples with the Herodians, saying, "Teacher, we know that You are true, and teach the way of God in truth; nor do You care about anyone, for You do not regard the person of men." (See also Mark 12:14.)

Yet this would have been merely conforming to people's expectation that Jesus would have been following the Old Testament commands not to regard the person of men (Lev 19:15; Deu. 1:17; 16:19; Job 32:21; 34:19; Prov. 28:21.). But that this is indeed the case was confirmed in the apostles' writings:

Galatians 2:6: But from those who seemed to be something--whatever they were, it makes no difference to me; God shows personal favoritism to no man--for those who seemed to be something added nothing to me.

And:

James 2:8:9: If you really fulfill the royal law according to the Scripture, "You shall love your neighbor as yourself," you do well; but if you show partiality, you commit sin, and are convicted by the law as transgressors. [See also 1 Peter 1:16.]

Yet consider what James's above admonition means as it concerns Jesus' ultimate ethical command of the Golden Rule (Matt. 7:12; Luke 6:31). If we as Christians were to take Jesus' command seriously and apply it to everyone without partiality, then it would necessarily require that we demand the abolition of all governments wherever they may exist, as they can only exist by a continuous violation of the Golden Rule (see above).

17.4.4 Jesus on Taxes: Nothing is (Rightly) Caesar's!

The story of Jesus commanding us to give unto Caesar that which is Caesar's (Matt. 22:15-22; Mark 12:13-17; Luke 20:20-26) is commonly misrepresented as His commanding us to give to Caesar the denarii which He asks for (i.e., to pay taxes to government) as--it is assumed--the denarii are Caesar's, being that they have Caesar's image and name on them. But Jesus never said that this was so! What Jesus did say though was an ingenious case of rhetorical misdirection to avoid being immediately arrested, which would have interfered with Old Testament prophecy of His betrayal as well as His own previous predictions of betrayal.

When the Pharisees asked Him whether or not it is lawful to pay taxes to Caesar they did so as a ruse in the hopes of being able to either have Him arrested as a rebel by the Roman authorities or to have Him discredited in the eyes of His followers. At this time in Israel's history it was an occupied territory of the Roman Empire, and taxes--which were being used to support this occupation--were much hated by the mass of the common Jews. Thus, this question was a clever Catch-22 posed to Jesus by the Pharisees: if Jesus answered that it is not lawful then the Pharisees would have Him put away, but if He answered that it is lawful then He would appear to be supporting the subjection of the Jewish people by a foreign power. Luke 20:20 makes the Pharisees' intent in asking this question quite clear:

So they watched Him, and sent spies who pretended to be righteous, that they might seize on His words, in order to deliver Him to the power and the authority of the governor.

Thus, Jesus was not free to answer in just any casual manner. Of the Scripture prophecies which would have gone unfulfilled had He answered that it was fine to decline paying taxes and been arrested because of it are the betrayal by Judas (Psalm 41:9; Zech. 11:12,13), and His betrayer replaced (Psalm 109:8--see Acts 1:20); see also Acts 1:15-26 and Psalm 69:25. Here is a quote from Peter on this matter from Acts 1:16:

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"Men and brethren, this Scripture had to be fulfilled, which the Holy Spirit spoke before by the mouth of David concerning Judas, who became a guide to those who arrested Jesus."

In Matt. 26:54,56 and Mark 14:49 Jesus testifies to this exact same thing after He was betrayed by Judas. As well, Jesus Himself twice foretold of His betrayal before He was asked the question on taxes--see Matt. 17:22; 20:18; Mark 9:31; 10:33; and Luke 9:44; 19:31. See also John 13:18-30, which testifies to the necessity of the fulfillment of Psalm 41:9, as Jesus here foretells of His betrayal by Judas.

In addition, it appears that the only reason Jesus paid the temple tax (and by supernatural means at that) as told in Matt. 17:24-27 was so as not to stir up trouble which would have interfered with the fulfillment of Old Testament Scripture and Jesus' previous prediction of His betrayal as told in Matt. 17:22--neither of which would have been fulfilled had Jesus not paid the tax and been arrested because of it. Jesus Himself supports this view when He said of it "Nevertheless, lest we offend them..." (NKJV), which can also be translated "But we don't want to cause trouble" (CEV). He said this after in effect saying that those who pay customs and taxes are not free (v. 25,26)--yet one reason Jesus came was to call us to liberty (Luke 4:18; Gal. 4:7; 5:1,13,14; 1 Cor. 7:23; 2 Cor. 3:17; James 1:25; 2:12).

It should be remembered in all of this that it was Jesus Himself who told us "Behold, I send you out as sheep in the midst of wolves. Therefore be wise as serpents and harmless as doves." (Matt. 10:16). Jesus was being wise as a serpent as He never told us to pay taxes to Caesar, of which He could have done and still fulfilled Scripture and His previous predictions of betrayal. But the one thing He couldn't have told people was that it was okay not to pay taxes as He would have been arrested on the spot, and Scripture and His predictions of betrayal would have gone unfulfilled. Yet the most important thing in all this is what Jesus did not say. Jesus never said that all or any of the denarii were Caesar's! Jesus simply said "Give to Caesar that which is Caesar's." But this just begs the question, What is Caesar's? Simply because the denarii have Caesar's name and image on them no more make them his than one carving their name into the back of a stolen TV set makes it theirs. Yet everything Caesar has been taken by theft and extortion, therefore nothing is rightly his.

17.4.5 Tax Collectors are Sinners!

A further demonstration that Jesus considered the institution of taxation to be unjust is given in the below story:

Matthew 9:9-13: As Jesus passed on from there, He saw a man named Matthew sitting at the tax office. And He said to him, "Follow Me." So He arose and followed Him. Now it happened, as Jesus sat at the table in the house, that behold, many tax collectors and sinners came and sat down with Him and His disciples. And when the Pharisees saw it, they said to His disciples, "Why does your Teacher eat with tax collectors and sinners?"

When Jesus heard that, He said to them, "Those who are well have no need of a physician, but those who are sick. But go and learn what this means: 'I desire mercy and not sacrifice.' For I did not come to call the righteous, but sinners, to repentance."

[See also Mark 2:14-17; Luke 5:27-32.]

It's important to point out here that Jesus actually made a stronger case against the unrighteousness of tax collectors than the Pharisees originally had in questioning Jesus' disciples about it: the Pharisees actually separated the tax collectors from the sinners when they asked "Why does your Teacher eat with tax collectors and sinners?" Yet when Jesus heard this He answered the Pharisees by lumping the two groups together under the category of sinners--thus: "For I did not come to call the righteous, but sinners, to repentance."

Yet since this is the story of Matthew the tax collector being called to repentance by Jesus we will do well to ask how it was that Matthew obtained repentance. The answer: By first giving up tax collecting! And from this beginning Matthew would thus go on to become one of Jesus' twelve disciples.

17.4.6 On Paul and Romans 13 and Titus 3:1

It is often claimed that Christians are required to submit to government, as this is supposedly what Paul commanded that we are supposed to do in Romans 13. Thus:

Romans 13:1-7: Let every soul be subject to the governing authorities. For there is no authority except from God, and the authorities that exist are appointed by God. Therefore whoever resists the authority resists the ordinance of God, and those who resist will bring judgment on themselves. For rulers are not a terror to good works, but to evil. Do you want to be unafraid of the authority? Do what is good, and you will have praise from the same. For he is God's minister to you for good. But if you do evil, be afraid; for he does not bear the sword in vain; for he is God's minister, an avenger to execute wrath on him who practices evil. Therefore you must be
subject, not only because of wrath but also for conscience' sake. For because of this you also pay taxes, for they
are God's ministers attending continually to this very thing. Render therefore to all their due: taxes to whom
taxes are due, customs to whom customs, fear to whom fear, honor to whom honor.

But in actual fact Paul never does tell us in above excerpt from Romans 13 to submit to government!—at least certainly not
as they have existed on Earth and are operated by men. In fact, Paul would be an outright, boldfaced hypocrite were he to
command anyone to do such a thing: for Paul himself did not submit to government, and if he had then he would not even
have been alive to be able to write Romans 13. For Paul himself disobeyed government, and it is a good thing that he did as
we would not even know of a Paul in the Bible had he not disobeyed government. As when Paul was still only known as
Saul he escaped from the city of Damascus as he knew that the governor of that city, acting under the authority of Aretas
the king, was coming with a garrison to arrest him in order that he be executed. This was right after Saul's conversion to
Jesus Christ on the road to Damascus. The Jews in Damascus, hearing of Saul's conversion, plotted to kill him as a traitor to
their cause in persecuting the Christians. Saul was let out of a window in the wall of Damascus under cover of night by
some fellow disciples in Christ (see Acts 9:23-25). In none of Paul's later writings does he divest himself, or disassociate
himself, from these actions that he took in knowingly and purposely disobeying government: in fact, this very event is one
of the things that he later cites in demonstration of his unwavering commitment to Christ (see 2 Cor. 12:22-33).

Indeed, ever since Paul's conversion to Jesus Christ, he spent the rest of his entire life in rebellion against mortal
governments, and would at last—just as with Jesus before him—be executed by government, in this case by having his head
chopped off. Paul was continuously in and out of prisons throughout his entire ministry for preaching the gospel of Christ;
he was lashed with stripes 39 times by the "authorities" for preaching Christ; he was beaten with rods by the "authorities"
for preaching Christ; and none of these rebellions of his did he ever disavow: indeed he cited them all as evidence of his
commitment to Jesus (again, see 2 Cor. 12:22-33).

But even more importantly, if Paul is saying in Romans 13 what many people have said he meant, i.e., that people should
obey mortal, Earthly governments, then it is questionable whether Paul could even be a genuine Christian. For as was
pointed out above, Jesus would not even have existed as we know of today had it not been for Joseph and Mary
intentionally disobeying king Herod the Great and escaping from his reach when they knew that Herod desired to destroy
baby Jesus (see Matt. 2:13,14). Thus, if indeed Paul meant in Romans 13 that we are to obey Earthly governments then this
would mean that Paul would rather have Joseph and Mary obey king Herod the Great and turn baby Jesus over to be killed.

So what in the world is going on here with Paul and Romans 13? Is Paul a hypocrite? Is Paul being contradictory? Actually,
No to both. Once again, as with Jesus’ answer to the question on taxes, this is another ingenious case of rhetorical
misdirection. Paul was counting on the fact that most people who would be hostile to the Christian church—the Roman
"authorities" in particular—would, upon reading Romans 13, naturally interpret it from the point of view of legal positivism:
i.e., that such people would take for granted that the "governing authorities" and "rulers" spoken of must refer to the men
who operate the governments on Earth. But never does Paul anywhere say that this is so! (Legal positivism is the doctrine
that whichever gang is best able to overpower others with arms and might and thereby subjugate the populace and who then
proceed to proclaim themselves the "authority" are on that account the rightful "Authority.")

But before proceeding with the above analysis, what would the motive be for Paul to include such rhetorical misdirection in
his letter to the people at the church of Rome? In answering this, it must be remembered that just as with Jesus, Paul was
not free to say just anything that he wanted. The early Christians were a persecuted minority under the close surveillance of
the Roman government as a possible threat to its power. Here is Biblical proof of this assertion written by Paul himself:

Galatians 2:4:5: And this occurred because of false brethren secretly brought in (who came in by stealth to spy
out our liberty which we have in Christ Jesus, that they might bring us into bondage), to whom we did not yield
submission even for an hour, that the truth of the gospel might continue with you.

Paul never intended that his letter to the Roman church be kept secret, and he knew that it would be copied and distributed
amongst the populace, and thus inevitably it would fall into the hands of the Roman government, especially considering
that this letter was going directly into the belly of the beast itself: the city of Rome. Thus by including this in the letter to
the church at Rome he would help put at ease the fears of the Roman government so that the persecution of the Christians
would not be as severe and so that the more important task of the Church, that of saving people's souls, could more easily
continue unimpeded. But Paul wrote it in such a way that a truly knowledgeable Christian at the time would have no doubt
as to what was actually meant.
The Church leaders at the time would have known that Paul obviously couldn't have meant the people who control the mortal governments as they exist on Earth when he referred to the "governing authorities" and "rulers" in Romans 13, for that would have made Paul a shameless hypocrite and also meant that he would desire that baby Jesus had been killed (for surely the histories of Paul and Jesus' lives would have been fresh on their minds). The only answer that can make any sense of this seeming riddle is that one doesn't actually become a true "governing authority" or "ruler" simply because one has managed by way of deception, terror, murder and might to subjugate a certain population and then proceed to thereby proclaim oneself the "King" or the "Authority" or the "Ruler." Instead, what Paul is saying is that the only true and real authorities are only those that God appoints, i.e., one cannot become a real authority or ruler in the eyes of God simply because through force of arms one has managed to subjugate a population and then proclaim oneself the potentate. Thus, by saying this Paul was actually rebuking the supposed authority of the mortal governments as they exist on Earth and are operated by men!

"Let every soul be subject to the governing authorities. For there is no authority except from God, and the authorities that exist are appointed by God." (Rom. 13:1.) leaves wide open the possibility that those who control the mortal governments on Earth are not true authorities as appointed by God. The fallacy most people make when encountering a statement such as this is to unthinkingly and automatically assume that Paul must be referring to the people in control of the mortal governments that exist on Earth--for after all, don't these people who run these Earthly governments call themselves the "governing authorities"? Do they not teach their subjects from birth that they are the "rulers" and the "authorities"? But when we factor in the life history of both Jesus and Paul, it can leave no room for doubt: Paul most certainly could not have been referring in Romans 13 to the people who control the mortal governments as they exist on Earth--otherwise Paul would be an outright hypocrite as well as an advocate of deicide against baby Jesus. Indeed, God Himself directly confirms this very thing:

Hosea 8:4: "They set up kings, but not by Me; They made princes, but I did not acknowledge them."

But, some may inquire, what about Paul telling us to pay taxes in Romans 13:6-7? Thus:

Romans 13:6-7: For because of this you also pay taxes, for they are God's ministers attending continually to this very thing. Render therefore to all their due: taxes to whom taxes are due, customs to whom customs, fear to whom fear, honor to whom honor.

But does Paul really tell us to pay taxes here? Again, just as with Jesus, nowhere does Paul actually tell anyone to pay any taxes! Paul continues with the rhetorical misdirection that he started in the beginning of Romans 13, knowing--just as Jesus knew before him--that those who would be hostile to the Christian church would automatically assume what they are predisposed to assume: i.e., that the taxes and customs "due" are due to those in control of the governments who levy them. But here Paul was being wise as a serpent and harmless as a dove, as Paul never said any such thing. For when Paul says "Render therefore to all their due: taxes to whom taxes are due, customs to whom customs" this just begs the question: to whom are taxes and customs due? The answer to which could quite possibly be "No one." And this is precisely how Paul proceeds to answer his own question-begging statement, in Romans 13:8-10:

Owe no one anything except to love one another, for he who loves another has fulfilled the law. For the commandments, "You shall not commit adultery," "You shall not murder," "You shall not steal," "You shall not bear false witness," "You shall not covet," and if there is any other commandment, are all summed up in this saying, namely, "You shall love your neighbor as yourself." Love does no harm to a neighbor; therefore love is the fulfillment of the law.

So there we have it in no uncertain terms: Owe no one anything except to love one another! Yet since when have taxes ever had the slightest thing to do with love? As was explained above, all mortal governments throughout history steal and extort wealth from their subjects which they call "taxes," yet at the same time governments make it illegal for their subjects to steal from each other or from the government. Thus in taxes we see that historically all governments do to their subjects what they outlaw their subjects to do to them. Thus, all Earthly, mortal governments, by levying taxes, break the Golden Rule which Jesus commanded everyone as the supreme law.

In the earlier discussion on Jesus and taxes we learned that when Jesus said "Give on to Caesar that which is Caesar's and give unto the Lord that which is the Lord's" he was, in effect, actually saying that one need not give anything to Caesar: as nothing is rightly his, considering that everything that Caesar has been taken by theft and extortion.

And what of Paul writing in Titus 3:1: "Remind them to be subject to rulers and authorities, to obey, to be ready for every good work"? As was clearly demonstrated above, Paul was referring to the true higher authorities as recognized by God,
not to the diabolical, Satanic, mortal governments as they have existed on Earth—as Paul spent his entire ministry in rebellion against the Earth-bound, mortal "authorities," and was at last put to death by them. (For other cases of righteous disobedience to government in the Bible, see Exo. 1:15-2:3; 1 Sam. 19:10-18; Esther 4:16; Dan. 3:12-18; 6:10; Matt. 2:12-13; Acts 5:29; 9:25; 17:6-8; 2 Cor. 11:32,33.)

And as further proof of this, consider Paul's advice to Christians as regarding being judged by what the government considers the "authority":

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\text{1 Corinthians 6:1-8: Dare any of you, having a matter against another, go to law before the unrighteous, and not before the saints? Do you not know that the saints will judge the world? And if the world will be judged by you, are you unworthy to judge the smallest matters? Do you not know that we shall judge angels? How much more, things that pertain to this life? If then you have judgments concerning things pertaining to this life, do you appoint those who are least esteemed by the church to judge? I say this to your shame. Is it so, that there is not a wise man among you, not even one, who will be able to judge between his brethren? But brother goes to law against brother, and that before unbelievers! Now therefore, it is already an utter failure for you that you go to law against one another. Why do you not rather accept wrong? Why do you not rather let yourselves be cheated? No, you yourselves do wrong and cheat, and you do these things to your brethren!}
\[

Paul said that the government judges "are least esteemed by the church to judge"! It is clear that he considered them to be no authority at all!

But moreover, even Jesus didn't consider the Earthly, mortal "rulers" to be true rulers and authorities! Thus:

\[
\text{Mark 10:42-45: But Jesus called them to Himself and said to them, "You know that those who are considered rulers over the Gentiles lord it over them, and their great ones exercise authority over them. Yet it shall not be so among you; but whoever desires to become great among you shall be your servant. And whoever of you desires to be first shall be slave of all. For even the Son of Man did not come to be served, but to serve, and to give His life a ransom for many."}
\]

By saying this Jesus was in fact rebuking the supposed "authority" of the Earthly "rulers"! Just because mortals on Earth may consider someone to be an "authority" and "ruler" does not mean that God considers them to be so!

17.4.7 On Peter and 1 Peter 2:13-18

Another Bible passage that is sometimes cited by statists in an attempt to demonstrate that people ought to submit to mortal government is 1 Peter 2:13-18:

\[
\text{Therefore submit yourselves to every ordinance of man for the Lord's sake, whether to the king as supreme, or to governors, as to those who are sent by him for the punishment of evil doers and for the praise of those who do good. For this is the will of God, that by doing good you may put to silence the ignorance of foolish men— as free, yet not using liberty as a cloak for vice, but as bondservants of God. Honor all people, Love the brotherhood. Fear God, Honor the king. Servants, be submissive to your masters with all fear, not only to the good and gentle, but also to the harsh.}
\]

But Peter himself did not so submit! Peter and the apostles were arrested in Jerusalem by the Sadducees for preaching the gospel of Jesus and brought before the Sanhedrin court for questioning:

\[
\text{Acts 5:27-32: And when they had brought them, they set them before the council. And the high priest asked them, saying, "Did we not strictly command you not to teach in this name? And look, you have filled Jerusalem with your doctrine, and intend to bring this Man's blood on us!" But Peter and the other apostles answered and said: "We ought to obey God rather than men. The God of our fathers raised up Jesus whom you murdered by hanging on a tree. Him God has exalted to His right hand to be Prince and Savior, to give repentance to Israel and forgiveness of sins. And we are His witnesses to these things, and so also is the Holy Spirit whom God has given to those who obey Him."}
\]

So here we have it from Peter himself: We ought to obey God rather than men! Yet Jesus already commanded that the ultimate Law is for everyone to treat others as they themselves would want to be treated—therefore, according to Peter, any command by men that are contrary to this ultimate Law are automatically null and void.

Once again one must consider that the Christians at this time were a persecuted minority under the surveillance of the mortal "authorities" as possible insurrectionists, and so statements like what is written in 1 Peter 2:13-18 were included to pacify such "authorities" so that the most important task of saving people's souls could continue—yet, just as Paul included
an "escape clause" in Romans 13 ("Owe no one anything except to love one another"), Peter also includes an escape clause contained in 1 Peter 2:13-18, which is the 16th verse therein:

For this is the will of God, that by doing good you may put to silence the ignorance of foolish men—[verse 16:]
as free, yet not using liberty as a cloak for vice, but as bondservants of God.

The NIV Bible translates verse 16 as "Live as free men, but do not use your freedom as a cover-up for evil; live as servants of God." Most other modern English Bible versions translate the beginning of this passage as either "Live as free" or "Act as free." So in other words, when this is combined with what Peter said in Acts 5:29, we can take the entire passage of 1 Peter 2:13-18 to mean that we ought to obey all the ordinances of men: except for all such ordinances that happen to conflict with our God-given liberty and Jesus' ultimate commandment—which is virtually every single one of them! But other than that, do indeed obey every other ordinance of man, for in so doing one will merely be obeying Jesus' commandment—in which case the ordinances of man which one ought to obey are merely redundant!

Also, consider the following statement by Peter which some statist might try to construe in their favor:

2 Peter 2:9,10: [...] then the Lord knows how to deliver the godly out of temptations and to reserve the unjust under punishment for the day of judgment, and especially those who walk according to the flesh in the lust of uncleanness and despise authority. They are presumptuous, self-willed. They are not afraid to speak evil of dignitaries. [...] 

As has already been pointed out, the statist fallacy when encountering such statements is to automatically deem the "authorities" and "dignitaries" spoken of in these cases as necessarily being the "authorities" and "dignitaries" that the positive law (i.e., the government's law) so regards—but such cannot be the actual case, as it is written:

Hosea 8:4: "They set up kings, but not by Me; They made princes, but I did not acknowledge them."

As well, Jesus Himself rebuked the supposed "authority" of the Earthly "rulers":

Mark 10:42-45: But Jesus called them to Himself and said to them, "You know that those who are considered rulers over the Gentiles lord it over them, and their great ones exercise authority over them. Yet it shall not be so among you; but whoever desires to become great among you shall be your servant. And whoever of you desires to be first shall be slave of all. For even the Son of Man did not come to be served, but to serve, and to give His life a ransom for many."

17.4.8 The Ruler and God of This World and Age which All Mortal Governments Worship is Satan (A.K.A. Lucifer)

The Bible is quite explicit as to who it is that really controls all the mortal governments on Earth, and which god is the god that the mortal rulers worship:

Luke 4:4-8: Then the devil, taking Him up on a high mountain, showed Him all the kingdoms of the world in a moment of time. And the devil said to Him, "All this authority I will give You, and their glory; for this has been delivered to me, and I give it to whomever I wish. Therefore, if You will worship before me, all will be Yours."

And Jesus answered and said to Him, "Get behind Me, Satan! For it is written, 'You shall worship the Lord your God, and Him only you shall serve.' "

[See also Matt. 4:1-11; Mark 1:12,13; Luke 4:1-13.]

This is one of the offers Satan made to Christ during the forty days in which Satan tempted Jesus, an event now sometimes referred to as the Temptation of Christ. Satan wasn't lying when he made the above offer to Jesus; it was an absolutely real offer that Satan would have delivered on. This is necessarily the case, as Luke even writes in verse 2 of the above chapter that here Jesus was "tempted for forty days by the devil"--thus, this had to be a real offer or else it could hardly qualify as a real temptation, as certainly Jesus would have known whether or not what Satan said here was true: if what Satan was saying here were false then Jesus would have already known that, and hence Satan's offer could not have been the least bit tempting to Jesus.

How true indeed Satan was being when he said that all the kingdoms of the world have been delivered to him, and that he gives them to whomever he wishes: which are those who worship him as their God! All Earthly, mortal potentates have quite literally made a pact with Satan!—every last one of them has literally sold their soul to Satan in return for Earthly
power! As God spoke in Hosea 8:4: "They set up kings, but not by Me; They made princes, but I did not acknowledge them."

And Jesus later said on two separate occasions that Satan is the ruler of this world--thus in John 12:31: "Now is the judgment of this world; now the ruler of this world will be cast out." And in John 14:30: "I will no longer talk much with you, for the ruler of this world is coming, and he has nothing in Me."

And Paul in two separate letters writes that Satan is the god and ruler of this age:

2 Corinthians 4:3:4: But even if our gospel is veiled, it is veiled to those who are perishing, whose minds the god of this age has blinded, who do not believe, lest the light of the gospel of the glory of Christ, who is the image of God, should shine on them.

And in Ephesians 6:11,12:

Put on the whole armor of God, that you may be able to stand against the wiles of the devil. For we do not wrestle against flesh and blood, but against principalities, against powers, against the rulers of the darkness of this age, against spiritual hosts of wickedness in the heavenly places.

All one has to do to realize just how literal and true Satan, Jesus and Paul were being when they made the above statements is to consider that more than four times the amount of non-combatants have been systematically murdered for purely ideological reasons by their own governments within the past century than were killed in that same time-span from wars. From 1900 to 1923, various Turkish regimes killed from 3,500,000 to over 4,300,000 of its own Armenians, Greeks, Nestorians, and other Christians. Communist governments have murdered over 110 million of their own subjects since 1917. And Germany committed genocide against some 16 million people--6 million of them Jews. (The preceding figures are from Prof. R.J. Rummel's website: [http://www.hawaii.edu/powerkills](http://www.hawaii.edu/powerkills).) Over 800,000 Christian Tutsis in Rwanda were hacked to death with machetes between April and July of 1994 by the Hutu-led military force after the Tutsis had been disarmed by governmental decree in the early 1990s, of which disarmament decree the United Nations helped to enforce. On several occasions, United Nations soldiers stationed in Rwanda actually handed over helpless Tutsi Christians under their protection to members of the Hutu military. They then stood by as their screaming charges were unceremoniously hacked to pieces. This massacre happened one year after the United Nations helped to put in a national ID card in Rwanda, and it was that very national ID card system which the Hutus used to track-down and identify the Christian Tutsis. Needless to say, all of the subject populations of the above mass murders had been disarmed beforehand.

The wars and mass murders which the mortal governments routinely engage in are literal human-sacrifice orgies that the earthly rulers of those governments offer up to appease their God Satan, a.k.a. Lucifer!

Government, throughout all of recorded history, has been the most methodical and efficient human-meat grinder to ever exist. It is a purely Satanical machination masquerading as humanity's salvation, but has always been--and forever will be so long as it exists--the scourge of mankind and its decline.

17.4.9 Jesus Defended the Right to Freely Contract and Private Property Rights

Besides the Golden Rule which Jesus commanded as the ultimate social ethic, another Biblical account of Jesus' teachings which clearly demonstrates His attitude toward the institution of private property and the free and voluntary trade thereof is given in His below Parable of the Workers in the Vineyard:

Matthew 20:1-16: "For the kingdom of heaven is like a landowner who went out early in the morning to hire laborers for his vineyard. Now when he had agreed with the laborers for a denarius a day, he sent them into his vineyard. And he went out about the third hour and saw others standing idle in the marketplace, and said to them, ‘You also go into the vineyard, and whatever is right I will give you.’ So they went. Again he went out about the sixth and the ninth hour, and did likewise. And about the eleventh hour he went out and found others standing idle, and said to them, ‘Why have you been standing here idle all day?’ They said to him, ‘Because no one hired us.’ He said to them, ‘You also go into the vineyard, and whatever is right you will receive.’So when evening had come, the owner of the vineyard said to his steward, ‘Call the laborers and give them their wages, beginning with the last to the first.’ And when those came who were hired about the eleventh hour, they each received a denarius. But when the first came, they supposed that they would receive more; and they likewise received each a denarius. And when they had received it, they complained against the landowner, saying, ‘These last men have worked only one hour, and you made them equal to us who have borne the burden and the heat of the day.’ But he answered one of them and said, ‘Friend, I am doing you no wrong. Did you not agree with me for a denarius? Take what is yours and go your way. I wish to give to this last man the same as to you.'
Form Socialism: The New American Civil Religion

It never ceases to amaze me when Socialists sometimes try to claim that Jesus was some sort of proto-Socialist or Communist. Anyone who is the least bit familiar with the Socialists' attitude toward such matters would know that the typical Socialist response to such a landowner's actions towards his workers would be to scream bloody murder! Of course, a Socialist government's response to such a land owner would be to exterminate him. Yet here Jesus reinforces the correctness of the libertarian creed on the absoluteness of lawfully being able to do what one wishes with their own possessions, as well as being able to freely and voluntarily contract said possessions as one sees fit—even if doing so greatly upsets others! So long as one has kept one's word in the contracts in which one has agreed to—and so long as one's actions pertain to their own property—then the right of the individual to make decisions concerning their property remains absolute!

17.4.10 Greatness is in Serving

One of the things which most clearly demonstrates just how different Jesus' Kingdom is to be from the mortal, Earthly kingdoms and governments—and also why we should be very careful to never confuse the two together—is given in the story of when the apostles James and John came to Jesus asking if they may have the favor granted to them of being able to sit on either side of Jesus' throne, one to the right and the other to His left, and this is how Jesus answered them:

Mark 10:42-45: But Jesus called them to Himself and said to them, "You know that those who are considered rulers over the Gentiles lord it over them, and their great ones exercise authority over them. Yet it shall not be so among you: but whoever desires to become great among you shall be your servant. And whoever of you desires to be first shall be slave of all. For even the Son of Man did not come to be served, but to serve, and to give His life a ransom for many." (See also Matt. 18:4; 20:25-28 Mark 9:35; Luke 22:26.)

How diametrically opposite the Kingdom of Christ is indeed from that of the mortal, Earthly governments! Thus, when it is claimed herein that Jesus is an "anarchist" it needs to be born in mind that this is in relation to how all mortal governments on Earth have operated. If one wishes to refer to the "Government of Christ" or the "Kingdom of Christ" this is fine so long is one realizes that the Government of Christ will in no sense be an actual government as they exist on Earth and are controlled by mortals.

It needs to also be pointed out here that above in Mark 10:42 Jesus rebukes the supposed "authority" of the Earthly "rulers"! Thus He says of them "You know that those who are considered rulers over the Gentiles lord it over them, and their great ones exercise authority over them"—here is clear proof that just because mortals on Earth may consider someone to be a "ruler" does not mean that God considers them to be genuine rulers! In the eyes of God, those who are the greatest among men are those who seek to serve their fellow men, not those who seek to be served by their fellow men!

17.4.11 Slaves Obey Your Masters?

While although not directly related to the issue of the ethical status of government per se, some individuals have asserted that certain statements in the New Testament by Paul and Peter condone the institution of slavery, and for this reason it is important as it concerns social relations in general. Thus:

Ephesians 6:5-9: Bondservants, be obedient to those who are your masters according to the flesh, with fear and trembling, in sincerity of heart, as to Christ; not with eyeservice, as men-pleasers, but as bondservants of Christ, doing the will of God from the heart, with goodwill doing service, as to the Lord, and not to men, knowing that whatever good anyone does, he will receive the same from the Lord, whether he is a slave or free. And you, masters, do the same things to them, giving up threatening, knowing that your own Master also is in heaven, and there is no partiality with Him.

Colossians 3:22-4:1: Bondservants, obey in all things your masters according to the flesh, not with eyeservice, as men-pleasers, but in sincerity of heart, fearing God. And whatever you do, do it heartily, as to the Lord and not to men, knowing that from the Lord you will receive the reward of the inheritance; for you serve the Lord Christ. But he who does wrong will be repaid for what he has done, and there is no partiality. Masters, give your bondservants what is just and fair, knowing that you also have a Master in heaven.

I Timothy 6:1,2: Let as many bondservants as are under the yoke count their own masters worthy of all honor, so that the name of God and His doctrine may not be blasphemed. And those who have believing masters, let them not despise them because they are brethren, but rather serve them because those who are benefited are believers and beloved. Teach and exhort these things.
Titus 2:9,10: Exhort bondservants to be obedient to their own masters, to be well pleasing in all things, not answering back, not pifering, but showing all good fidelity, that they may adorn the doctrine of God our Savior in all things.

1 Peter 2:18-25: Servants, be submissive to your masters with all fear, not only to the good and gentle, but also to the harsh. For this is commendable, if because of conscience toward God one endures grief, suffering wrongly. For what credit is it if, when you are beaten for your faults, you take it patiently? But when you do good and suffer, if you take it patiently, this is commendable before God. For to this you were called, because Christ also suffered for us, leaving us an example, that you should follow His steps:

"Who committed no sin,
Nor was deceit found in His mouth;"

who, when He was reviled, did not revile in return; when He suffered, He did not threaten, but committed Himself to Him who judges righteously; who Himself bore our sins in His own body on the tree, that we, having died to sins, might live for righteousness—by whose stripes you were healed. For you were like sheep going astray, but have now returned to the Shepherd and Overseer of your souls.

But to quote the above passages as condoning the institution of slavery, one would thereby be confusing the offering of pragmatic advice on how to best handle a bad situation as granting the rightness of that situation. Yet obviously Peter and Paul didn't so regard the institution of slavery as being at all just, for then there would have been no cause for Peter compare the slave's suffering to that of Jesus in 1 Peter 2:21-25—as certainly any true Christian regards the scourging and execution of Jesus to have been unjust, to say the very least. Thus the fact that Peter did compare the slave's suffering to that of Jesus is by itself enough to demonstrate that he considered it to be unjust.

So what of the actual ethical status of the institution of slavery as it concerns Jesus' own teachings? On this question there can be no doubt, as one of the main reasons Jesus came was to call us to liberty! Jesus said this Himself as recorded in Luke 4:16-21:

So He came to Nazareth, where He had been brought up. And as His custom was, He went into the synagogue on the Sabbath day, and stood up to read. And He was handed the book of the prophet Isaiah. And when He had opened the book, He found the place where it was written:

"The Spirit of the LORD is upon Me,
Because He has anointed Me
To preach the gospel to the poor;
He has sent Me to heal the brokenhearted,
To proclaim liberty to the captives
And recovery of sight to the blind,
To set at liberty those who are oppressed;
To proclaim the acceptable year of the LORD."

Then He closed the book, and gave it back to the attendant and sat down. And the eyes of all who were in the synagogue were fixed on Him. And He began to say to them, "Today this Scripture is fulfilled in your hearing."

So here we have it: Jesus Himself said that He came to proclaim liberty to the captives and to set at liberty the oppressed!

The word "liberty" in Luke 4:18 is a translation of the Greek word \textit{aphesis}, and means: release from bondage or imprisonment; forgiveness or pardon, i.e., remission of the penalty. Thus, it is a complete and absolute negation of the condition of being a slave. And since there exists no recorded instance of Jesus qualifying the above statement, it then becomes quite clear that Jesus is very much against the institution of slavery—besides of course slavery being totally incompatible with the Golden Rule.

So how are we to make better sense of Paul and Peter's above statements, since it is clear that the institution of slavery is very anti-Christian in the most literal sense of the word (i.e., as it concerns the actual doctrine as preached by Jesus Christ)?

One must bear in mind that Paul and Peter knew better than most of the injustices contained within this Satanic world system—Paul himself was continuously in and out of prisons during his ministry, and would at last be beheaded by government for preaching the gospel of Christ, just as John the Baptist was beheaded by government before him for preaching the same. In 1 Corinthians 9:19-23 Paul clarifies his above statements while at the same time declaring the absoluteness of his God-given rightful liberty:
For though I am free from all men, I have made myself a servant to all, that I might win the more; and to the
Jews I became as a Jew, that I might win Jews; to those who are under the law, as under the law, that I might
win those who are under the law; to those who are without law, as without law (not being without law toward
\( \text{God, but under law toward Christ} \)), that I might win those who are without law; to the weak I became as weak,
that I might win the weak. I have become all things to all men, that I might by all means save some. Now this I
do for the gospel's sake, that I may be partaker of it with you.

It is here where the seeming contradiction of certain passages in the Bible whereby Paul and Peter admonish slaves to "obey
their masters" (see Eph. 6:5; Col. 3:22; 1 Tim. 6:1; Tit. 2:9; 1 Peter 2:18) is cleared up. Such an admonition is a pragmatic
one, not an categorical moral one--as Paul himself declared his absolute rightful freedom from all men (and also called for
people to "imitate me, just as I also imitate Christ," 1 Cor. 11:1)! So rather than laying hands on one's Earthly "master," or
trying to run away--which in the end would probably only affect one's freedom in a negative way--a much better and
effective solution would be to convert one's Earthly "master" to Jesus, and if one has truly succeeded in doing so--i.e.,
whereby one's Earthly "master" becomes in filled with the Holy Spirit--then one will have at once gained one's God-given
absolute liberty, at least in relation to what the positive law considers one's "master." The reason that this is necessarily the
case is because Jesus commanded the absolute law as treating others as you would want others to treat you (Matt. 7:12;
Luke 6:31), yet the very institution of slavery is founded upon the exact opposite principle, as Abraham Lincoln pointed out
(if only it had been that Lincoln himself had bothered to follow the logic of his below argument!):

If A. can prove, however conclusively, that he may, of right, enslave B. -- why may not B. snatch the same
argument, and prove equally, that he may enslave A.?

You say A. is white, and B. is black. It is color, then; the lighter, having the right to enslave the darker? Take
care. By this rule, you are to be slave to the first man you meet, with a fairer skin than your own.

You do not mean color exactly? You mean the whites are intellectually the superiors of the blacks, and,
therefore have the right to enslave them? Take care again. By this rule, you are to be slave to the first man you
meet, with an intellect superior to your own.

But, say you, it is a question of interest; and if you can make it your interest; you have the right to enslave
another. Very well. And if he can make it his interest, he has the right to enslave you. (Abraham Lincoln,
Fragments on Slavery, c. April 1, 1854)

In the above discussion on the Golden Rule as commanded by Jesus it was pointed out that to not follow the Golden Rule is
to do the opposite of the Golden Rule: i.e., to treat others as you would not want others to treat you--of which ethic was
termed the Luciferian Principle (see the above discussion on this as to why such a designation logically follows). Yet this is
the very principle on which the institution of slavery necessarily rests.

And in further support of my contention that the conversion of a slave's Earthly "master" to Jesus would be the most
effective and practical solution in obtaining one's God-given absolute liberty--at least in relation to what the positive law
considers one's "master"--consider Paul's own words on this matter:

2 Corinthians 3:17: Now the Lord is the Spirit; and where the Spirit of the Lord is, there is liberty.

The word "liberty" in 2 Corinthians 3:17 is a translation of the Greek noun \( \text{eleutheria} \) and is completely congruent in
meaning with the English word "liberty," i.e., as in "freedom from slavery," "independence," "absence of external restraint,
"a negation of control or domination," "freedom of access," etc. Thus, it is the complete negation of a state of slavery. But
in fact, Paul even goes further than this in the very passages above which some have contended condone the institution of
slavery. Thus in Ephesians 6:9 Paul writes:

And you, masters, do the same things to them, giving up threatening, knowing that your own Master also is in
heaven, and there is no partiality with Him.

Yet it is plainly clear that if a slave's "master" were to actually and truly give up \( \text{threatening} \)--of all things--then there can
hardly even be said to exist a state of slavery any more in relation to what the positive law considers the "master" and the
"slave," as the very institution of slavery is enforced by the threat of either physical harm for non-compliance or recapture
in the case of escape. Thus, this passage is actually a case of advocating the \( \text{de facto} \) abolition of slavery even while a state
of \( \text{de jure} \) slavery--as considered by the positive law--may still be in place!

It is for the above reasons why the above cited passages which some have contended condone the institution of slavery can
only make any sense within the Christian point of view as pragmatic advice on how best to handle a bad and unjust
situation, and certainly cannot be regarded as commentary on the ethical righteousness of the institution of slavery; nor for that matter as a categorical moral imperative as to how one is always to conduct oneself—as Paul and Peter were often in rebellion to what the positive law considered their "masters." Extreme problems arise for those who would try and contend otherwise—for just one example of the problems presented to those who would thus contend, consider the following statement by Paul:

*I Timothy 5:23: No longer drink only water, but use a little wine for your stomach's sake and your frequent infirmities.*

Yet this statement by Paul is completely unqualified, and far more direct than his above advice to slaves. Thus, for those who would contend that Paul was giving a categorical moral imperative as to how a slave is always to conduct himself in relation to his "master"—as opposed to merely offering advice as to the best and most practical way in which a slave could go about obtaining his God-given liberty in relation to his "master"—such individuals, if they are to be consistent, would also have to contend that according to Paul it is a sin not to drink wine! In fact the case for this contention would actually be much stronger than in that of Paul's advice to slaves, for unlike in his advice to slaves nowhere does Paul qualify the above statement! Yet obviously to make such a contention would be absurd, as in both cases it would be confusing pragmatic advice with a categorical moral imperative.

But moreover, here is what Jesus Himself had to say about the serving of masters:

(Matthew 6:24: "No one can serve two masters; for either he will hate the one and love the other, or else he will be loyal to the one and despise the other. You cannot serve God and mammon." [See also Luke 16:13])

Yet what in the world is the institution of slavery if not mammon? If the institution of slavery does not qualify as mammon then there is nothing that possibly could! For it is a method of obtaining wealth that is a complete and utter violation of Jesus' ultimate ethical commandment:

(Matthew 7:12: "Therefore, whatever you want men to do to you, do also to them, for this is the Law and the Prophets." [See also Luke 6:31.])

Thus it becomes clear that the institution of slavery is just another product of this sick Satanic world system—of which system Jesus is to ultimately overthrow in the time of His Judgment. Mammon indeed!

**17.4.12 Jesus Supported the Collecting of Interest (Usury)**

One of the Socialists' great bugbears has been the institution of usury, or otherwise the collecting of interest. Yet in the only instance in which Jesus commented upon this He was clearly in favor of the concept, as is given in His Parable of the Talents, in which a man traveling to a far-away country leaves his three servants with some talents to make use of in the best way they see fit while he is away—the first two servants invest the talents and receive more talents from their initial investment, and this makes the lord of the estate happy to hear this upon his return; but here is what Jesus says of the third servant:

(Matthew 25:24-27: "Then he who had received the one talent came and said, 'Lord, I knew you to be a hard man, reaping where you have not sown, and gathering where you have not scattered seed. And I was afraid, and went and hid your talent in the ground. Look, there you have what is yours.' But his lord answered and said to him, 'You wicked and lazy servant, you knew that I reap where I have not sown, and gather where I have not scattered seed. So you ought to have deposited my money with the bankers, and at my coming I would have received back my own with interest." (See also Luke 19:21-23.)

Now obviously this parable is a lesson on how Christians should be ever vigilant in converting people to salvation in Christ, in that we should not keep the Gospel of Christ to ourselves but always seek to increase the number of Christians in the world. But even so, it nevertheless demonstrates that Jesus was hardly hostile to the concept of the collecting of interest, considering that this was his only commentary given on the subject. But moreover, it ties in quite appropriately with Jesus' attitude toward the absolute lawfulness of an individual doing what they wish with their own property—including freely contracting thereof—as told by Jesus in his Parable of the Workers in the Vineyard as recorded in Matthew 20:1-16.

**17.4.13 The Cleansing of the Temple: Righteous Libertarian Vigilantism**
The only recorded act of violence by Jesus was what is now known as "the cleansing of the temple":

Matthew 21:12, 13: Then Jesus went into the temple of God and drove out all those who bought and sold in the temple, and overturned the tables of the money changers and the seats of those who sold doves. And He said to them, "It is written, 'My house shall be called a house of prayer,' but you have made it a 'den of thieves.' "

[See also Mark 11:15-17; Luke 19:45,46; John 2:14-17.]

Now this event is often misinterpreted as being some sort of revolt by Jesus on the bad aesthetics of commerce being conducted inside of God's temple, and so is given as anti-libertarian and free-market commentary. But if that were really what this episode was about then there would have been no cause for Jesus to accuse the priests of turning the temple into a "den of thieves."

Jesus was being literal when he said that. To understand what Jesus was talking about one has to understand the nature of what was being bought and sold in the temple as well as the function of the "money changers." What was being bought and sold in the temple were animals which were to be sacrificed as a sin offering, and the function of the money changers was to convert the Gentile Roman money into the Jewish money which would then be suitable to present inside the temple for purchase of the sacrificial animals. The people who bought these animals did not get to take them home to eat--if they had then Jesus would have had no good reason to object the commerce being conducted at the temple, and certainly would have no grounds to accuse the priests of thievery. Rather, the animals stayed in the temple to be sacrificed by the Levitical priests, which by so doing would (as it was supposed) atone for the sins of the purchaser of the sacrificed animal. So when Jesus accused the priests who conducted this practice of being thieves what he was saying was that the people who bought these animals to be sacrificed to atone for their sins were being ripped-off--i.e., that the animal sacrifices weren't doing anything for their sins. In other words, the priests were selling religious snake-oil--misrepresenting their product as curing something it couldn't cure; hence they were committing fraud (per libertarian rights theory).

Now realize what is at stake here: Jesus came to save people's very souls, and here people are being deceived and defrauded into believing that sacrificing these animals is setting their souls right with God. As it is written in Hebrews 10:4-7:

For it is not possible that the blood of bulls and goats could take away sins. Therefore, when He came into the world, He said: 'Sacrifice and offering You did not desire, But a body You have prepared for Me. In burnt offerings and sacrifices for sin You had no pleasure.'

Then I said, Behold, I have come--In the volume of the book it is written of Me--To do Your will, O God.' "

Previously saying, "Sacrifice and offering, burnt offerings, and offerings for sin You did not desire, nor had pleasure in them" (which are offered according to the law) [...]"

If we assume that Jesus is God's Messiah then He was in a particularly unique position to accurately determine whether or not these animal sacrifices were achieving what was being claimed for them, and having determined that the priests were defrauding their patrons He took appropriate libertarian action (per Rothbardian theory in particular) by using retaliatory force against these thieves. It is important to point out that it is only a true Messiah from God which could have rightly taken such action, for any normal man would not have possessed the requisite information in order to make that determination honestly. Thus, not only was Jesus' only use of force quite libertarian, but it was also in a situation which would have been inappropriate for most anyone else.

17.4.14 Jesus on the War on Drugs (and all Forms of Prohibition)

In the modern era one of the most virulent scourges which has plagued the Western societies in particular is the so-called "drug problem," i.e., the use of, and combating the use of, illegal drugs. Yet, why has the "drug problem" only become such a problem within, predominately, the last century? What is the cause of this? But first, before we answer this question, the more important issue from the Christian's viewpoint is: what is Jesus' position on the so-called "drug problem," i.e., whether it is called "the War on Drugs" or "Prohibition"? More directly, what does Jesus have to say about prohibiting by law the use of certain drugs, or inebriants?

Most people at this point will probably be thinking that the issue only concerns which drugs or inebriants ought to be prohibited and how severe the penalty for their use should be--as those calling themselves Christians have traditionally been at the forefront of not only the Prohibition of alcohol during the '20s in the U.S., but so also with the continuing War on Drugs. So, first of all, what does Jesus have to say about which substances ought to be outlawed?
On this question Jesus is quite clear about it in no uncertain terms—although the answer may come as a surprise to some: absolutely no law ought to exist prohibiting the consumption of any substance whatsoever! Jesus says quite clearly in the strongest of terms that there is no substance a man can consume that could possibly defile him—thus we read in Mark 7:15-23:

"There is nothing that enters a man from outside which can defile him; but the things which come out of him, those are the things that defile a man. If anyone has ears to hear, let him hear!" When He had entered a house away from the crowd, His disciples asked Him concerning the parable. So He said to them, "Are you thus without understanding also? Do you not perceive that whatever enters a man from outside cannot defile him, because it does not enter his heart but his stomach, and is eliminated, thus purifying all foods?" And He said, "What comes out of a man, that defiles a man. For from within, out of the heart of men, proceed evil thoughts, adulteries, fornications, murders, thefts, covetousness, wickedness, deceit, lewdness, an evil eye, blasphemy, pride, foolishness. All these evil things come from within and defile a man."

[See also Matt. 15:11, 17-20.]

This is the only directive that Jesus gives in the entire Bible as to what substances should be, or should not be, prohibited. Some may claim that Jesus was only talking about food in the above, and not psychotropic drugs. Yet if this were truly the case then Jesus’ above claim is a false one: Jesus saying "There is nothing that enters a man from outside which can defile him" would be wrong, for then there would indeed be something which could thereby defile a man—namely: psychotropic drugs! Yet Jesus is absolutely clear on this issue: there is no substance a person can consume which could possibly defile them! Also, there is not even any clear distinction between "drugs" and "food" in the first place: just about any drug, in principle, can also be made into a food—and traditionally often have been and continue to be: thus, the drug ethanol is almost always consumed not by itself, but in combination with non-inebriants as a drink; the drug caffeine is almost always consumed as the beverage known as coffee; marijuana has often been consumed as an edible baked into brownies; cocaine was once an ingredient in the original formulation of the name-brand soft-drink Coca-Cola; etc. If the modern-day Prohibitionists desire to maintain that Jesus did not mean to include substances such as psychotropic drugs when He gave this clear directive then the burden is on them to show where in the Bible Jesus qualifies His above statement to include the possibility that psychotropic drugs are an exception to His above all-inclusive directive. But search the Bible high and low and no such alternate, qualifying directive is anywhere to be found.

Some may be quick to point out that the angel sent by Jesus to John the Reveler said in Revelation 9:21 "And they did not repent of their murders or their sorceries or their sexual immorality or their thefts" (see also Rev. 18:23; 22:15) and that the word that is here translated as "sorceries" is in the original Greek pharmakeia, i.e., as in "pharmaceutical" or "drugs." But the original sense of this Greek word pharmakeia meant the mixing of various ingredients for magical purposes, whether or not they were actually ever intended to be consumed by anyone, or whether or not they had what we would call today "pharmacological" properties: in other words, it was for the most part pure spell-casting—often black-magic in nature, such as casting hexes on people. Thus, the most accurate translation of this word into modern English is indeed "sorceries," and not "drugs"—and this is indeed how almost all English Bible translations have handled this word: whether it be the King James Version or almost all modern translations. But even if such were not the case and one were to maintain that pharmakeia here really did mean "drugs" then this would present such a person with quite a serious problem: which drugs? If indeed one were to maintain that pharmakeia here should be translated as "drugs" then one would logically have to so also maintain that all drugs are thereby meant by it, regardless of whatever psychotropic properties they may or may not have—the reason being is because no type of drug in particular would then be specified in the above Bible passages. Thus, there would then be no grounds for singling out psychotropic drugs such as ethanol over, say, penicillin, or any other life-preserving medicine for that matter. To be consistent, some may get around this problem by saying: very well, all drugs, including medicine, are thereby meant by it. But to so maintain this would just create an even bigger problem than the one it just solved: for the Bible teaches that "A merry heart does good, like medicine, but a broken spirit dries the bones" (Prov. 17:22); and Ezekiel, in the description of the Heaven on Earth that Jesus is to establish after the Judgment, writes of it, in part:

Ezekiel 47:12: "Along the bank of the river, on this side and that, will grow all kinds of trees used for food; their leaves will not wither, and their fruit will not fail. They will bear fruit every month, because their water flows from the sanctuary. Their fruit will be for food, and their leaves for medicine."

So quite simply put, if one were to so maintain that all drugs must be meant by the above passages in Revelation then one would be going against Biblical doctrine, as what little the Bible does have to say about medicinal drugs it is nevertheless clear about: that curative drugs are a good thing. Thus, if these passages in Revelation actually meant "drugs" instead of "sorceries" then the Bible would be contradicting itself here, as the passages in Revelation would thereby be inclusive of all drugs, not just any kind in particular. But even if we were to here grant for argument’s sake that one could somehow narrow it down to some sort of drug types in particular, one still would not be able to derive that such drugs should therefore be
outlawed, as nowhere would these passages in Revelation then so much as even suggest that mortal governments make any laws against such drugs.

Thus, even under the most favorable interpretation of the Bible—from the viewpoint of modern-day Prohibitionists—Jesus' declaration that "There is nothing that enters a man from outside which can defile him" would still stand—as at least as it concerned all mortal, Earthly forms of judgment.

Some diligent readers may now say at this point, to the effect of: "Wait a minute! The Mark of the Beast is an obvious exception to something which possibly enters a man from the outside which can defile him!" (The King James Version translates the Mark of the Beast as being "in" the hand or forehead, while most modern versions translate it as being "on," although the original Greek can actually be accurately translated either way. I suspect the reason most modern versions have preferred to translate the Mark as being "on" the hand or forehead is because this then, in almost all cases, covers both possibilities: as in almost all cases, in order to put some identifying mark "in" the skin would require that one also leave a mark "on" the skin.) But this would ignore Jesus' follow-up elaboration about all such substances under discussion eventually being "eliminated" from the body by its natural excretion processes, as the Mark of the Beast is meant to be a life-long identifier, and thus is not excreted by the body's natural processes, as are eventually all foods and drugs. But if one still wants to persist in this line of reasoning they may counter that indeed not all drugs are eliminated by the body's natural excretion processes: of those who die of drug over-doses, the drugs which thereby caused their deaths are not then excreted by the body's natural processes. While although this is quite true, one would still not be able to derive therefore from it that there ought to be laws against certain drugs, as all drugs are capable of causing death from over-dose; indeed, most lethal drug over-doses are not caused by illegal psychotropic drugs, but legally used medicines—and hence, one would be presented with the original problem discussed above on this. And, it should be stated in passing, it would also be completely nonsensical to make a law against taking a lethal over-dose of a drug, as the penalty for taking a lethal dose of drugs would be, by definition, an automatic death-penalty: therefore any such law-breaker would automatically be out of the reach of any Earth-bound, mortal law-enforcer.

Thus, any which way one slices it, it is simply quite impossible to justify any form of drug-prohibition whatsoever from a Biblical perspective. But even far stronger than such drug-laws being merely unjustifiable from a Biblical perspective, all such laws go directly against Jesus' clear directive that all things which a person may consume cannot possibly defile them! And thus, not only are all drug-laws extra-Biblical in origin, they are all also extremely anti-Christian in the most literal sense of the word! If there should be the slightest shred of doubt left in one's mind as to the veracity of this, then hereby, once and for all, let Paul slay that misplaced sense of doubt:

Colossians 2:20-23: Therefore, if you died with Christ from the basic principles of the world, why, as though living in the world, do you subject yourselves to regulations—"Do not touch, do not taste, do not handle," which all concern things which perish with the using—according to the commandments and doctrines of men? These things indeed have an appearance of wisdom in self-imposed religion, false humility, and neglect of the body, but are of no value against the indulgence of the flesh. [See also Rom. 14:14.]

So we see in no uncertain terms that all forms of drug-prohibition are completely unjustifiable from a Biblical viewpoint, and indeed anti-Christian. If then such drug-laws are extra-Biblical and anti-Christian, how is it that many self-professed Christians came to be on the forefront of all the various forms of drug-prohibition within recent history? Quite amazingly, this very question was already answered almost 2000 years ago by Paul; and in shocking but no uncertain terms:

1 Timothy 4:1-5: Now the Spirit expressly says that in latter times some will depart from the faith, giving heed to deceiving spirits and doctrines of demons, speaking lies in hypocrisy, having their own conscience seared with a hot iron, forbidding to marry, and commanding to abstain from foods which God created to be received with thanksgiving by those who believe and know the truth. For every creature of God is good, and nothing is to be refused if it is received with thanksgiving; for it is sanctified by the word of God and prayer.

As was already pointed out above, there is no clear distinction, in principle, between "drugs" and "food": just about any drug, in principle, can also be made into a food—and traditionally often have been and continue to be. Indeed, the first truly large-scale form of drug-prohibition in a Western society in the modern era was what was known as simply "Prohibition" in the U.S., which was the outlawing of consuming the drug ethanol, i.e., "alcohol." Yet alcohol is consumed almost exclusively as a food-stuff in mixture with non-inebriating potables! Indeed, strait laboratory-grade ethanol is virtually inedible, if not actually quite painful to so consume. So how very true and accurate Paul was when he wrote the above words, as it was predominately self-professed Christians who lead the movement to outlaw the food of alcoholic beverages! And to grasp the awful extent that these self-professed Christians must have been truly deceived by demons in order to
prohibit the food of alcoholic beverages, just consider that the first miracle recorded in the Bible by Jesus was to turn water into wine during the wedding at Cana (see John 2:9-11)! What absolute blasphemy for them to prohibit the resultant product of the first miracle of their self-proclaimed God! Deceived by demons indeed!! Truer words could not have been written by Paul to describe such a perverted situation.

Indeed, it was Paul himself that counseled to "No longer drink only water, but use a little wine for your stomach's sake and your frequent infirmities" (1 Tim. 5:23). And Psalm 104:14,15 says of God: "He causes the grass to grow for the cattle, And vegetation for the service of man, That he may bring forth food from the earth, And wine that makes glad the heart of man, Oil to make his face shine, And bread which strengthens man's heart." (See also Judges 9:13.)

Many in the Temperance movement responsible for Prohibition had falsely claimed that these Biblical references to "wine" were in reality grape juice. But the Greek word for wine in the New Testament, oinos, is a fermented drink, whereas the Greek word for fruit juice is khymos. And besides that, this claim demonstrates either an appalling ignorance of Jesus' own parables or outright deceit, as Jesus even referred to the fermenting of wine in one of his parables:

Matthew 9:16,17: "No one puts a piece of unshrunk cloth on an old garment; for the patch pulls away from the garment, and the tear is made worse. Nor do they put new wine into old wineskins, or else the wineskins break, the wine is spilled, and the wineskins are ruined. But they put new wine into new wineskins, and both are preserved."

[See also Mark 2:22; Luke 5:37.]

In ancient times goatskins were used to hold wine. As the fresh grape juice fermented, carbon dioxide would be generated by the living yeast's metabolism, increasing the volume of gas contained in the wineskin, and so the new wineskin would stretch. But a used wineskin, already stretched, would break. Not only that, but before 1869 it was impossible to store grape juice in temperate to hot climates (which are the climates grapes grow in) without it either quickly going bad or becoming wine. If grape juice is left exposed to the open air then it will quickly go bad due to mold and bacteria--sealing grape juice from the open air protects it from these aerobic microorganisms because the yeast which is present naturally in the grapes creates an atmosphere of carbon dioxide while at the same time making alcohol. Consequently, storing non-alcoholic grape juice was an impossibility until 1869, when Dr. Thomas Bramwell Welch succeeded in applying the process of pasteurization to freshly squeezed must. About the only people who may have been drinking grape juice before 1869 were those who pressed the freshly picked grapes themselves (without refrigeration grapes will quickly go bad, unless they are dried into raisins). It is for this reason that the suggestion that the fruit of the vine that Jesus and the twelve disciples drank during the Last Supper on Passover (Mark 14:23-25) was grape juice is absurd, as the growing season for grapes in Palestine is from April to October (the dry season), yet Passover starts on the 14th of the Jewish month Nisan (the actual Last Supper occurred either on the 14th or 15th of Nisan, it's debatable which day it actually was), which is a lunar month that roughly corresponds with the latter part of March and the first part of April--so quite simply, there would have existed no unfermented grape juice at this time, as no grapes would have existed, since the growing season for them had just started.

In the beginning of this discussion on drugs, it was first inquired as to why the "drug problem" has only become such a problem within, predominately, the last century. The reason is precisely because of the very laws against drugs! The government's War on Drugs has turned what once was an individual problem into a social problem by inventing new make-believe "crimes" that agress against no one, while spawning a whole true crime industry associated with it (just like during Prohibition). The effect of libertarian legalization would be to make drugs an individual problem again instead of the grave social problem that it is today. As they say, we don't have a drug problem, we have a drug-problem problem. Were it not for the government's War on Drugs, the gang turf-wars, theft, and other various true crimes that are associated with the distribution of drugs and the procurement of money in which to support habituations to drugs, of which the price has been artificially inflated, would not exist.

How many liquor stores have shoot-outs between each other? Yet when alcohol was illegal the black-market distributors of alcohol found it necessary to have shoot-outs and murders between each other on a regular basis. This was because, being that their business was illegal, they did not have access to the courts in which to settle their disputes; as well, because their business was illegal, this raised the stakes of doing business, for if they got caught then they would go to prison--thus it became profitable to resort to murder in order to solve problems which would otherwise lead to prison. And how many tobacco smokers resort to theft and prostitution in order to support their habit? Yet clinical studies have shown that tobacco is more habit forming than heroin. The reason you don't see tobacco smokers doing such things is because tobacco addicts can afford to support their habit. When Russia experienced an artificial shortage of cigarettes over a decade ago due to its socialist economy, tobacco smokers took to the streets en masse rioting--requiring emergency shipments of Marlboros and
other cigarette brands from the U.S. in order for it to cease. If heroin or crack were legal it would cost no more (and probably less) than a tobacco habit, and so heroin and crack addicts would be able to support their habit by working at a regular job instead of resorting to theft and prostitution. If one should doubt this last statement, it should be born in mind that the original laws in the U.S. against the use of opium were to punish the Chinese opium-smoking immigrants in the early 1900s, who were so productive that they were taking railway construction jobs away from native White Americans.

As a parting note on this subject, I will leave you with what Peter counseled us: "But let none of you suffer as a murderer, a thief, an evildoer, or as a busybody in other people's matters" (1 Peter 4:15). How very much this last admonition applies to all forms of drug-prohibition!

17.4.15 Woe to Lawyers!

In Jesus' day, as well as in modern times, lawyers have had quite a system worked out for themselves. Not only are lawyers the ones that write the laws, but they are also the ones who become rich in prosecuting and defending people from those very laws that they or their colleagues have written in the first place. As well, most politicians, especially in modern times, are also lawyers. Thus, throughout history there has existed a grotesque system whereby the very people responsible for the laws have a perverse incentive in making sure that they are as arcane, unintelligible, Byzantine and numerous as possible--hence, always insuring a healthy demand for their services.

This fact was certainly not lost on Jesus, and He made a point to warn lawyers that they are putting their very souls at stake in their chosen profession. Thus:

Matthew 23:13 "Woe to you, teachers of the law and Pharisees, you hypocrites! 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." (NIV)

Luke 11:46,52: And He said, "Woe to you also, lawyers! For you load men with burdens hard to bear, and you yourselves do not touch the burdens with one of your fingers. [...] [verse 52:] "Woe to you lawyers! For you have taken away the key of knowledge. You did not enter in yourselves, and those who were entering in you hindered."

This is not to say that all lawyers throughout history are unrighteous. There has existed and does exist a few principled lawyers who entered their profession in order to defend righteous people from the unjust laws that their colleagues are responsible for--but they are and have been quite a minority indeed. The simple fact of the matter is that most lawyers are simply in it for the money, and generally have shown little to no interest in rolling back or defending against unjust laws if doing so negatively affects their bottom line. Even the ones that often appear on the surface to be fighting against bad laws are usually being paid quite handsomely in doing so (think ACLU), or are loyal opposition and have already been bought and paid for to purposely lose the case in order to generate bad legal precedent in the case law, etc., etc.

So a "Christian lawyer" is not an absolute contradiction in terms, it's just exceedingly rare--and to the extent that such rare individuals do exist God has undoubtedly blessed them for their work in protecting His children against this Satanic world system. But in the main, how true indeed Jesus was being when He warned lawyers that they were jeopardizing their very souls in practicing the profession that they have chosen! Woe to lawyers indeed!

17.4.16 Jesus on Government Courts: Avoid Them!

Another thing which is quite congruent with Jesus' above warning to lawyers is Jesus' advice for the faithful to avoid the government's courts if at all possible:

Matthew 5:25,26: "Agree with your adversary quickly, while you are on the way with him, lest your adversary deliver you to the judge, the judge hand you over to the officer, and you be thrown into prison. Assuredly, I say to you, you will by no means get out of there till you have paid the last peony."

And:

Luke 12:57-59: "Yes, and why, even of yourselves, do you not judge what is right? When you go with your adversary to the magistrate, make every effort along the way to settle with him, lest he drag you to the judge, the judge deliver you to the officer, and the officer throw you into prison. I tell you, you shall not depart from there till you have paid the very last mite."
 Needless to say, government judges are also lawyers, so Jesus' advice here fits in with His warning to lawyers. It also completely demolishes the notion that Jesus considers what the government's positive law regards as "authorities" to be true authorities--or otherwise Jesus would have no problem with such government judges resolving disputes among the faithful. In fact, Paul absolutely confirms this notion in 1 Corinthians 6:1-8:

_Dare any of you, having a matter against another, go to law before the unrighteous, and not before the saints? Do you not know that the saints will judge the world? And if the world will be judged by you, are you unworthy to judge the smallest matters? Do you not know that we shall judge angels? How much more, things that pertain to this life? If then you have judgments concerning things pertaining to this life, do you appoint those who are least esteemed by the church to judge? I say this to your shame. Is it so, that there is not a wise man among you, not even one, who will be able to judge between his brethren? But brother goes to law against brother, and that before unbelievers! Now therefore, it is already an utter failure for you that you go to law against one another. Why do you not rather accept wrong? Why do you not rather let yourselves be cheated? No, you yourselves do wrong and cheat, and you do these things to your brethren!_ 

And this also conclusively demonstrates that the "authorities" that Paul spoke of in Romans 13 could not possibly have been the "authorities" as so regarded by the government--as Paul said that the government judges "are least esteemed by the church to judge!" Thus it is clear that he considered them to be no authority at all!

And so also James writes in James 2:6:

_But you have dishonored the poor man. Do not the rich oppress you and drag you into the courts?_

It needs to be pointed out that most of the rich in the days in which the above passage was written were rich due to grants of privilege by the government--particularly that of collecting taxes. Thus when James writes in the above of the rich oppressing the faithful and dragging them into the courts he is speaking of actual violations of individuals' just property rights, and not of individuals reneging on voluntary contracts in which they had entered into. And this brings us naturally to the next point which needs to be made:

**17.4.17 Jesus on the Rich**

Jesus had this to say about the rich:

_Luke 18:18-30: Now a certain ruler asked Him, saying, "Good Teacher, what shall I do to inherit eternal life?"
So Jesus said to him, "Why do you call Me good? No one is good but One, that is, God. You know the commandments: 'Do not commit adultery,' 'Do not murder,' 'Do not steal,' 'Do not bear false witness,' 'Honor your father and your mother.' " And he said, "All these things I have kept from my youth." So when Jesus heard these things, He said to him, "You still lack one thing. Sell all that you have and distribute to the poor, and you will have treasure in heaven; and come, follow Me." But when he heard this, he became very sorrowful, for he was very rich.

And when Jesus saw that he became very sorrowful, He said, "How hard it is for those who have riches to enter the kingdom of God! For it is easier for a camel to go through the eye of a needle than for a rich man to enter the kingdom of God." And those who heard it said, "Who then can be saved?" But He said, "The things which are impossible with men are possible with God." Then Peter said, "See, we have left all and followed You." So He said to them, "Assuredly, I say to you, there is no one who has left house or parents or brothers or wife or children, for the sake of the kingdom of God, who shall not receive many times more in this present time, and in the age to come eternal life." (See also Matt. 19:16-30; Mark 10:17-31.)_

Some have given this as anti-libertarian commentary. But first of all, in analyzing this statement by Jesus it needs to be pointed out that it is easier for a camel to go through the eye of a needle than for any person whatsoever to enter the Kingdom of God. But Jesus also said that "The things which are impossible with men are possible with God" (verse 27). It is standard Christian doctrine that it is impossible for anyone to enter the Kingdom of God on their own--that the only way in which anyone enters the Kingdom of God is through the saving grace of Jesus Christ alone (see John 14:6). Thus, the rich are by no means unique in this particular aspect. And so also, from this alone it cannot be claimed that Jesus had it in for rich people per se more than any other group.

Second, when Jesus counseled this particular rich person to sell all that he had and distribute the proceeds to the poor, this was in fact an exceedingly libertarian thing for Jesus to advise this person. For this was not just any kind of rich person--this was a rich person of a particular type: a ruler, i.e., one who has some variety of command over an Earthly, mortal government. And thus, the riches that this particular rich person was in possession of had been obtained through extortion.
and theft, i.e., by the threat and force of arms and might--this particular ruler's opinion to the contrary (verse 21) not withstanding scrutiny: almost no rulers throughout history have ever regarded their wealth as having been obtained through stealing:

> Justice being taken away, then, what are kingdoms but great robberies? For what are robberies themselves, but little kingdoms? The band itself is made up of men; it is ruled by the authority of a prince, it is knit together by the pact of the confederacy; the booty is divided by the law agreed on. If, by the admittance of abandoned men, this evil increases to such a degree that it holds places, fixes abodes, takes possession of cities, and subdues peoples, it assumes the more plainly the name of a kingdom, because the reality is now manifestly conferred on it, not by the removal of covetousness, but by the addition of impunity. Indeed, that was an apt and true reply which was given to Alexander the Great by a pirate who had been seized. For when that king had asked the man what he meant by keeping hostile possession of the sea, he answered with bold pride, "What thou meanest by seizing the whole earth; but because I do it with a petty ship, I am called a robber, whilst thou who dost it with a great fleet art styled emperor."
> [St. Augustine, Book 4, Chapter 4 of The City of God.]

Thus, when Jesus offered this counsel to this particular rich person, He was merely telling this person what any good libertarian would have said in the same situation--particularly a natural-rights libertarian such as a Rothbardian.

17.4.18 Jesus Engaged in Conspicuous Consumption when He Could have Provided for the Poor Instead

Some have maintained--usually in an effort to make some larger political point--that Jesus was some sort of ascetic who was against individuals having material riches, especially when those material goods could be used to provide for the poor instead. Yet Jesus Himself engaged in conspicuous consumption when He could have provided for the poor instead:

Matthew 26:6-13: And when Jesus was in Bethany at the house of Simon the leper, a woman came to Him having an alabaster flask of very costly fragrant oil, and she poured it on His head as He sat at the table. But when His disciples saw it, they were indignant, saying, "Why this waste? For this fragrant oil might have been sold for much and given to the poor." But when Jesus was aware of it, He said to them, "Why do you trouble the woman? For she has done a good work for Me. For you have the poor with you always, but Me you do not have always. For in pouring this fragrant oil on My body, she did it for My burial. Assuredly, I say to you, wherever this gospel is preached in the whole world, what this woman has done will also be told as a memorial to her."
> [See also Mark 14:3-9; Luke 7:37,38; John 12:1-8.]

Yet here in this case of luxurious consumption on the part of Jesus is purely of ornamental value, i.e., of a purely aesthetic value--and a fleeting one at that! When Jesus' disciples complained about this "waste" Jesus told His disciples to stop bothering the woman about it! At the very least, this demonstrates the notion that Jesus was some sort of austere, principled ascetic to be an untenable one--and thus also, any attempt to make some larger political point out of such a notion is automatically moot.

As well, Paul had this to say as to one's ultimate responsibility in providing for others:

> 2 Thessalonians 3:10: For even when we were with you, we commanded you this: If anyone will not work, neither shall he eat.

17.4.19 Jesus Has Called us to Liberty--Yet Those Who Pay Taxes are not Free!

Another Bible passage that is sometimes cited by statists to supposedly demonstrate that Jesus supported the paying of taxes--but which in actuality demonstrates the exact opposite--is in Matthew 17:24-27:

> When they had come to Capernaum, those who received the temple tax came to Peter and said, "Does your Teacher not pay the temple tax?"; he said, "Yes." And when he had come into the house, Jesus anticipated him, saying, "What do you think, Simon? From whom do the kings of the earth take customs or taxes, from their sons or from strangers?" Peter said to Him, "From strangers." Jesus said to him, "Then the sons are free. Nevertheless, lest we offend them, go to the sea, cast in a hook, and take the fish that comes up first. And when you have opened its mouth, you will find a piece of money; take that and give it to them for Me and you."

But it appears that the only reason Jesus paid the temple tax (and by supernatural means at that) as told above in Matt. 17:24-27 was so as not to stir up trouble which would have interfered with the necessary fulfillment of Old Testament Scripture (see Psalm 41:9; 69:25; 109:8; Zech. 11:12,13--see also Matt. 26:54,56; Mark 14:49; John 13:18-30; Acts 1:15-26) and Jesus' previous prediction of His betrayal as told in Matt. 17:22--neither of which would have been fulfilled had

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Jesus not paid the tax and been arrested because of it. Jesus Himself supports this view when He said of it "Nevertheless, lest we offend them . . .," which can also be translated "But we don't want to cause trouble" (CEV)--at any rate, this comment by itself clearly demonstrates that Jesus was hardly enthusiastic about the prospect of paying taxes.

But moreover, Jesus said this after in effect saying that those who pay customs and taxes are not free (v. 25,26). This is the necessary implication of this passage, for if the sons of the kings on Earth are free because they are exempt from paying taxes then this certainly implies that those who are required to pay taxes are therefore not free on that account--either that or Jesus was merely being insipid when He said this (which at least from the Christian's viewpoint is certainly not something Jesus was ever known for). Yet the fact that Jesus considers those who are required to pay taxes as being unfree is enough to conclusively demonstrate that Jesus is necessarily against taxes, as one of the main reasons Jesus came was to call us to liberty! Jesus said this Himself as recorded in Luke 4:16-21:

So He came to Nazareth, where He had been brought up. And as His custom was, He went into the synagogue on the Sabbath day, and stood up to read. And He was handed the book of the prophet Isaiah. And when He had opened the book, He found the place where it was written:

'The Spirit of the LORD is upon Me, 
Because He has anointed Me 
To preach the gospel to the poor; 
He has sent Me to heal the brokenhearted, 
To proclaim liberty to the captives 
And recovery of sight to the blind, 
To set at liberty those who are oppressed; 
To proclaim the acceptable year of the LORD."

Then He closed the book, and gave it back to the attendant and sat down. And the eyes of all who were in the synagogue were fixed on Him. And He began to say to them, "Today this Scripture is fulfilled in your hearing."

So here we have it: Jesus Himself said that He came to proclaim liberty to the captives and to set at liberty the oppressed--and yet Jesus also said that those who pay taxes are not free!

Some may attempt to get around this glaring fact by pointing out that the word "free" in Matthew 17:26 is a translation of the Greek word eleutheros, whereas the word "liberty" in Luke 4:18 is a translation of the Greek word apheis. But eleutheros is the adjective form of the noun eletheria, and means: freeborn, i.e., in a civil sense, one who is not a slave, or of one who ceases to be a slave, freed, manumitted; or at liberty, free, exempt, unrestrained, not bound by an obligation--and apheis means: release from bondage or imprisonment; forgiveness or pardon, i.e., remission of the penalty. Thus, when used in the context above these two words are completely congruent in meaning with each other. As well, if one desires to go back further to the original Hebrew of Isaiah 61:1 which Luke 4:18 is quoting from, the word apheis is a translation of the Hebrew word rvard (which roughly transliterates as "darowr") which is a noun that means: a flowing (as of myrrh), free run, or liberty. And so this word, too, is completely congruent in meaning with eleutheros when used in the above context. Indeed, the Greek Septuagint translates this Hebrew word in the above passage as apheis. Thus it cannot be honestly maintained that Jesus had in mind two separate meanings when he spoke the above words, as the only sensible meaning of these separate words are completely congruent with one another when used in their above context.

It might be pointed out by some that the New International Version translates the Greek word eleutheros in Matthew 17:26 as "exempt." But this is a damning example of how some modern Bible translations have been Bowdlerized in order to avoid inconvenient facts--particularly political ones--that are often found in the Bible. As was mentioned before, if indeed this were assumed to be the correct translation of this word, then for Jesus to make such an utterly pointless and vapid comment would have been totally insipid on His part--again, not something Jesus was ever known for, at least from the true Christian's perspective. The only meaning in which this comment by Jesus can be taken which actually makes any point whatsoever and avoids meaningless, inane and idle talk on His part is for the Greek word eleutheros in Matthew 17:26 to be translated as "free" (or otherwise "at liberty," etc.)--which is precisely how the King James Version and most other English Bible translations have handled this passage. Again, trying to avoid this most obvious and direct translation renders Jesus' comment here absolutely irrelevant and inane.

As well, Paul and the original apostles understood that one of the main reasons Jesus came was to call us to liberty. Thus:

1 Corinthians 7:23: You were bought at a price; do not become slaves of men.
1 Corinthians 9:19-23: For though I am free [eleutheros] from all men, I have made myself a servant to all, that I might win the more; and to the Jews I became as a Jew, that I might win Jews; to those who are under the law, as under the law, that I might win those who are under the law; to those who are without law, as without law (not being without law toward God, but under law toward Christ), that I might win those who are without law; to the weak I became as weak, that I might win the weak. I have become all things to all men, that I might by all means save some. Now this I do for the gospel's sake, that I may be partaker of it with you.

2 Corinthians 3:17: Now the Lord is the Spirit; and where the Spirit of the Lord is, there is liberty [eleutheria].

Galatians 4:6,7: And because you are sons, God has sent forth the Spirit of His Son into your hearts, crying out, "Abba, Father!" Therefore you are no longer a slave but a son, and if a son, then an heir of God through Christ.

Galatians 5:1: Stand fast therefore in the liberty [eleutheria] by which Christ has made us free [eleutheros], and do not be entangled again with a yoke of bondage.

Galatians 5:13,14: For you, brethren, have been called to liberty [eleutheria]; only do not use liberty [eleutheria] as an opportunity for the flesh, but through love serve one another. For all the law is fulfilled in one word, even in this: "You shall love your neighbor as yourself."

James 1:25: But he who looks into the perfect law of liberty [eleutheria] and continues in it, and is not a forgetful hearer but a doer of the work, this one will be blessed in what he does.

James 2:12: So speak and so do as those who will be judged by the law of liberty [eleutheria].

1 Peter 2:16: Live as free [eleutheros] men, yet without using your freedom [eleutheria] as a pretext for evil; but live as servants of God. (RSV.)

It needs to be pointed out that the Greek noun eleutheria is completely congruent in meaning with the English word "liberty," i.e., as in "freedom from slavery," "independence," "absence of external restraint," "a negation of control or domination," "freedom of access," etc. Some have contended that any demarcation of property "restricts liberty," i.e., the liberty of others to use these resources, and so have maintained that the very concept of "total liberty" for everyone is an untenable one. But as Prof. Murray N. Rothbard has pointed out in Power and Market (pg. 242):

This criticism misuses the term "liberty." Obviously, any property right infringes on others' "freedom to steal." But we do not even need property rights to establish this "limitation"; the existence of another person, under a regime of liberty, restricts the "liberty" of others to assault him. Yet, by definition, liberty cannot be restricted thereby, because liberty is defined as freedom to control what one owns without molestation by others. "Freedom to steal or assault" would permit someone—the victim of stealth or assault—to be forcibly or fraudulently deprived of his person or property and would therefore violate the clause of total liberty: that every man be free to do what he wills with his own. Doing what one wills with someone else's own impairs the other person's liberty.

17.4.20 Jesus Will Overthrow All the Governments of the World and Punish All the Rulers in the Time of His Judgment (i.e., His Second Coming)

In the above it was clearly demonstrated that the Earthly, mortal governments are firmly under the control of Satan—that it is Satan who is the true god and ruler over this perverted governmental world system wherein power-mad psychotics rule over our existence and exempt themselves from every standard of decency which people would otherwise expect from any common stranger. Yet this diabolical, demonically-controlled government system is not to last forever. The Bible is quite clear and explicit in many passages as to what God's Judgment—i.e., the Second Coming of Christ—is to be about.

Lucifer's false Christ--i.e., the Anti-Christ--will come to strengthen and empower government during the last days: cementing together for the first time in human history a world government—of which God will allow to continue for a short time (Rev. 17:9-18). This world government will be the ultimate culmination of the very essence of everything which government represents: in short, it will be the most diabolical government which has ever existed, with mass murder of the righteous on a massive scale (Rev. 20:4). All the rulers of the Earth will whore themselves with this world government and be aligned against Jesus Christ during the final battle of Armageddon (Rev. 16:14; 17:2; 18:3,9; 19:19).

Yet the coming of God's true Christ--Jesus Christ--is to be the exact opposite of Satan's Christ! Instead of strengthening government, Jesus Christ will come to abolish and utterly annihilate all the governments of the world: including all the rulers of those governments along with them!
As it is written in the Old Testament concerning the End-Times Judgment of God, i.e., Jesus' Second Coming:

Psalm 110:5,6: The Lord is at Your right hand; He shall execute kings in the day of His wrath. He shall judge among the nations, He shall fill the places with dead bodies, He shall execute the heads of many countries.

And the above prophecy is also mirrored by the prophet Isaiah:

Isaiah 24:21,22: It shall come to pass in that day That the Lord will punish on high the host of exalted ones, And on the earth the kings of the earth. They will be gathered together, As prisoners are gathered in the pit. And will be shut up in the prison; After many days they will be punished.

This is quite amazing indeed when one realizes that the prophet Ezekiel foresaw this exact thing concerning God's End-Time Judgment--this time as it specifically concerned the rulers over Israel:

Ezekiel 34:1-10: And the word of the LORD came to me, saying, "Son of man, prophecy against the shepherds of Israel, prophecy and say to them, Thus says the Lord GOD to the shepherds: "Woe to the shepherds of Israel who feed themselves! Should not the shepherds feed the flocks? You eat the fat and clothe yourselves with the wool; you slaughter the fatlings, but you do not feed the flock. The weak you have not strengthened, nor have you healed those who were sick, nor bound up the broken, nor brought back what was driven away, nor sought what was lost; but with force and cruelty you have ruled them. So they were scattered because there was no shepherd; and they became food for all the beasts of the field when they were scattered. My sheep wandered through all the mountains, and on every high hill, yes, My flock was scattered over the whole face of the earth, and no one was seeking or searching for them." Therefore, you shepherds, hear the word of the LORD: "As I live," says the Lord GOD, "surely because My flock became a prey, and My flock became food for every beast of the field, because there was no shepherd, nor did My shepherds search for My flock, but the shepherds fed themselves and did not feed My flock"--therefore, O shepherds, hear the word of the LORD! Thus says the Lord GOD: "Behold, I am against the shepherds, and I will require My flock at their hand; I will cause them to cease feeding the sheep, and the shepherds shall feed themselves no more; for I will deliver My flock from their mouths, that they may no longer be food for them."

Now obviously when God, speaking here to Ezekiel, refers to "shepherds," He is using this as a metaphor for rulers, just as "flock" is a metaphor for the masses of people. Consider also the following passage by the prophet Zechariah concerning God's End-Times Judgment:

Zechariah 10:3: "My anger is kindled against the shepherds, And I will punish the goatherds. [...]"

Now obviously again, God, speaking here to Zechariah--just as Ezekiel before him--is not talking about literal shepherds and goatherds, but is using these expressions as metaphors for rulers--indeed, this is how the NRSV translates it: "My anger is hot against the shepherds, and I will punish the leaders. [...]"

Thus, there is an amazing continuity within the Old Testament prophecies as to what God's End-Times Judgment is, at least in part, to consist of: the punishment of all the Earthly rulers and the abolition of all mortal rulerships! Can there be any doubt left in an honest, true Christian's mind as to just how much Jesus absolutely abhors and detests government? If there should be the slightest shred of doubt left in one's mind, then please, choose to walk in the clear light of Liberty and let Paul say--once and for all--that last misplaced sense of doubt:

I Corinthians 15:23,24: But each one in his own order: Christ the firstfruits, afterward those who are Christ's at His coming. Then comes the end, when He delivers the kingdom to God the Father, when He puts an end to all rule and all authority and power.

How could it possibly be stated any clearer?! The governments of the Earth are not of God, they are of Satan, and Jesus will come to utterly destroy them ALL during His Judgment!

As it is written:

Revelation 19:19-21: And I saw the beast, the kings of the earth, and their armies, gathered together to make war against Him who sat on the horse and against His army. Then the beast was captured, and with him the false prophet who worked signs in his presence, by which he deceived those who received the mark of the beast and those who worshiped his image. These two were cast alive into the lake of fire burning with brimstone. And the rest were killed with the sword which proceeded from the mouth of Him who sat on the horse. And all the birds were filled with their flesh.
In the above passage from Revelation, the "rest" referred to being "killed with the sword which proceeded from the mouth" of Jesus in verse 21 are "the kings of the earth, and their armies, gathered together to make war against Him who sat on the horse and against His army," which was previously referred to in verse 19. 

And so it is found that from the Old Testament through the New Testament that there is a remarkable continuity and agreement as to what the fate of the Earthly governments shall be during God's Judgment. And so also, this all demonstrates unmistakably just how much God is opposed to the ghastly, Satanical machination called government!

There can be no honest doubt: Jesus is an anarchist!

**17.4.21 God's People are to be Volunteers and Self-Rulers in the Kingdom of Christ**

Some may object to the designation of Jesus as an anarchist--as some may counter, What about the Kingdom of Christ that is to be established after the Judgment? But as was pointed out in several places above, the "Kingdom of Christ" will in no sense be an actual government as they have existed on Earth and operated by mortals. For the Kingdom of Christ is to be the diametrically functional opposite of any government which has ever existed on Earth before. Thus, it is perfectly fine to refer to the "Kingdom of Christ" as long as one bears in mind that it has nothing whatsoever to do with any historical government that has ever existed. And so when it is said herein that "Jesus is an anarchist," this is merely an objective designation as it refers to all Earthly, mortal governments, and all governments of their kind. People have been trained from birth by the Satanic, mortal governments to fear this word and to recoil from it, but it is used here only in its most objective sense.

It has been said above that the Kingdom of Christ is to be the functional opposite of any government which has ever existed before. What exactly is meant by this?

Well, to begin with, unlike all mortal governments, which compel people to support them whether they want to or not--in the form of taxes, etc.--the only thing anyone can give to God which He does not already have is their voluntary love. God gives to all their very life, and God sustains all (Job 34:14,15; Acts 17:25). The seeking of material possessions means nothing to God as He is what makes their very existence possible. Therefore taxes and their like will have no place in God's Kingdom, as God has no need for such material support, as do the mortal governments.

But God is always seeking our love; but true love cannot be forced from someone, real love can only be a voluntary process. Therefore there will be no compulsion on the part of God. As it is written in Psalm 110:3 concerning the establishment of Jesus' Kingdom:

> Your people shall be volunteers  
> In the day of Your power;  
> In the beauties of holiness, from the womb of the morning,  
> You have the dew of Your youth.

Thus the people of God's Kingdom shall be volunteers! How different indeed from all the mortal governments which compel people to support them through theft and extortion!

And in further elaboration of this, let us consider the following passage from Revelation:

> Revelation 5:8-10: Now when He had taken the scroll, the four living creatures and the twenty-four elders fell down before the Lamb, each having a harp, and golden bowls full of incense, which are the prayers of the saints. And they sang a new song, saying:
> "You are worthy to take the scroll,  
> And to open its seals;  
> For You were slain,  
> And have redeemed us to God by Your blood  
> Out of every tribe and tongue and people and nation,  
> [verse 10:] And have made us kings and priests to our God;  
> And we shall reign on the earth."
>
> [See also Rev. 1:6.]
Yet what exactly is verse 10 in the above passage talking about? If we righteous shall all be volunteers and all the workers of iniquity have been cast into Hell, then who exactly is left for us to be king over and what exactly shall we be reigning over? Each other? Does that make any sense?

Obviously the only who for us to be kings over is our own persons and the only what for us to reign over shall be our own domain. For the first time in history mankind will truly be free from the yolk of bondage—that Satanic world system of servitude in all of its many guises. For the first time ever we will be self-rulers and our homes truly will be our castles! We shall be complete and absolute sovereigns over our own lives!

Because it very much bears repeating, I will leave this section by citing what Paul had to say on this matter one more time, for he said it as well and as plainly as it could possibly be stated:

1 Corinthians 15:23,24: But each one in his own order: Christ the firstfruits, afterward those who are Christ's at His coming. Then comes the end, when He delivers the kingdom to God the Father, when He puts an end to all rule and all authority and power.

Amen.

17.4.22 In Closing

"The Christian ideal has not been tried and found wanting. It has been found difficult, and left untried."

Gilbert Keith Chesterton, Part I, Chapter 5, "The Unfinished Temple," in What's Wrong with the World.

In all of my research into Jesus Christ I have discovered that He is nothing if not a perfectly consistent libertarian, at least as it concerns His political ethic. I could come across not one instance of Him contradicting this position, either in word or in action. I can't say that I was really surprised by this, although I suppose to many it may be surprising to learn this. For one thing, when Jesus gave the Golden Rule as the ultimate social ethic (Matt. 7:12; Luke 6:31), it's clear that He actually meant it. Yet, as was demonstrated above, this ethic is just a different formulation of the libertarian Non-Aggression Principle, at least as a political ethic. As a strictly political ethic it is actually completely congruent with the libertarian Non-Aggression Principle, in that as political ethics they actually prohibit the same activity: i.e., aggression against people's just property—and ultimately all just property titles can be traced back by way of voluntary transactions (which would thus be consistent with the Golden Rule) to the homesteading of unused resources; or (2) in the case in which such resources were expropriated from a just owner and the just owner or his heir(s) can no longer be identified or are deceased, where the first non-aggressor possesses the resource (which can then be considered another form of homesteading).

What I have shown above is that Jesus has called us to liberty, and that liberty and Christ's message are incompatible with government. Indeed, governments throughout history have been the most demonic force to ever exist on Earth. We need not lament their passing, but instead look forward to it.

Before I leave you, there exists a couple of other points that need to be mentioned as to what the importance of this message is:

To start with, as Christians how can we be attentive to the cries of the oppressed if we don't even recognize the oppressor? How can we comfort and give aid to someone if we don't even recognize them as a victim? We are liable to be obtuse and uncaring to those who have been unjustly wronged by this Satanic world system if we don't even recognize the main instrument of Satan's power on this Earth. So that is first and foremost: by realizing and understanding the truth as to the diabolical origin of government one will thereby have gained back part of one's humanity which this Satanic world system has worked so hard in making people oblivious to. One need only watch some of the old Nazi propaganda films of thousands of German youths goose-stepping in unison to realize just how effective this demonic world system can sometimes be in stripping people of their humanity.

Second, according to the Bible, it makes a difference as to when Jesus' Second Coming will occur depending on our actions in being able to raise the awareness of the world's population. While although I mentioned Étienne de la Boétie in the introduction and pointed out that if a critical mass of the population could come to understand and accept the truth as to the true nature of governments that it would be enough to topple them, this is ultimately true because it would in this case hasten the coming of Jesus Christ! Thus Peter wrote about Christians being able to hasten the coming of Christ:
2 Peter 3:11, 12: Therefore, since all these things will be dissolved, what manner of persons ought you to be in holy conduct and godliness, looking for and hastening the coming of the day of God, because of which the heavens will be dissolved, being on fire, and the elements will melt with fervent heat?

And another extremely important reason for this message presented herein has already been touched on in one of the above sections. The Bible tells of a massive End-Times deception perpetrated by Lucifer upon the masses in the form of the Anti-Christ. Although if one understands what the coming of God's real Christ is to be about--as Paul puts it "Then comes the end, when He delivers the kingdom to God the Father, when He puts an end to all rule and all authority and power" (1 Cor. 15:24)--then it will be impossible for one to be deceived by the Anti-Christ, as the Anti-Christ will come to strengthen government, not to abolish it. Some Christians mistakenly believe that so long as one accepts a person called "Jesus" as their Lord and Savior then they will have eternal salvation. Yet there will be many people in the End-Times Judgment who will consider themselves to be good Christians worshiping the true Second Coming of Jesus Christ, and yet in doing so they will have condemned themselves to Hell! The Anti-Christ will present himself as being the Second Coming of Jesus! But Jesus said, "I am the way, the truth, and the life. No one comes to the Father except through Me" (John 14:6)! Thus if one worships a lie in place of the truth then the fact that one will have called this lie by the name of "Jesus" will be of no help! In fact, to do so is blasphemy! In order for one to really worship Jesus one first has to know what the truth of Jesus is about. And that, my friends, is the ultimate purpose of this document: that people may come to know the real Jesus. And what Jesus is about is liberty--at least as politics is concerned.

But lastly, many unjust government actions have been supported by self-professed Christians, such as with Prohibition and the War on Drugs, even though such unjust laws are completely unjustifiable from a Biblical perspective and indeed very anti-Christian in the most literal sense of the word. As well, such government actions as taxes are also completely anti-Christian. Thus, in clearly demonstrating how Jesus was nothing if not a perfectly consistent libertarian--at least as it concerned His political ethic--from this Christians can get a clear picture as to what their objectives should be as it concerns such matters, instead of "giving heed to deceiving spirits and doctrines of demons" as Paul put it (1 Tim. 4:1). I dread to think how many young men have been raped in the U.S. prison system because they had violated some make-believe "crime" against using or selling certain pharmaceuticals--that aggresses against no one--which people calling themselves Christians had supported. As Christians, we need to be aware of the tricks Satan has used throughout history to get people to support his empowerment. We need to be above all the pettiness and walk in the clear light of liberty which Jesus commanded us and declare everyone to be a sovereign over their own domain, unless they should violate another's right of the same.

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Appendix: Articles Everyone Should be Familiar With:
The Anatomy of the State
by Prof. Murray N. Rothbard:
http://www.mises.org/easaran/chap3.asp

Defense Services on the Free Market
by Prof. Murray N. Rothbard:
http://www.geocities.com/vonchloride/marketdefense.html

The Private Production of Defense
by Prof. Hans-Hermann Hoppe:
http://www.mises.net/journals/jls/14_1/14_1_2.pdf
or:
http://www.mises.org/journals/scholar/ Hoppe.pdf
and:

Fallacies of the Public Goods Theory and the Production of Security
by Prof. Hans-Hermann Hoppe:
http://www.mises.net/journals/jls/9_1/9_1_2.pdf
18  **Rebutted False Arguments Defending or Advancing Socialism**

The following subsections rebut the most common misconceptions about socialism. You can find more such rebuttals in the following locations on our site:

1.  *Communism, Socialism, Collectivism Page*, Section 7: Socialism, Family Guardian Fellowship
   https://famguardian.org/Subjects/Communism/Communism.htm#SOCIALISM;

2.  Family Guardian Forum 6.7.1: Collectivism, communism, and socialism

3.  *Socialism, Communism, Welfare State Videos*, SEDM
   https://sedm.org/socialism-communism-welfare-state/

### 18.1 Misconceptions about Socialism Derived from Dr. Richard Wolff’s “Socialism for Dummies” Youtube videos and podcasts

**EDITORIAL:** Dr. Richard D. Wolff is a college professor who has been spreading Marxist ideas on college campuses that promote Socialism. His main audience is ignorant young people who don’t know how to think critically and therefore fall prey to his propaganda about the “benefits” of socialism. The following question and answer series derives from the Family Guardian Member Forums. They originated from a member who was a student of Wolff and who bit his deceptive “bait” on Youtube. Caveat emptor.

**False statement:**

Subject: Socialism Definition

This message is not intended to cause offense. I have noticed that the author of these documents tends to use the word “Socialism” a lot in places where it doesn’t belong. The author seems to be under the same kind of confusion about Socialism as most other people, and seems to believe that Socialism is synonymous with “Communism” which it is not. For educational purposes on this topic, I recommend the following video:

**What is socialism?**, Dr. Richard Wolff
https://www.youtube.com/watch?v=NjwGzYbvyIc

This video does an excellent job of explaining what Socialism really is, and why it is so misunderstood.

In order to discontinue the perpetuation of this misunderstanding, I ask that you please review this video and other sources that you may find, and if you deem that the use of the word “Socialism” has been misused in your documents, to please update them.

**Case in point:** Communism is not Socialism, Socialism is not Communism. Capitalism and Socialism are complete and total opposites. Governments are not Socialist, they are State Capitalists. This will be explained in the video.

Thank you very much for your deep consideration on this topic, as I believe it is extremely important on the subject of freedom that we not be confused about the term “Socialism.”

I look forward to your response AFTER you have reviewed the subject material. Thanks again.

**Rebuttal:**

We watched the video in its entirety. We are familiar with Dr. Richard Wolff and his videos have been posted to the SEDM Socialism playlist for years:
We are not confused about the meaning of socialism. It is defined in the dictionary as government control or ownership of all property. The essence of ownership is the right to exclude, and therefore, under socialism the GOVERNMENT is the only one that can take any and all property away from others and you are not allowed to take it away from them or exclude them from using or benefitting from the use of property. Granting the government a monopoly on absolute ownership of property in and of itself violates the very notion of equal protection and equal treatment and ultimately results in religious idolatry.

Also, in effect, what Wolf proposes is to turn ALL property ownership into a government franchise. This is extremely dangerous and in effect makes everyone into a slave of government. We discuss why this is and how it is accomplished from a legal perspective in the following resources on our site:

1. Government Franchises Course, Form #12.012
   https://sedm.org/Forms/FormIndex.htm
2. Government Instituted Slavery Using Franchises, Form #05.030
   https://sedm.org/Forms/FormIndex.htm

The main feature of Wolff’s discussion is to foment discontentment and covetousness, which is a religious sin that violates the Ten Commandments.

“You shall not covet your neighbor’s house; you shall not covet your neighbor’s wife, nor his male servant, nor his female servant, nor his ox, nor his donkey, nor anything that is your neighbor’s.”
[Exodus 10:17, Bible, NKJV]

It also hyper focuses on THEFT of private property and PRIVATE PROPERTY rights from those who don’t want to participate as a method of reform. No system based on compulsion or theft or covetousness can be a just system. By “just” or “justice”, we mean the following:

What is “Justice”? Form #05.050
https://sedm.org/Forms/FormIndex.htm

What professor Richard Wolff describes in the video is a form of shared ownership and control of a business. That shared ownership can and should be implemented WITHOUT government involvement and would be just as effective if it was. Employee ownership of companies, in fact, is ALREADY implemented and has been around for decades. It is called profit sharing or stock plans (rewards) in which employees can buy discounted shares of the company through their payroll.

Coops wouldn’t need government support or tax breaks to work if government couldn’t collect the FRAUDULENT taxes that would help it to begin with:

Great IRS Hoax, Form #11.302
https://famguardian.org/Publications/GreatIRSHoax/GreatIRSHoax.htm

There is NO DIFFERENCE between what Wolff describes and what has already been implemented. All corporations are instrumentalities of the government and as such, ownership of the company is ALREADY shared with the government.

At common law, a “corporation” was an “artificial person endowed with the legal capacity of perpetual succession” consisting either of a single individual (termed a “corporation sole”) or of a collection of several individuals (a “corporation aggregate”), 3 H. Stephen, Commentaries on the Laws of England 166, 168 (1st Am. ed. 1845). The sovereign was considered a corporation. See id., at 170; see also 1 W. Blackstone, Commentaries *467. Under the definitions supplied by contemporary law dictionaries, Territories would have been classified as “corporations” (and hence as “persons”) at the time that 1893 was enacted and the Dictionary Act recodified. See W. Anderson, A Dictionary of Law 261 (1893) (“All corporations were originally modeled upon a state or nation”); 1 J. Bouvier, A Law Dictionary Adapted to the Constitution and Laws of the United States of America 318-319 (11th ed. 1866) (“In this extensive sense the United States may be termed a corporation”); Van Brocklin v. Tennessee, 117 U.S. 151, 154 (1886) (“The United States is a . . . great corporation . . . ordained and established by the American people”) (quoting United [495 U.S. 182, 202] States v. M'Intosh, 25 F.Cas. 1211, 1216 (No. 15,747) (CC Va. 1823) (Marshall, C.J.)); Cotton v. United States, 11 How. 229, 231 (1851) (United States is “a corporation”). See generally Trustees of Dartmouth College v. Woodward, 4 Wheat. 518, 561-562 (1819) (explaining history of term “corporation”).
All stockholders of corporations are government contractors and therefore instrumentalities of the government:

The court held that the first company’s charter was a contract between it and the state, within the protection of the constitution of the United States, and that the charter to the last company was therefore null and void. Mr. Justice DAVIS, delivering the opinion of the court, said that, if anything was settled by an unbroken chain of decisions in the federal courts, it was that an act of incorporation was a contract between the state and the stockholders, ‘a departure from which now would involve dangers to society that cannot be foreseen, would shock the sense of justice of the country, unhinge its business interests, and weaken, if not destroy, that respect which has always been felt for the judicial department of the government.’

[New Orleans Gas Co. v. Louisiana Light Co., 115 U.S. 650 (1885)]

Therefore, what he proposes is not a new idea. What would be a new idea is outlawing PRIVATE non-resident collectives who don’t want the government involved from forming PRIVATE entities not subject to tax. Do you think ANY government which has a monopoly on force would EVER permit this? NOT! The main entities that would be most likely to do this are religious entities because of biblical constraints, and therefore these entities would be DISCRIMINATED against BECAUSE of their religious practices in the system he proposes.

You state that Capitalism and Socialism are exact opposites. They are NOT. Corporations are capitalist and exist to make profit for the shareholders mainly. They are also government instrumentalities and franchises, as are the shareholders. Form #05.030. As such, government DOES own or control the property of corporations, which are government franchises. So they aren’t opposites.

You state that Socialism and Communism are not the same. They are the same when Socialism is implemented as follows:

1. The government has an equity interest in your labor and you as a human being and can take away ANY amount they want without limit. That implies they OWN you.
2. The government is permitted BY LAW to lie with impunity. This makes everything they say propaganda like the communists foment. That deception is called in: Legal Deception, Propaganda, and Fraud, Form #05.014
   https://sedm.org/Forms/05-MemLaw/LegalDecPropFraud.pdf
3. The government controls the media because all the media outlets are government corporations that can be censored and regulated as government franchises.

All three of the above are necessary components of communism, which involves government ownership or control of all property, propaganda, and control of the media.

In fact, we also propose collective PRIVATE ownership and democracy just as he does, to the EXCLUSION of government. There is also no reason why ALL of the social services government presently provides and pays for with STOLEN money cannot be privatized and run by a PRIVATE collective and forced to compete in the open market, just as he proposes.

You have a lot of homework to do because you don’t understand that even what you PRESUME are private enterprises are in fact PUBLIC. The following memorandums of law helps clarify the oversimplification of Wolff about Capitalism:

1. Corporatization and Privatization of the Government, Form #05.024
   https://sedm.org/Forms/05-MemLaw/CorpGovt.pdf
2. Government Instituted Slavery Using Franchises, Form #05.030
   https://sedm.org/Forms/05-MemLaw/Franchises.pdf

At this point, please define:

1. What you mean by “State Capitalist”
2. Why you think that Corporations are NOT governmental or PUBLIC after reading the above,
3. Why collective ownership of companies needs to have the government involved to be truly successful as he suggests.
4. Why employee ownership of companies ALREADY in existence for decades doesn’t fit the plan he has for what he calls “socialism”.

Socialism: The New American Civil Religion

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Form 05.016, Rev. 6-2-2014, ver. 1.12

EXHIBIT:_______
6. EXACTLY what document, page number, line number, and statement in any and all publications posted or linked on our site MISREPRESENTS the nature of socialism as it is legally defined, which is defined as government ownership or control of all property. The following should provide a good starting point for what we mean by “socialism”:

Socialism: The New American Civil Religion, Form #05.016
https://sedm.org/Forms/05-MemLaw/SocialismCivilReligion.pdf

Their response:

I appreciate your most informative response.

You will have to forgive me, I come from a background in Philosophy and I only started studying the Law about 6 months ago. I do, indeed, have a long ways to go and a lot to study still. I began studying the Law recently because I am inheriting my father’s business, who has always run his business as a Sole Proprietor and never paid taxes (except the one time he got sued for over $25K), I wish to operate the business as a lawful entity, but I also do not support the IRS/IMF scam and do not wish to participate in unlawful and fraudulent Income Taxes, and that is the reason I began studying the law.

1. By “State Capitalist” I mean, as opposed to “Private Capitalism.” Private Capitalism is like what we have the United States where the Capitalists are the Private Sector Businesses. Many of the businesses in the United States are actually Gov’t owned Corporations, but also many of them are owned and operated by Foreign Trusts. Google is a prime example, minus the Trust. Last time I checked (and I am going by memory here) Google paid a little over $2 Million in taxes one year, probably mostly income tax and FICA on their employee payroll, while they actually received over $2 Billion in tax returns as a result of their business having far more in tax deductions than they paid in taxes, simply because the Primary Office of the Business is located in Bermuda which has no Income Tax, leading the Company to make a revenue from tax returns.

On the other hand, Russia is a great example of “State Capitalism” where the Gov’t exclusively owns everything and such things as Private Business doesn’t even exist (again, this is based on memory, and I have much less research involved in Russia than the US). Essentially, State Capitalism is where the Gov’t is the Capitalist and owns all the Businesses and everyone else is an Employee, and Private Capitalism is where Businesses [at least appear] to be owned by Private Individuals. Also again, most businesses in the US are the legal property of the Gov’t, however, most of those businesses (especially the highest grossing businesses) are further owned and operated by Private Foreign Trusts (if they aren’t Foreign Entities to begin with) which essentially take the ownership [mostly] back out of the hands of Gov’t, but still keeps the Company subject to Statutory Law, they still have to file Taxes and pay Taxes, but if they play their cards right, they either pay significantly less in taxes, or even get a larger return than they paid in, like Google above (if that Article I read that one time was actually true).

2. Therefore, I do realize that Corporations and other legal entities are Public, and thus the property of the Gov’t, which is exactly what I would like to avoid happening with my Home Improvement Business. The only way I have discovered to skirt around the Gov’t is to establish your business in Foreign Gov’t with a Foreign Trust that owns it. Good places to do this are typically the Cook Islands, Cayman Islands, Bermuda, Panama, and others. Another good way to do this is to establish a non-profit foundation that owns and operates all of your businesses. If you establish your businesses as domestic entities, they will still be subject to domestic Statutes, but they will be immune from income taxes via their ownership under a non-profit foundation. The non-profit foundation is bit more work as it involves actually establishing a real non-profit foundation with a real purpose, which I intend to do someday, but first things first. I’m currently leaning towards a Foreign Trust and Foreign LLC through the Cook Islands for my first Business Venture.

3. I personally do not believe that any Gov’t needs to be involved with any employee owned companies. I don’t see the need for Gov’t to be involved in anything. Quite personally I consider myself to be a Spiritual Anarchist, similar to your Religious Anarchism, except that I do not subscribe to any particular religion, however I do believe in a singular God of all Creation, and I am a follower of what is known as “The Law of One” which states that God is All and All is God; that there is only One and that One is the God of all Creation; that all people are inherently FREE and EQUAL as All people and things are God and God is All people and things experiencing Its Creation through the infinitely various and limited perspectives of all things in Creation. So I believe that employee owned companies can exist without Gov’t involvement. However, I have a slightly different approach to the employee owned model myself. I’m not sure if you are familiar with the Holacracy model (https://www.holacracy.org/), but I am developing a similar model based on a slightly different, but just as naturally existing approach. While the HolAcrcy is based on the Holarchy of Nature, my HolOcracy is based on the
Holographic Nature and Structure of the Universe. I am currently developing a website for my HolOcracy, it is not up and running yet.

What I would like to accomplish in the future for my businesses, is to structure them as a Holocracy, regardless of what kind of entity that makes the business, so long as the business is not the property of any Gov’t and is Privately Owned and Operated by its “Members” (there are no employees/employers in the Holocracy). The Holocracy would be most similar to a Member Managed LLC in that it is managed by its members, but is most similar to an Employee owned business, in that everyone that works in the business is an Equal Co-owning/Co-managing Member, with an equal income to everyone else (it’s not just a free for all though, there are rules and regulations to help maintain efficiency and equal accountability). There is otherwise too much to explain about the Holocracy in this response, if you are curious I can give you the link to my website once it is up and running, but I still have a lot to figure out before I make it public. I’ve been working on it for two years now, at first, from a philosophical approach, but since I began studying the Law, it’s been going through a lot of changes and growing pains (Honestly, I could use some help, or it will take me FOREVER).

4. What Wolff explains is that Socialism is a highly misunderstood term mainly because of how it was initially synonymous with Communism, but then Russia, one of the first to become so-called “Communist” never actually finished becoming Socialist, they merely made it as far as becoming State Capitalists, and then Lenin’s Successor (can’t remember his name) instead of finishing what Lenin started and reforming Russia entirely into Socialism merely declared that the current state of affairs was Socialism and that they would call it “Communism.” However, the current state of affairs was not yet Socialism as Wolff defines it, it was merely “State Capitalism” as explained above.

Socialism is mostly defined by its root word “Social” whereas Capitalism is also most defined by its root word, “Capital.” Capitalism claims to create a “free enterprise,” but you can clearly see that only the people on top of the Capitalist Pyramid are the ones that are “free” while all the “employees” are actually slaves/serfs. On the other hand, Socialism claims to protect the “freedom and equality” of all its people. With or without “ownership” True Socialism, as I understand it, would protect the Freedom and Equality of all people as that is the fundamental basis of True Socialism. In Socialism, I believe there would be absolutely no concept of ownership at all, it’s either that, or everyone needs to have equal ownership status (such as in the Holocracy). Essentially, from my point of view at least, God is the only one that can claim to have ownership of any land, because only God created the land. In a business, a creation of Mankind, ownership under True Socialism would either have to be God owned and Member operated, or Member co-owned and operated (such as in the Holocracy). Either way, the basic premise of Capitalism, just like the basic premise of Statism is the centralization of wealth, power and authority. While True Socialism demands the decentralization of wealth, power and authority, and this is what makes Socialism the opposite of Capitalism. Capitalism is based on Centralization, and Socialism is based on Decentralization.

Again, the reason modern Communism is so confused with True Socialism is because a) they were originally synonymous and b) modern Communism claims to be True Socialism when it never actually finished becoming Socialism, and so Modern Communism is no longer synonymous with Socialism, but rather Communism is “State Capitalism” and Democracy is “Private Capitalism.” I got all that from watching Wolff. So perhaps he was mistaken about something? Personally, I like the idea of True Socialism as I have described herein, whether or not it agrees with any other version or definition of Socialism. But I am led to believe that Socialism is actually completely misunderstood today because of the confusion of how it became what is currently modern Communism, which modern Democracy is quite synonymous with in the sense of how the Gov’t operates.

I personally believe in Self-Government and am working on an idea for a new Societal Structure and Social Compact which defines a Holographically Organized Socialist Anarchy form of Self-Gov’t, that is really not all that different from existing systems; the differences are mainly in the psychological effects of the language and structure used in the promotion of Freedom and Equality for all (Otherwise, there is really no other way to organize a society, so the main differences are upon how the organization is defined and described. The main problem with our current governmental systems is the Pyramid Structure and language that psychologically destroys Freedom and any sense of Equality). But if I am, in fact, incorrect about my use of the word “Socialist,” then I will have to find a better word to use. At the moment, Socialism makes the most sense as the term to use based on the term itself and the meaning of True Socialism as herein described.

Our response:

The bible says that people who focus on philosophy rather than REAL LAW from the Bible are an abomination. You should study law BEFORE you study philosophy.

Socialism: The New American Civil Religion
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Form 05.016, Rev. 6-2-2014, ver. 1.12
You have some rather unique views. We also appreciate the fact that as a non-Christian, you find our materials worthy of attention. Many atheists dismiss Christianity as overly emotional, silly, or based on superstition rather than facts, which is far from the truth.

Fundamentally, your definition of “socialism” is wrong. Look it up in the dictionary, it is state ownership or control of ALL property. That means CENTRALIZATION, not DECENTRALIZATION, because property then becomes a means to control EVERYONE. This makes individual absolute ownership or control IMPOSSIBLE and decentralization therefore IMPOSSIBLE.

The reason that socialism results in slavery and not personal rights is that once the government has a monopoly on absolute ownership, then it uses that ownership to place conditions or restrictions on every conceivable human behavior. Control of the property becomes a method to implement civil franchises and exert TOTAL control over everyone. The basis of all civil franchises, in fact, is the LOAN of government property:

I also think you are overlooking the fact that in socialist systems, there is no true equality and republican government is IMPOSSIBLE. Republican government is based on NATURAL powers delegated by individual people to the collective. Socialism turns that upside down and because the state possesses a monopoly on absolute ownership, which means they have a power that was NOT delegated by the people because the people do not HAVE that power.

In a socialist system, there is the MOST EXTREME inequality possible between the government and the governed. In a republican system, the government and the governed are EQUAL and therefore, the government can never be tyrannical. Wolff seems to deliberately omit this VERY important concept, which is also explained in:

If you want true decentralization, absolute ownership of private property is the ONLY way to implement it. Centralizing absolute ownership of all property with a socialist government leads to an unworkable economic system, as explained in the following video:

Stick to our pamphlet on Socialism, which properly defines socialism and explains HOW the current government implements socialism through the welfare state and tax system. It’s NOT what Wolff proposes and he has NO AUTHORITY to redefine a word that is already defined to make what he proposes LOOK better but accomplish the same very damaging results.

It’s good that you are studying these things carefully to figure out the best business model for your new inherited business, which is much more than most people do. But your understanding of socialism is way off base and Wolff doesn’t have it
right either. That’s why Form #05.016 above is necessary to get the PART of socialism (the BAD part) that Wolff conveniently doesn’t explain.

The main point you are missing is the evils of all collectivist systems, which are explained in:

1. Communism, Socialism, Collectivism Topic, Family Guardian Fellowship
   https://famguardian.org/Subjects/Communism/Communism.htm
2. Collectivism and How to Resist It Course, Form #12.024
   https://sedm.org/LibertyU/Collectivism.pdf

These forums are not intended as a didactic device to lead you through a personal education process. We do not have the resources to become your personal tutor. You need to diligently study the above concepts and authorities provided before you will realize the extreme bias, error, and cognitive dissonance that Wolff proposes. His system is completely impractical and is based on covetousness, discontentment, selfishness, and religious idolatry so it is unsustainable and will therefore be permeated by strife and eventually destroy itself. Do not proceed further with this discussion unless and until you have studied everything we mentioned so far carefully, including previous posts on the subject by us. As we said, you have much learning and study to do before you will completely understand the impracticality of both Wolff’s position and yours.

“It’s better to close your mouth and be thought a fool than to open it and remove all doubt.”
[Family Guardian]

Please consider downloading and reading the free Path to Freedom, Form #09.015. It explains most of the flaws in your thinking as a relative newbie to this site. It saves you and us a ton of time coming up to speed:

https://sedm.org/Forms/09-Procs/PathToFreedom.pdf

Below is a good video that gives the OTHER side of what Wolff proposes, which of course would completely destroy the appeal of Wolff and explains why he refuses to discuss BOTH sides of the issue. I would like to see him debate the fellow in the video below:

Ten Things Millennials Should Know About Socialism, Thomas J. DiLorenzo
https://www.youtube.com/watch?v=uZSq_zZ5VtQ

18.2 Socialism means “all people control public affairs”

False statement:

So I’ve studied a bit more since then, but I haven’t changed my mind about Socialism. The definition of Socialism says that ALL PEOPLE control public affairs, however you wish to specify that. Nowhere in the definition of Socialism does it say that the Government controls everything, nor is it ever implied in Socialism that there is no such thing as Private Ownership. That is a Capitalist assumption, a knee jerk reaction to a fear of potential loss of property by the capitalist.

I will also exclaim that, after reading “Collectivism, and how to avoid it’ that almost everything in that paper that talks about Socialism is actually talking about Capitalism. I would give examples, but then I would end up pasting the whole document here.

One important Note I feel I must convey is this: Virtually EVERY parable in the Bible that Jesus makes about the Kingdom of Heaven is basically a definition of Socialism. How can a devout Christian be so against Socialism, unless they have a grave misunderstanding of what it really is?

All that said, I must exclaim that I am most certainly NOT an advocate of Socialism. I see Socialism, by itself, as being fundamentally incomplete. I also see Anarchy and the Republic, by themselves, as being fundamentally incomplete. But when you mix all three together you get something wonderful.

In my own words, Capitalism is the Service-to-Self model of Service based on Slavery, while Socialism is the Service-to-Others model of Freedom based on Service. Capitalism works for those who are Selfish, and Socialism works only for
communities of people who are truly Selfless. The two are oil and water. They will never mix. It doesn’t mean that Socialism doesn’t work, it simply means it doesn’t work for Selfish people, or for communities of a mixture of both Selfish and Selfless people.

But again, I do not advocate Socialism. I have come to develop what I call the Holocracy, which has matured into what I define as a Holographically Organized Socialist Anarchy Republic. And someday, I will most certainly make it a reality. When my book is complete and fully compiled (it is being scrutinized for clarity by others right now) I will post it here. Unless the administrator of this thread wishes me not to.

**Rebuttal:**

You have completely missed the dictionary definition of socialism:

“socialism n (1839) 1: any of various economic and political theories advocating collective or governmental ownership and administration of the means of production and distribution of goods 2 a: a system of society or group living in which there is no private property b: a system or condition of society in which the means of production are owned and controlled by the state 3: a stage of society in Marxist theory transitional between capitalism and communism and distinguished by unequal distribution of goods and pay according to work done. [Webster’s Ninth New Collegiate Dictionary, 1983, ISBN 0-87779-510-X, page 1118]"

**Problems with what you just said:**

1. **False statement:** “ALL PEOPLE control public affairs”.

**Rebuttal:** FALSE. Not ALL people want to be citizens or residents or participate in the state by claiming or pursuing such status. That includes us. Therefore, NOT “all people” control public affairs, but a SMALL SUBSET. The USA has the lowest voter participation in the world, and those who don’t participate control NOTHING and are NOT “represented” by those in power because they don’t “choose” those in power. See:

Non-Resident Non-Person Position, Form #05.020

2. **False statement:** “No where in the definition of Socialism does it say that the Government controls everything, nor is it ever implied in Socialism that there is no such thing as Private Ownership.”

**Rebuttal:** FALSE. The definition above says

“governmental ownership and administration of the means of production and distribution of goods 2 a: a system of society or group living in which there is no private property b: a system or condition of society in which the means of production are owned and controlled by the state”.

That means, fundamentally, that the government owns or controls EVERYTHING. You can’t on the one hand claim that there is no private property, and on the other hand claim that the PUBLIC doesn’t control all property. The two go together. The essence of ownership is the right to exclude. If you can’t exclude the GOVERNMENT or the STATE from using, benefitting from, or controlling your property that you don’t injure others with means the STATE is the owner of EVERYTHING. Can you deprive the government from “property tax” on your house without LOSING your house? Then you don’t OWN your house.

You need to study the laws of property because you obviously don’t understand them. See:

Enumeration of Inalienable Rights, Form #10.002, Sections 6 and 7
https://sedm.org/Forms/10-Emancipation/EnumRights.pdf

3. **False statement:** “Virtually EVERY parable in the Bible that Jesus makes about the Kingdom of Heaven is basically a definition of Socialism.”
Rebuttal: False. Every parable describes control or ownership of all property by God and NOT man, and identifies us essentially as STEWARDS over God’s Property. Ownership or control of everything is NOT “collective” ownership because God is SINGULAR and NOT collective AND because you are not allowed to be God and therefore cannot control what belongs to God without following His instructions in the Bible trust indenture.

4. False statement: “In my own words, Capitalism is the Service-to-Self model of Service based on Slavery, while Socialism is the Service-to-Others model of Freedom based on Service.”

Rebuttal: NO. Christians following the capitalist model are ultimately acting as stewards for God under the Bible Trust Indenture, and therefore are NOT doing so mainly for the benefit of SELF, but rather for God as the owner and CREATOR of anything and everything.

5. False statement: “How can a devout Christian be so against Socialism, unless they have a grave misunderstanding of what it really is?”

Rebuttal: Socialism is control by a collective group of MEN of all property with no individual or personal or private ownership. Christianity is control by God through his Bible trust indenture. We are only Christians when we obey His law and his delegation order in the Bible:

Delegation of Authority Order from God to Christians, 13.007
https://sedm.org/Forms/13-SelfFamilyChurchGovnce/DelOfAuthority.pdf

6. Even when the “public” or the “state” or the “government” CLAIMS ownership and/or control of all property, ultimately that control is not shared by everyone because those who choose NOT to be part of the civil state and not statutory “persons” cannot exert ANY control and are therefore PUNISHED in violation of the First Amendment for disassociating civilly with the state. Every system of government must recognize those who are NOT part of the state but who were born in the country, and not deprive them of any and all property by giving MONOPOLY control or ownership effectively to the state. That would DEFINITELY NOT be a “republic” based on individual rights and private property. A person without the right to absolutely and exclusively own PRIVATE property is a SLAVE and chattel of the collective, not a free human being. This is explained in:

Ministry Introduction Course, Form #12.014
https://sedm.org/Ministry/MinistryIntro.pdf

IN CONCLUSION: Your research is totally inadequate and totally incomplete because you missed the most BASIC aspects of the dictionary definition of socialism and your explanation completely contradicts that definition. For more definitions, See:

Sovereignty Forms and Instructions Online, Form #10.004, Cites by Topic: “Socialism”
https://famguardian.org/TaxFreedom/CitesByTopic/Socialism.htm

We shouldn’t have to explain such BASIC observations as the above. If public school didn’t teach you the above, your education was a waste.

Their response:

Touche.

And public education systems don’t teach these things. And misinformation is easier to find these days than truth.

Socialism and anarchy are literally the most misunderstood and confusing topics to understand.

Thank you for clarifying Socialism for me.
18.3 Doesn’t the Bible advance and promote socialism in Acts 4?

Question:

Doesn’t the Bible in Acts 4 advance or promote surrendering your private property rights and donating your private property to a “collective” or to charity, just like the present welfare state system?

Sharing in All Things

Now the multitude of those who believed were of one heart and one soul; neither did anyone say that any of the things he possessed was his own, but they had all things in common. And with great power the apostles gave witness to the resurrection of the Lord Jesus. And great grace was upon them all. Nor was there anyone among them who lacked; for all who were possessors of lands or houses sold them, and brought the proceeds of the things that were sold, and laid them at the apostles’ feet; and they distributed to each as anyone had need.

And Joses, who was also named Barnabas by the apostles (which is translated Son of Encouragement), a Levite of the country of Cyprus, having land, sold it, and brought the money and laid it at the apostles’ feet. [Acts 4:32-37, Bible, NKJV]

Didn’t Jesus tell the Rich Man that if he wanted to be perfect, he should sell everything He had and give it all to the poor?

Jesus Counsels the Rich Young Ruler

Now behold, one came and said to Him, “Good Teacher, what good thing shall I do that I may have eternal life?”

So He said to him, “Why do you call Me good? No one is good but One, that is, God.[g] But if you want to enter into life, keep the commandments.”

He said to him, “Which ones?”

Jesus said, ‘You shall not murder,’ ‘You shall not commit adultery,’ ‘You shall not steal,’ ‘You shall not bear false witness,’ ‘Honor your father and your mother,’ and, ‘You shall love your neighbor as yourself.’ ”

The young man said to Him, “All these things I have kept from my youth. What do I still lack?”

Jesus said to him, “If you want to be perfect, go, sell what you have and give to the poor, and you will have treasure in heaven; and come, follow Me.”

But when the young man heard that saying, he went away sorrowful, for he had great possessions. [Matt. 19:16-22, Bible, NKJV]

Answer:

This attitude and approach is reflected in the following exemplary sources:

1. Section 9.1 earlier entitled: “The American Pilgrim Founders Started Out as Socialists and Abandoned Socialism Because it Didn’t Work”
2. America’s Socialist Origins, Prager University
   https://youtu.be/sVfBGlJYwFo
3. Sermons at liberal Christian churches on Acts 4 such that at Newbreak Church on 8/13/2017
   Around the Table, Part 3: Intentional, Newbreak.org
   https://newbreak.church/watch/?enmse=1&enmse_sid=54&enmse_mid=173
4. Grace & Money, Tim Keller
   https://youtu.be/sVfBGlJYwFo

This approach is popular with socialist pastors who want to use guilt to coerce their congregation into donating everything they have to the church and the Pastor to build a personal fiefdom for the Pastor! It is usually motivated by selfish reasons, not Godly reasons. The approach is flawed for many reasons:
1. The Book of Acts is a historical book, not a doctrinal or law book. It does not command all Christians to advance the actions that are described.

2. It overlooks the cardinal rule of scriptural interpretation, which is that the verses cited must be consistent with the WHOLE of the bible. The Bible must be interpreted with the same rigor as any other type of law is. The legal field has rules of statutory interpretation and construction and the theological rules applying to the Bible are similar. The proper interpretation of scripture is determined by a field called Hermeneutics. Links documenting these rules include the following:

In effect, you are quoting and using the Bible out of context in a way that benefits you personally and financially. Changing context of words or confounding two contexts to make them look the same is called equivocation. Hermeneutics prevents you from doing this:

HERMENEUTICS. This term, from Gk. hermēneúō ('interpret'), is used to denote (a) the study and statement of the principles on which a text—for present purposes, the biblical text—is to be understood, or (b) the interpretation of the text in such a way that its message comes home to the reader or hearer. In our own day this aim has been pursued by means of an existential interpretation of the text. For example, while the understanding of the parables of Jesus is greatly aided at one level by an examination of the local and contemporary setting (as in J. Jeremias, The Parables of Jesus, 1954), their relevance to readers today has been brought out by existential interpretation (as in G. V. Jones, The Art and Truth of the Parables, 1964, or E. Linnemann, The Parables of Jesus, 1966). There is a place for both levels of interpretation, but without the prior historical exegesis the existential hermeneutic lacks any anchorage. The task of existential hermeneutics has been seen as the re-establishment, for today’s reader of (say) the parables, of that common understanding with his hearers which Jesus established when he first told them. (*INTERPRETATION, BIBLICAL*)


This is the same CRAP that the corrupt, Pharisee lawyers do to benefit themselves personally and that tactic was vociferously criticized by Jesus Himself. That tactic is thoroughly documented and debunked in:

Legal Deception, Propaganda, and Fraud, Form #05.014 https://sedm.org_Forms/FormIndex.htm

When God created Adam and Eve, He commanded them in Gen. 1:26-28 to have dominion over the earth. That’s a property term. Dominion is impossible without private property. God is saying to Adam and Even to make the Earth property under their care.

God did NOT command GOVERNMENT to have dominion or to own or control the earth, but MEN and WOMEN. The first recorded attempt for a government to have dominion is found Gen. 10 in which Nimrod as a civil ruler tried to usurp PERSONAL dominion and replace it with governmental or collective dominion. That attempt is described as scandalous and Nimrod is described as a usurper for doing so.

NIMROD Cush’s son and grandson of Ham the son of Noah (Gn 10:8; 1 Chr 1:10). He is described as “the first man of might on earth” and “a mighty hunter” (Gn 10:8–9). Nimrod was the first to establish a great empire and was a well-known hunter. Tradition makes him ruler over Babylon and Akkad in southern Mesopotamia, and over Nineveh in Assyria. The phrase “land of Nimrod” seems to be synonymous with Assyria (Mi 5:6).

The OT references to Nimrod indicate that in ancient tradition he was a man of indomitable personality, possessing extraordinary talents and powers. Some scholars identify him with a Mesopotamian king who united

Assyria and Babylon in the 13th century BC. This conflicts with the statement connecting him with Cush the son of Ham and pointing to an association with the south of Egypt where Cush was located (Gn 10:8).

The name and fame of Nimrod have a secure place in Talmudic Judaism and in Islamic tradition. In the former he personifies both rebellion against God and military might in the earth. In rabbinic tradition, the Tower of Babel (Gn 11:1–9) is “the house of Nimrod” where idolatry was practiced and divine homage offered to Nimrod. In Islam, Nimrod persecutes Abraham and has him thrown into a fiery furnace.128


Goverments are never anywhere in the bible commanded by God to have dominion over the Earth or to make it into their property. Only PEOPLE (creations of God) can own property in the Bible, not Governments or collective groups. God did not create governments or endows them with power because secular governments have always been in direct competition with God for the affection, allegiance, and obedience of the People. This is covered in:

Great IRS Hoax, Form #11.302, Section 4.4.5
https://famguardian.org/Publications/GreatIRSHoax/GreatIRSHoax.htm

The Ten Commandments in Exodus 20 is a list of God’s laws that protect private property and the sovereignty of HUMAN BEINGS, not governments. If God indeed wanted NO ONE to have private property and for a government, civil ruler, COLLECTIVE, or a group to be the only one with property rights, then the Ten Commandments would be entirely unnecessary.

Yes, in Matt. 19:16-22 did command a RICH MAN to sell all that he had and give it to charity, but this was not a command to EVERYONE. For the Rich Man described, property and wealth had become an idol and by demanding that he surrender his idol and stop his idolatry was implemented by him giving up all his private property and giving it to the poor. Those who do not regard property as an idol are nowhere addressed in the parable because they are not asked or expected to own NO PROPERTY or to donate ALL of their property to charity.

The experiences of the American Pilgrims described earlier in section 9.1 clearly prove that every attempt to implement a SECULAR community that has no PRIVATE property and in which only the collective could own anything simply don’t work from a practical level.

The most important inference to be gained from Acts 4 is in fact that the government has unjustly usurped authority over charity and grace that is the exclusive province of the God and the church. Governments have abused their taxation powers to compete with churches in providing charity. In so doing, they have lessened the importance of the church in modern society and thereby contributed to the destruction and shrinking in the size of churches.

19 Conclusions and summary

The following facts have been established beyond a reasonable doubt based on the evidence presented in this pamphlet:

1. The government has established a religion in violation of the First Amendment.
2. The civil religion has “rules of conduct”, and these rules are mentioned below. These rules govern all those who either directly work for the government or who partake of federal franchises and thereby also become “public officers”:

United States Constitution
Article 1, Section 8, Clause 14

Congress shall have the power:

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

United States Constitution
Article 4, Section 3, Clause 2

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

3.

A problem common to both religion clauses of the First Amendment is the dilemma of defining religion. To define religion is in a sense to establish it—those beliefs that are included enjoy a preferred constitutional status. For those left out of the definition, the definition may prove coercive. Indeed, it is in this latter context, which roughly approximates the area covered by the free exercise clause, where the cases and discussion of the meaning of religion have primarily centered. Professor Kent Greenawalt challenges the effort, and all efforts, to define religion: "No specification of essential conditions will capture all and only the beliefs, practices, and organizations that are regarded as religious in modern culture and should be treated as such under the Constitution”. Greenawalt, Religion As a Concept in Constitutional Law, 72 Cal. L.Rev. 753 (1984)

The Framers may well have intended to limit religion to the established traditional theistic varieties. But in our highly pluralistic society, with its cults and nontheistic belief systems, any such narrow definition is unworkable. Not surprisingly, then, the Court rejected limitations on religion to theistic religions. Torcaso v. Watkins (1961) invalidated a provision of the Maryland constitution which required appointees to public office to declare a belief in the existence of God. Justice Black, for the Court in Torcaso, concluded that Everson command of neutrality prohibited government favoritism of traditional religions. Government can neither "aid all religions against non-believers [nor] can [it] aid those religions based on a belief in the existence of God as against those religions founded on different beliefs.” This principle extended protection not only to the secular humanist who challenged the Maryland law but also to the adherents of other nontheistic religious beliefs such as Buddhism, Taoism, and Ethical Culture.

In a series of cases involving conscientious objection to military service, the Court again confronted the task of defining religion. A provision of the Universal Military Training and Service Act exempted from military service any person "who by reason of religious training and belief, is conscientiously opposed to participation in war in any form.” At that time, the Act defined 'religious training and belief' as requiring belief in a Supreme Being. The Act specifically excluded "essentially political, sociological, or philosophical views or a merely personal moral code”. In United States v. Seeger (1965), the Court, per Justice Clark, interpreted the Act broadly and stated that the relevant test 'is whether a given belief that is sincere and meaningful occupies a place in the life of its possessor parallel to that filled by the orthodox belief in God of one who clearly qualifies for the exemption.”

The parallel beliefs test of Seeger was taken a step further in Welsh V. United States (1970). A claimant for conscientious objector status had deleted the word "religious” from his application and indicated instead that his belief came from readings in history and sociology. Justice Black, in a plurality opinion, held that "if an individual deeply and sincerely holds beliefs which are purely ethical or moral or source and content but that nevertheless impose upon him a duty of conscience to refrain from participating in any war at any time, those beliefs certainly occupy in the life of that individual a place parallel to that filled by [by] God’ in traditionally religious persons” On the other hand, in Gillette v. United States, 401 U.S. 437 (1971), the Court refused to extend the statutory exemption for conscientious objector to those opposed to particular wars.

Is it possible to define religion? It will be recalled that the parallel beliefs test approach adopted in Seeger attempts to avoid the problem of defining religion solely in terms of the traditional and familiar by extending the protection of the religion clauses to any equivalent belief system. The great theologians, Paul Tillich, may have captured the parallel beliefs system concept when he defined religion to encompass “matters of ultimate concern.” Tillich, Dynamics of Faith (1958). Drawing upon this idea, it has been suggested that religion extends "to the underlying concern which gives meaning and orientation to a person's whole life.” Note, Toward A Constitutional Definition of Religion, 91 Harv. L.Rev. 1056 (1978). The author of this Note contends...
4. Because the government cannot lawfully define what a “religion” is, they cannot meet the burden of proving we are wrong which is imposed under the Religious Freedom Restoration Act (RFRA).

"[as the Government bears the burden of proof] on the ultimate question of [the challenged Act's] constitutionality, respondents [the RFRA claimants] must be deemed likely to prevail. (Emphasis added) [Gonzales v. O Centro Espirita Beneficente Uniao do Vegetal, 126 S.Ct. 1211, 1219 (2006)]"

5. The religion the government has created we call “The Civil Religion of Socialism”. In every conceivable way, it functions as a religion as follows:

5.1. It fits the legal definition of “religion”:

"Religion. Man’s relation to Divinity, to reverence, worship, obedience, and submission to mandates and precepts of supernatural or superior beings. In its broadest sense includes all forms of belief in the existence of superior beings exercising power over human beings by volition, imposing rules of conduct, with future rewards and punishments. Bond uniting man to God, and a virtue whose purpose is to render God worship due him as source of all being and principle of all government of things. Nikulinoff v. Archbishop, etc., of Russian Orthodox Greek Catholic Church, 142 Misc. 894, 255 N.Y.S. 653, 663."


5.2. The Civil Religion of Socialism is based on “belief” in a superior being, which is the federal judge and our public “servants”. This reversal of roles, whereby the public “servants” become the ruling class is called a “dulocracy” in law.

"Dulocracy. A government where servants and slaves have so much license and privilege that they domineer."


NOTICE: In the above the method of CREATING inequality and servitude is “license and privilege”. In other words, FRANCHISES! See Government Instituted Slavery Using Franchises, Form #05.030.

5.3. The false pagan government "god" is the “source of all being and principle of all government”. Those who refuse to comply are illegally stripped of their property rights, their security, and their government employment by a lawless federal judiciary in retaliation for demanding the rule of written positive law. They cease to have a commercial existence or “being” as a punishment for demanding the “rule of law” instead of “rule of men” in our country. Their credit rating is destroyed and their property is illegally confiscated as punishment for failure to comply with the whins, wishes, and edicts of an “imperial judiciary” of civil priests and its henchmen, the IRS.

5.4. People join the Civil Religion of Socialism in order to avoid responsibility for themselves and all of their choices. The church functions as a big social insurance company to insulate people from the wrath of God for their violations of His sacred laws. This is similar to Christian churches, which promise limited liability or indemnification for one’s sins against God in exchange for faith, worship, allegiance, and obedience to God’s laws. In that sense, pagan 501(c )3 churches who have become corporate “trustees” of the government and “public officers” have made Jesus Christ essentially into a “liability insurance salesman” against the wrath of God, rather than a Sovereign Lord. See:

The Unlimited Liability Universe, Family Guardian Fellowship

http://famguardian.org/Subjects/Spirituality/Articles/UnlimitedLiabilityUniverse.htm

5.5. Church members within the socialist church are called “taxpayers”, “citizens”, “residents”, and “inhabitants” and are referred to with a number rather than a name. Those who refuse to join the socialist church are called “transient foreigners”:

"Transient foreigner. One who visits the country, without the intention of remaining."


5.6. Those who join the socialist church are assigned a number called the “Mark of the Beast” in the bible. They are referred to with the number instead of the name. See:

Social Security: Mark of the Beast, Form #11.407

http://sedm.org/Forms/FormIndex.htm

5.7. Tax returns constitute “confessions” to the priests and deacons of the state-sponsored church.

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EXHIBIT:_______
The information revealed in the preparation and filing of an income tax return is, for purposes of Fifth Amendment analysis, the testimony of a “witness,” as that term is used herein. [Garner v. U.S., 424 U.S. 648, 96 S.Ct. 1178 (1976)]

The United States has a system of taxation by confession. That a people so numerous, scattered and individualistic annually assesses itself with a tax liability, often in highly burdensome amounts, is a reassuring sign of the stability and vitality of our system of self-government. What surprised me in once trying to help administer these laws was not to discover examples of recalcitrance, fraud or self-serving mistakes in reporting, but to discover that such derelictions were so few. It will be a sad day for the revenues if the good will of the people toward their taxing system is frittered away in efforts to accomplish by taxation moral reforms that cannot be accomplished by direct legislation. But the evil that can come from this statute will probably soon make itself manifest to Congress. The evil of a judicial decision impairing the legitimate taxing power by extreme constitutional interpretations might not be transient. Even though this statute approaches the fair limits of constitutionality, I join the decision of the Court.” [U.S. v. Kahriger, 345 U.S. 22, 73 S.Ct. 510 (1953)]

5.8. “Presumption” serves as the equivalent of “faith” within the Civil Religion of Socialism.

Presumption: Chief Weapon for Unlawfully Enlarging Federal Jurisdiction, Form #05.017
http://sedm.org/Forms/FormIndex.htm

5.9. The religious “beliefs” that form this religion are promoted and sustained by:

5.9.1. “Prima facie” law such as the Internal Revenue Code. “Prima facie” means “presumed to be law”.

5.9.2. Propaganda and “brainwashing” by the media and public schools which cannot stand public scrutiny or scientific investigation because it cannot be substantiated.

5.9.3. Deceptive IRS publications that don’t tell the whole truth.

All of the above conclusions about the sources of false belief are scientifically proven in the document below:

Reasonable Belief About Income Tax Liability, Form #05.007
http://sedm.org/Forms/FormIndex.htm

5.10. Statutes which are not positive law serve as the equivalent of the state sponsored “bible”. 1 U.S.C. §204 says the Internal Revenue Code is nothing but a “presumption” and not legally admissible evidence. All presumptions which prejudice constitutional rights are crimes within the Civil Religion of Socialism, but the priests of the religion have made it public policy to refuse (omit) to enforce this legal prohibition in order that they may unlawfully enlarge the ranks of the church by abusing presumption to induct new members. See:

Presumption: Chief Weapon for Unlawfully Enlarging Federal Jurisdiction, Form #05.017
http://sedm.org/Forms/FormIndex.htm

5.11. Judges are the “priests” of the civil religion.

5.12. The “canon” of the church is found in the rulings and orders of the courts.

5.13. Judges of the supreme court serve as the “chief priests” of the civil religion of socialism.

5.14. The priests of the civil religion wear black robes and chant in Latin just like Catholic priests, using such words as “malum prohibitum”, “ex post facto”, “indebitatus assumpsit”, habeus corpus, etc. Anyone who talks to you in Latin is trying to pull a fast one on you! Jesus talked in parables, not a foreign language.

5.15. The public schools are administered by the same pagan government that created the churches/courts so that no one knows anything about the priest’s job, which is the law. Law is the only subject that you can finish 12 years of public school and get a PhD in college and still not know ANYTHING about. This is no accident, but simply evidence that the government has gone to extraordinary lengths to create and perpetuate a privileged class of persons called lawyers and judges who are the “witch doctors” of society and who are the only ones who know anything about their craft. We can’t allow the slaves to possess the key to their chains, now can we?

5.16. The gavel used by the judge serves the same purpose as the incense bowl that the Catholic priest swings in the air.

5.17. Those who commit “blasphemy” against the state sponsored church are called “frivolous” instead of “heretics”, but both words are equivalent.

5.18. The object of worship is the collective majority and money, not the true and living God. See:

How Scoundrels Corrupted our Republican Form of Government, Family Guardian Fellowship
http://familyguardian.org/Subjects/Taxes/Evidence/HowScCorruptOurRepGovt.htm

5.19. The court building is the “church” of this civil religion.

5.20. Obedience to the edicts of the priest serve the function of “worship” in this civil religion.

Obedientia est legis essentia.
Obedience is the essence of the law, 11 Co. 100;
[Bouvier’s Maxims of Law, 1856; SOURCE: http://familyguardian.org/Publications/BouvierMaximsOfLaw/BouviersMaxims.htm]
5.21. Worship services consist of court hearings and trials.

5.22. Worship services begin with a religious event.

5.22.1. The taking of an oath is a religious event.

Jurare est Deum in testum vocare, et est actus divini cultus.
To swear is to call God to witness, and is an act of religion. 3 Co. Inst. 165. Vide 3 Bouv. Inst. n. 3180, note; 1
[Bouvier’s Maxims of Law, 1856;
SOURCE: [http://famguardian.org/Publications/BouvierMaximsOfLaw/BouviersMaxims.htm]

5.22.2. Before the worship services begin, observers and the jury must stand up when the judge enters the room. This too is an act of “worshipping and reverencing” their superior being, who in fact is a pagan deity.

Religion. Man’s relation to Divinity, to reverence, worship, obedience, and submission to mandates and precepts of supernatural or superior beings [JUDGES, in this case]. In its broadest sense includes all forms of belief in the existence of superior beings exercising power over human beings by volition, imposing rules of conduct, with future rewards and punishments. Bond uniting man to God, and a virtue whose purpose is to render God worship due him as source of all being and principle of all government of things. Nikulnikoff v. Archbishop, etc., of Russian Orthodox Greek Catholic Church, 142 Misc. 894, 255 N.Y.S. 653, 663.

5.23. The worship ceremony, at least in the context of taxes, is conducted in the figurative dark, like a séance. The Bible describes Truth as “light”. Any ceremony where the entire truth is not considered is conducted in the dark.

5.23.1. The judge is gagged by the law from speaking the truth by the legislature. 28 U.S.C. §2201(a).

5.23.2. The judge forbids others speaking from the ONLY truth, which is the law itself. In tax trials, judges very commonly forbid especially defendants from quoting or using the law in front of the jury. Those who disregard this prohibition are sentenced to contempt of court.

“One who turns his ear from hearing the law [God’s law or man’s law], even his prayer [and ESPECIALLY his trial] is an abomination.”
[Prov. 28:9, Bible, NKJV]

5.23.3. Jurists who have never read or learned the law in public school are not even aware of what they are enforcing. Therefore, they become agents of the judge instead of the law.

5.23.4. The law library in the court building forbids jurors from going in and reading the law they are enforcing, and especially while serving as jurists. They are supposed to be supervising the judge in executing the law, and they can’t fulfill that duty as long as they have never learned and are forbidden from reading the law while serving as jurors.

5.23.5. The judge does everything in his power to destroy the weapons of the nongovernmental opponent by excluding everything he can and excluding none of the government’s evidence. This basically results in a vacuum of truth in the courtroom.

“The first one to plead his cause seems right, Until his neighbor comes and examines him.”
[Prov. 18:17, Bible, NKJV]

“The hypocrite with his mouth destroys his neighbor, But through knowledge the righteous will be delivered.”
[Prov. 11:9, Bible, NKJV]

5.24. The “deacons” of the church are attorneys who are “licensed” to practice law in the church by the chief priests of the church.

5.24.1. They too have been “brainwashed” in both public school and law school to focus all their effort on procedure, presentation, and managing their business. They learn NOTHING about history, legislative intent, or natural law, which are the very foundations of law.

5.24.2. The Statutes At Large published by Congress are the only real law and legally admissible evidence, in most cases. See 1 U.S.C. §204. Yet, it is so expensive and inconvenient to read the Statutes At Large...
online that for all practical purposes, it is off limits to all attorneys. For instance, it costs over $7 per page to
even VIEW the Statutes At Large in the largest online legal reference service, Westlaw.

5.24.3. Because they are licensed to practice law, the license is used as a vehicle to censor and control the
attorneys from speaking the truth in the courtroom. Consequently, they usually blindly follow what the
priest, ahem, I mean "judge" orders them to do and when they don’t, they have their license pulled and
literally starve to death.

5.25. The greatest sin in the government church called court is willful violations of the law. All tax crimes carry
"willfulness" as a prerequisite. God’s law and Christianity work exactly the same way. The greatest sin in the
Holy Bible is to blaspheme the Holy Spirit, which is equivalent of doing something that you KNOW is wrong.

5.26. The jury are the twelve disciples of the judge, rather than of the Truth or the law or their conscience. Their
original purpose was as a check on government abuse and usurpation, but judges steer them away from ruling in
such a manner and being gullible sheep raised in the public “fool” system, they comply to their own injury.

5.26.1. Those who are not already members of the cult are not allowed to serve on juries. The judge or the
judge’s henchmen, his “licensed attorneys” who are “officers of the court”, dismiss prospective jurors who
are not cult members during the voir dire (jury selection) phase of the tax trial. The qualifications that
prospective jurors must meet in order to be part of the “cult” are at least one of the following:

5.26.1.1. They collect government benefits based on income taxes and don’t want to see those benefits
reduced or stopped. The only people who can collect federal benefits under enacted law and the
Constitution are federal employees. Therefore, they must be federal employees. Since jurists are
acting as “voters”, then receipt of any federal benefits makes them into a biased jury in the context of
income taxes and violates 18 U.S.C. §597, which makes it illegal to bribe a voter. The only way to
eliminate this conflict of interest is to permanently remove public assistance or to recuse/disqualify
them as jurists.

5.26.1.2. They faithfully pay what they “think” are “income taxes”. They are blissfully unaware that in
actuality, the 1040 return is a federal employment profit and loss statement.

5.26.1.3. They believe or have “faith” in the cult’s “bible”, which is the Infernal Revenue Code and
falsely believe it is “law”. Instead, 1 U.S.C. §204 legislative notes says it is NOT positive law, but
simply “presumed” to be law. Presumption is a violation of due process and therefore illegal under
the Sixth Amendment.

5.26.1.4. They are ignorant of the law and were made so in a public school. They therefore must believe
whatever any judge or attorney tells them about “law”. This means they will make a goodlemming to
jump off the cliff with the fellow citizen who is being tried.

5.26.2. Juries are FORBIDDEN in every federal courthouse in the country from entering the law library while
serving on a jury because judges don’t want jurists reading the law and finding out that judges are
misrepresenting it in the courtroom. Don’t believe us? Then call the law library in any federal court
building and ask them if jurists are allowed to go in there and read the law while they are serving. Below
are the General Order 228C for the Federal District Court in San Diego proving that jurors are not allowed
to use the court law library while serving. Notice jurors are not listed as authorized to use the library in this
order:

Tax DVD, SEDM, File /Evidence/JudicialCorruption/GenOrder228C-Library.pdf (Member Subscribers
Only)

https://sedm.org/tax-dvd/

5.26.3. Unlike every other type of federal trial, judges forbid discussing the law in a tax trial. Could it be
because we don’t have any and he doesn’t want to admit it?

5.26.4. Public (government) schools deliberately don’t teach law or the Constitution either, so that the public
behave sheep that the government can shear and rape and pillage.

5.26.5. Federal judges also warn juries these days NOT to vote on their conscience, as juries originally did and
were encouraged to do. He does this to steer or direct the jury to do his illegal and unconstitutional dirty
work. He turns the jury effectively into an angry lynch mob and thereby maliciously abuses legal process
for his own personal benefit in violation of 18 U.S.C. §208. He helps get the jury angry at the defendant by
giving them the idea that their “tax” bill will be bigger because the defendant refuses to “pay their fair
share”.

5.27. The church of Socialism uses its tithes to compete directly with families and churches in providing charity and
grace to the aged and infirm, which is a violation of the separation of church and state which directly undermines
the authority of families and churches. Churches tolerate this abuse because it allows them to keep more of the

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tithes for themselves instead of help others with it. In essence, they are bribed to “shut up” about it with tax deductions. The chief Priests of this church once said that this was illegal.

“Surely the matters in which the public has the most interest are the supplies of food and clothing; yet can it be that by reason of this interest the state may fix the price at which the butcher must sell his meat, or the vendor of boots and shoes his goods? Men are endowed by their Creator with certain unalienable rights: ‘life, liberty, and the pursuit of happiness;’ and to ‘secure,’ not grant or create, these rights, governments are instituted. That property which a man has honestly acquired he retains full control of, subject to these limitations: First, that he shall not use it to his neighbor’s injury, and that does not mean that he must use it for his neighbor’s benefit; second, that if he devotes it to a public use, he gives to the public a right to control that use; and third, that whenever the public needs require, the public may take it upon payment of due compensation.” 
[Bob v. People of State of New York, 143 U.S. 317 (1892)]

“The establishment of religion” clause of the First Amendment means at least this: neither a state nor the Federal Government can set up a church. Neither can pass laws which aid one [state-sponsored political] religion, aid all religions, or prefer one religion over another. Neither can force or influence a person to go to or to remain away from church against his will, or force him to profess a belief or disbelief in any religion. No person can be punished for entertaining or professing religious beliefs or disbeliefs, for church attendance or non-attendance. No tax in any amount, large or small, can be levied to support any religious activities or institutions, whatever they may be called, or whatever form they may adopt to teach or practice religion. Neither a state nor the Federal Government can, openly or secretly, participate in the affairs of any religious organizations or groups and vice versa.”
[Everson v. Bd. of Ed., 330 U.S. 1, 15 (1947)]

“(The Establishment Clause is infringed when the government makes adherence to a STATE-SPONSORED PAGAN LEGAL) religion relevant to a person’s standing in the political community. Direct government action endorsing religion or a particular religious practice is invalid under this approach, because it sends a message to nonadherents that they are outsiders, not full members of the political community, and an accompanying message to adherents that they are insiders, favored members of the political community.”

5.28. The well within the courtroom is the altar to worship the priest or “witch doctor” of the religion. His bench is the altar of Baal.

5.29. Human sacrifices are conducted at the altar of Baal against hand-cuffed subjects. Those who do not worship the priest and commit perjury by calling him honorable (“Your Honor”) receive punishment for their heresy.


5.31. Income taxes are the “tithes” to the church of socialism. They are collected under the authority of the “bible” of the civil religion, the Infernal (Satanic) Revenue Code.

5.32. Those who make an “appearance” before the priest are presumed to be there in order to “obey”, a.k.a. “worship”, the priest.

appearance. A coming into court as a party to a suit, either in person or by attorney, whether as plaintiff or defendant. The formal proceeding by which a defendant submits himself to the jurisdiction of the court. The voluntary submission to a court’s jurisdiction.

In civil actions the parties do not normally actually appear in person, but rather through their attorneys (who enter their appearance by filing written pleadings, or a formal written entry of appearance). Also, at many stages of criminal proceedings, particularly involving minor offenses, the defendant’s attorney appears on his behalf. See e.g., Fed.R.Crim.P. 43.

An appearance may be either general or special; the former is a simple and unqualified or unrestricted submission to the jurisdiction of the court, the latter is a submission to the jurisdiction for some specific purpose only, not for all the purposes of the suit. A special appearance is for the purpose of testing or objecting to the sufficiency of service or the jurisdiction of the court over defendant without submitting to such jurisdiction; a general appearance is made where the defendant waives defects of service and submits to the jurisdiction of court. Insurance Co. of North America v. Kamin, 175 Neb. 260, 121 N.W.2d 372, 375, 376.

5.33. Pleadings before the court are called “prayers” in many courts. This emphasizes the nature of the proceeding as a religious exercise.

5.34. The capitol, Washington D.C., is the “political temple” or headquarters of this false religious cult. Don’t believe us? During the Congressional debates of the Sixteenth Amendment in 1909, one Congressman amazingly

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admitted as much. The Sixteenth Amendment is the income tax amendment that was later fraudulently ratified in 1913. Notice the use of the words “civic temple” and “faith” in his statement, which are no accident.

"Now, Mr. Speaker, this Capitol is the civic temple of the people, and we are here by direction of the people to reduce the tariff tax and enact a law in the interest of all the people. This was the expressed will of the people at the polls, and you promised to carry out that will, but you have not kept faith with the American people."

[44 Cong.Rec. 4420, July 12, 1909; Congressman Heflin talking about the enactment of the Sixteenth Amendment]

If you want to read the above amazing admission for yourself, see the following:

[16th Amendment Congressional Debates, Family Guardian Fellowship

5.35. The Constitution is supposed to serve the function as the equivalent of the “Ten Commandments” for the government’s civil religion. However, “judicial verbicide” and “political heresy” by the “priests” and “chief priests” of the political religion have replaced the Constitution with the Ten Planks of the Communist Manifesto.

“[J]udicial verbicide is calculated to convert the Constitution into a worthless scrap of paper and to replace our government of laws with a judicial oligarchy.”

[Senator Sam Ervin, of Watergate hearing fame]

5.36. Violations of the laws found in the “bible” of the civil religion ultimately results in separation from the pagan “god” of the religion, which is the people collectively. That is why committing “crimes” ultimately lands people in jail, so they can be separated from the pagans outside. This is similar to the consequence of violating the laws of the true and living God, which ultimately consists of permanent and total separation from God by being sent to hell.

6. The Civil Religion of Socialism directly competes with the true and living God for the affections and worship and obedience of his people. The essence of worship, in fact, is obedience to the laws of one’s choice of Sovereign.

Worship. Any form of religious service showing reverence for Divine Being, or exhortation to obedience to or following the mandates [e.g. “laws”] of such Being. Religious exercises participated in by a number of persons assembled for that purpose, the disturbance of which is a statutory offense in many states.

English law. A title of honor or dignity used in addresses to certain magistrates and other persons of rank or office.

Public worship. This term may mean the worship of God, conducted and observed under public authority; or it may mean worship in an open or public place, without privacy or concealment; or it may mean the performance of religious exercises, under a provision for an equal right in the whole public to participate in its benefits; or it may be used in contradistinction to worship in the family or the closet. In this country, what is called “public worship” is commonly conducted by voluntary societies, constituted according to their own notions of ecclesiastical authority and ritual propriety, opening their places of worship, and admitting to their religious services such persons, and upon such terms, and subject to such regulations, as they may choose to designate and establish. A church absolutely belonging to the public, and in which all persons without restriction have equal rights, in which the public enjoy in highways or public landings, is certainly a very rare institution.


This concept is further covered earlier in section 10.1. Some examples proving that those who believe in God cannot also choose to be subject to any of the civil laws of a society that conflict with their beliefs and that the two law systems are in competition: man v. God follows.

“No one can serve two masters [God v. government/man]: for either he will hate the one and love the other, or else he will be loyal to the one and despise the other. You cannot serve God and mammon [government].”

[Matt. 6:24, Bible, NKJV]

“Yet, it is to be remembered, and that whether in its real origin, or in its artificial state, allegiance, as well as fealty, rests upon lands, and it is due to persons. Not so, with respect to Citizenship, which has arisen from the dissolution of the feudal system and is a substitute for allegiance, corresponding with the new order of things. Allegiance and citizenship, differ, indeed, in almost every characteristic. Citizenship is the effect of compact; allegiance is the offspring of power and necessity. Citizenship is a political tie; allegiance is a territorial tenure. Citizenship is the charter of equality; allegiance is a badge of inferiority. Citizenship is constitutional; allegiance is personal. Citizenship is freedom; allegiance is servitude. Citizenship is communicable; allegiance is repulsive. Citizenship may be relinquished; allegiance is perpetual. With such essential differences, the doctrine of allegiance is inapplicable to a system of citizenship; which it can neither
serve to controvert, nor to elucidate. And yet, even among the nations, in which the law of allegiance is the most firmly established, the law most pertinaciously enforced, there are striking deviations that demonstrate the invincible power of truth, and the homage, which, under every modification of government, must be paid to the inherent rights of man... The doctrine is, that allegiance cannot be due to two sovereigns; and taking an oath of allegiance to a new, is the strongest evidence of withdrawing allegiance from a previous, sovereign..."   

[Talbot v. Janson, 3 U.S. 133 (1795); From the syllabus but not the opinion; SOURCE: http://www.law.cornell.edu/supercase/display.html?terms=choice%20or%20conflict%20and%20law&article=5

[The Institutes of Biblical Law, Rousas John Rushdoony, 1973, pp. 4-5. Emphasis added]

To Madison, then, duties to God were superior to duties to civil authorities—the ultimate loyalty was owed to God above all. Madison did not say that duties to the Creator are precedent only to those laws specifically directed at religion, nor did he strive simply to prevent deliberate acts of persecution or discrimination. The idea that civil obligations are subordinate to religious duty is consonant with the notion that government must accommodate, wherever possible, those religious practices that conflict with civil law.

*562 Other early leaders expressed similar views regarding religious liberty. Thomas Jefferson, the drafter of Virginia’s Bill for Establishing Religious Freedom, wrote in that document that civil government could interfere in religious exercise only “when principles break out into overt acts against peace and good order.” In 1808, he indicated that he considered “‘the government of the United States as interdicted by the Constitution from intermeddling with religious institutions, their doctrines, discipline, or exercises.’” 11 The Writings of Thomas Jefferson 428-429 (A. Lipscomb ed.1904) (quoted in Office of Legal Policy, U.S. Dept. of Justice, Report to the Attorney General, Religious Liberty under the Free Exercise Clause 7 (1986)). Moreover, Jefferson believed that “[e]very religious society has a right to determine for itself the time of these exercises, and the objects proper for them, according to their own particular tenets; and this right can never be safer than in their own hands, where the Constitution has deposited it.” Ibid.

George Washington expressly stated that he believed that government should do its utmost to accommodate religious scruples, writing in a letter to a group of Quakers:

“[I]n my opinion the conscientious scruples of all men should be treated with great delicacy and tenderness; and it is my wish and desire, that the laws may always be as extensively accommodated to them, as a due regard to the protection and essential interests of the nation may justify and permit.” Letter from George Washington to the Religious Society Called Quakers (Oct. 1789), in George Washington on Religious Liberty and Mutual Understanding 11 (E. Humphrey ed.1932).

Oliver Ellsworth, a Framers of the First Amendment and later Chief Justice of the United States, expressed the similar view that government could interfere in religious matters only when necessary “to prohibit and punish gross immoralities...impurities; because the open practice of these is of evil example and detriment.” Oliver Ellsworth, Landholder, No. 7 (Dec. 17, 1787), reprinted in 4 Founders’ Constitution 640. Isaac Backus, a Baptist minister who was a delegate to the Massachusetts ratifying convention of 1788, declared that “‘every person has an unalienable right to act in all religious affairs according to the full persuasion of his own mind, where others are not injured thereby.’” Backus, A Declaration of Rights, of the Inhabitants of the State of Massachusetts-Bay, in Isaac Backus on Church, State, and Calvinism 487 (W. McLaughlin ed.1968).

These are but a few examples of various perspectives regarding the proper relationship between church and government that existed during the time the First Amendment was drafted and ratified. Obviously, since these thinkers approached the issue of religious freedom somewhat differently, see Adams & Emmerich 21-31, it is not possible to distill their thoughts into one tidy formula. Nevertheless, a few general principles may be discerned. Foremost, these early leaders accorded religious exercise a special constitutional status. The right to free exercise was a substantive guarantee of individual liberty, no less important than the right to free speech or the right to just compensation for the taking of property. See P. Kauper, Religion and the Constitution 17 (1964) (“[F]or whole constitutional history... supports the conclusion that religious liberty is an independent liberty, that its recognition may either require or permit preferential treatment on religious grounds in some instances...”). As Madison put it in the concluding argument of his “Memorial and Remonstrance”:

“[T]he equal right of every citizen to the free exercise of his Religion according to the dictates of [his] conscience’ is held by the same tenure with all our other rights.... [I]t is equally the gift of nature; ... it cannot

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be less dear to us, ... it is enumerated with equal solemnity,*564 or rather studied emphasis.” 2 Writings of James Madison, at 190.

Second, all agreed that government interference in religious practice was not to be lightly countenanced. Adams & Emmerich 31. Finally, all shared the conviction that "true religion and good morals are the only solid foundation of public liberty and happiness."" 7 Curty, The First Freedoms, at 219 (quoting Continental Congress); see Adams & Emmerich 72 (“The Founders ... acknowledged that the republic rested largely on moral principles derived from religion”). To give meaning to these ideas—particularly in a society characterized by religious pluralism and pervasive regulation—there will be times when the Constitution requires government to accommodate the needs of those citizens whose religious practices conflict with generally applicable law. [City of Boerne v. Flores, 521 U.S. 507, 117 S.Ct. 2157 (U.S.Tex.,1997)]

For further detailed information, see:

Why Domicile and Becoming a “Taxpayer” Require Your Consent. Form #05.002
http://sedm.org/Forms/FormIndex.htm

7. The tenets of the Civil Religion of Socialism are as follows:

7.1. Glorification of politicians and rulers at the expense of those they are intended to serve, in complete disdain for the requirements of natural law, natural justice, or Biblical law. This, incidentally, was the original sin of Satan:

**The Fall of Lucifer**

“How you are fallen from heaven, O Lucifer, son of the morning! How you are cut down to the ground, You who weakened the nations! For you have said in your heart:

I will ascend into heaven, I will exalt my throne above the stars of God; I will also sit on the mount of the congregation On the farthest sides of the north; I will ascend above the heights of the clouds, I will be like the Most High.’ Yet you shall be brought down to Sheol, To the lowest depths of the Pit. “ Those who see you will gaze at you, And consider you, saying:

‘Is this the man who made the earth tremble, Who shook kingdoms, Who made the world as a wilderness And destroyed its cities, Who did not open the house of his prisoners?’ “All the kings of the nations, All of them, sleep in glory, Everyone in his own house; But you are cast out of your grave Like an abominable branch, Like the garment of those who are slain, Thrust through with a sword, Who go down to the stones of the pit, Like a corpse trodden underfoot. You will not be joined with them in burial, Because you have destroyed your land And slain your people. The brood of evildoers shall never be named. Prepare slaughter for his children Because of the iniquity of their fathers, Lest they rise up and possess the land, And fill the face of the world with cities.” [Isaiah 14:12-21, Bible, NKJV]

7.2. A system of church governance whereby all those who partake of any “benefits” or “privileges” or “franchises” of participating in the Civil Religion of Socialism must become “public officers” and “employees” of the church and forfeit ALL of their constitutional rights. See:

7.2.1. Government Instituted Slavery Using Franchises, Form #05.030
http://sedm.org/Forms/FormIndex.htm
7.2. Why Your Government is Either a Thief or You are a “Public Officer” for Income Tax Purposes. Form
#05.008
http://sedm.org/Forms/FormIndex.htm

7.3. A system of church governments that is a “dulocracy”, where by “servants”, e.g. “public servants” rule and
control those who they were elected to serve:

“Dulocracy. A government where servants and slaves have so much license and privilege that they domineer.”

7.4. No private ownership of property:
7.4.1. Instead, all private property must be donated to a public use to procure the benefits of the socialist franchise. This
is done by connecting the private property to a Socialist Slave Surveillance Number.

“Surely the matters in which the public has the most interest are the supplies of food and clothing; yet can it be that by
reason of this interest the state may fix the price at which the butcher must sell his meat, or the vendor of
boots and shoes his goods? Men are endowed by their Creator with certain undeniable rights,- life, liberty,
and the pursuit of happiness; and to ‘secure,’ not grant or create, these rights, governments are instituted. That
property which a man has honestly acquired he retains full control of, subject to these limitations: First, that
he shall not use it to his neighbor’s injury, and that does not mean that he must use it for his neighbor’s
benefit; second, that if he devotes it to a public use, he gives to the public a right to control that use; and
third, that whenever the public needs require, the public may take it upon payment of due compensation.”
[Budd v. People of State of New York, 143 U.S. 517 (1892)]

7.4.2. This gives the government ultimate control over all property, because now it is connected to a “public use”.

7.5. A heavy, progressive income tax. This makes the inhabitants into slaves living on a federal plantation, and forces
them to send “tribute” to their new master.

“You shall have no other gods [including governments] before Me.

“You shall not make for yourself a carved image—any likeness of anything that is in heaven above, or that is in
the earth beneath, or that is in the water under the earth; 5 you shall not bow down to them nor serve
[worship, or pay “tribute” to them. For I, the LORD your God, am a jealous God, visiting the iniquity of the
fathers upon the children to the third and fourth generations of those who hate Me, 6 but showing mercy to
thousands, to those who love Me and keep My commandments.”
[Exodus 20:3-4, Bible, NKJV]

7.6. Public education in order to indoctrinate new recruits into the socialist church.

“Give me your four year-olds and in a generation I will build a socialist state...destroy the family and the society will collapse.”
[Vladimir Lenin]

7.7. Removing all legal subjects from the public education curricula so that the slaves are not handed the keys to their
chains.

7.8. Compelled silence on the part of judges in declaring the truth about the enslavement of the people.
7.8.1. The Declaratory Judgments Act, 28 U.S.C. §2201(a) prohibits federal judges from declaring the rights or
status of the parties in the context of federal taxes. This prohibits them from blowing the whistle on the
abuses of the church officers, who commonly induct new members into the church by making
unconstitutional presumptions about their status as “taxpayers”.
7.8.2. All judges are “taxpayers”, and if they fall out of line, the IRS abuses their enforcement authority to destroy
them. This is what gags them from telling the truth and perpetuates the fraud.

“An unlimited power to tax involves, necessarily, a power to destroy; because there is a limit beyond which no
institution and no property can bear taxation.”
[M’Culloch v. State, 17 U.S. 316 (1819)]

8. This false and evil religion meets all the criteria for being described as a “cult”, because:
8.1. The cult imposes strict rules of conduct that are thousands of pages long and which are far more restrictive than
any other religious cult.
8.2. Participating in it is harmful to our rights, liberty, and property.
8.3. The “cult” is perpetuated by keeping the truth secret from its members. Our Great IRS Hoax. Form #11.302
contains 1,900 pages of secrets that our public servants and the federal judiciary have done their best to keep

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Form 05.016, Rev. 6-2-2014, ver. 1.12
EXHIBIT:_________
 cleverly hidden and obscured from public view and discourse. When these secrets come out in federal
courtrooms, the judges make the case unpublished so the American people can’t learn the truth about the
misdeeds of their servants in government. Don’t believe us? Read the proof for yourself:
http://www.nonpublication.com/

8.4. Those who try to abandon this harmful cult are threatened and harassed illegally and unconstitutionally by
covetous public dis-servants. For an example, see:
http://www.irs.gov/compliance/enforcement/article/0, id=119332,00.html

9. Representatives of this church/cult, such as the Department of Justice and the IRS, dress the same as Mormon
missionaries.

10. Those who participate in this cult can write-off or deduct their contributions just like donations to any church. State
income taxes, for instances, are deductible from federal gross income.

11. The false god/idol called government gets the “first fruits” of our labor, before the Lord even gets one dime, using
payroll deductions. Some employers treat the payroll deduction program like it is a law to be followed religiously,
even though it is not. This is a violation of Prov. 3:9, which says:

"Honor the LORD with your possessions, And with the firstfruits of all your increase;”
[Prov. 3:9, Bible, NKJV]

12. A centralized system of deception and propaganda ensures a steady flow of “new recruits” and “parishioners” into the
Civil Religion of Socialism. This is effected by the following devises and deceptive means:

12.1. Courts sanctioning and rewarding government employees to lie to the public about their lawful obligations, and
yet holding “taxpayers” liable for perjury in any communication they make to the government. See:
Federal Courts and the IRS’ Own IRM Say the IRS is NOT RESPONSIBLE for Its Actions or Its Words or for
Following Its Own Written Procedures!, Family Guardian Fellowship
http://famguardian.org/Subjects/Taxes/Articles/IRSNotResponsible.htm

12.2. Willful omissions from government websites and publications that keep the public from hearing the whole truth.
The problem is not what these sources say, but what they DON’T say. The Great IRS Hoax, Form #11.302
contains over 2,000 pages of facts that neither the IRS nor any one in government is willing to reveal to you
because it would destroy the gravy train of plunder that pays their bloated salaries and fat retirement in violation
of 18 U.S.C. §208. See the following for further details:
Great IRS Hoax, Form #11.302
http://sedm.org/Forms/FormIndex.htm

12.3. The use of “words of art” to deceive the people in both government publications and the law itself. See the
following for examples.
http://famguardian.org/TaxFreedom/FormsInstr-Cites.htm

12.4. Enforcing franchises against non-participants by making self-serving false presumptions about their status and
without requiring explicit written consent to the franchise in some form. This includes franchises such as a "trade
or business". See the following for details:
Government Instituted Slavery Using Franchises, Form #05.030
http://sedm.org/Forms/FormIndex.htm

12.5. Public servants using their license to LIE to deceive the public into believing that “private law” that requires their
individual explicit consent is actually “public law” that everyone is obligated to obey. See:
Requirement for Consent, Form #05.003
http://sedm.org/Forms/FormIndex.htm

The nature of the propaganda machinery of the government is described in the following article, if you want more
details:
IRS Public Information Officers

13. Socialism is completely incompatible with Christianity. 1 John 4:16 says that “God is love”. Jesus said that the
essence of “love” is obedience to God’s commandments. John 14:21. Therefore, the essence of love is to obey God’s
commandments and thereby “worship” Him. Christians who are reading and obeying God’s commandments can only
describe themselves and act according to the following:

13.1. They are against socialism and cannot participate in the Civil Religion of Socialism. See:
Social Security: Mark of the Beast, Form #11.407
http://sedm.org/Forms/FormIndex.htm

13.2. We are fiduciaries of God, who is a "nontaxpayer", and therefore we are "nontaxpayers". Our legal status takes
on the character of the sovereign who we represent. Therefore, we become "foreign diplomats".
"For God is the King of all the earth: Sing praises with understanding."

[Psalms 47:7, Bible, NKJV]

"For the LORD is our Judge, the LORD is our Lawgiver, the LORD is our King; He will save [and protect] us."

[Isaiah 33:22, Bible, NKJV]

13.3. The laws which apply to all civil litigation relating to us are from the domicile of the Heavenly sovereign we represent, which are the Holy Bible pursuant to:

13.3.1. God's Laws found in the memorandum of law below:

<table>
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<tr>
<th>Laws of the Bible, Form #13.001</th>
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<td><a href="http://sedm.org/Forms/FormIndex.htm">http://sedm.org/Forms/FormIndex.htm</a></td>
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13.3.2. Federal Rule of Civil Procedure 17(b)
13.3.3. Federal Rule of Civil Procedure 44.1

13.4. Our "domicile" is the Kingdom of God on Earth, and not within the jurisdiction of any man-made government. We can have a domicile on earth and yet not be in the jurisdiction of any government because the Bible says that God, and not man, owns the WHOLE earth and all of Creation. We are therefore "transient foreigners" and "stateless persons" in respect to every man-made government on earth. See the following for details.

<table>
<thead>
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<th>Why Domicile and Becoming a &quot;Taxpayer&quot; Require Your Consent, Form #05.002</th>
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13.5. We are "Nonresident aliens" and "nationals but not "citizens" under federal law. The reason this must be so is that a "citizens of the United States" (who are all born in and resident within exclusive federal jurisdiction under 8 U.S.C. §1401) may not be classified as an instrumentality of a foreign state under 28 U.S.C. §1332(c) and (d) and 28 U.S.C. §1603(b).

13.6. We are not and cannot be "residents" of any earthly jurisdiction without having a conflict of interest and violating the first four Commandments of the Ten Commandments found in Exodus 20. Heaven is our exclusive legal "domicile", and our "permanent place of abode", and the source of ALL of our permanent protection and security. We cannot and should not rely upon man's vain earthly laws as an idolatrous substitute for Gods sovereign laws found in the Bible. Instead, only God's laws and the Common law, which is derived from God's law, are suitable protection for our God-given rights.

"For I was ashamed to request of the king an escort of soldiers and horsemen to help us against the enemy on the road, because we had spoken to the king, saying 'The hand of our God is upon all those for good who seek Him, but His power and His wrath are against all those who forsake Him.' So we fasted and entreated our God for this, and He answered our prayer."

[Ezra 8:21-22, Bible, NKJV]

13.7. We are "Foreign Ambassadors" and "Ministers of a Foreign State" called Heaven. The U.S. Supreme Court said in U.S. v. Wong Kim Ark below that "ministers of a foreign state" may not be statutory "citizens of the United States".

"For our citizenship is in heaven [and not earth], from which we also eagerly wait for the Savior, the Lord Jesus Christ"

[Philippians 3:20, Bible, NKJV]

"I am a stranger in the earth. Do not hide Your commandments [laws] from me."

[Psalms 119:19, Bible, NKJV]

"I have become a stranger to my brothers, and an alien to my mother's children; because zeal for Your [God's] house has eaten me up, and the reproaches of those who reproach You have fallen on me."

[Psalms 69:8-9, Bible, NKJV]

'And Mr. Justice Miller, delivering the opinion of the court [legislativing from the bench, in this case], in analyzing the first clause of the Fourteenth Amendment, observed that "the phrase 'subject to the jurisdiction thereof' was intended to exclude from its operation children of ministers, consuls, and citizens or subjects of foreign states, born within the United States."

[U.S. v. Wong Kim Ark, 168 U.S. 649, 18 S.Ct. 456, 42 L.Ed. 890 (1898)]

13.8. Our dwelling is a "Foreign Embassy". Notice we didn't say "residence", because only "residents" can have a "residence". See the following for more details on this SCAM.

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13.10. We are a "stateless person" within the meaning of 28 U.S.C. §1332(a) immune from the jurisdiction of the federal courts, which are all Article IV, legislative, territorial courts. We are "stateless" because we do not maintain a domicile within the "state" defined in 28 U.S.C. §1332(d), which is a federal territory and excludes states of the Union.

Social Security Program Operations Manual System (P.O.M.S.)
RS 02640.040 Stateless Persons

A. DEFINITIONS

There are two classes of stateless persons:

- DE JURE—Persons who do not have nationality in any country.
- DE FACTO—Persons who have left the country of which they were nationals and no longer enjoy its protection and assistance. They are usually political refugees. They are legally citizens [really they mean NATIONALS, not statutory CITIZENS] of a country because its laws do not permit denaturalization or only permit it with the country's approval.

B. POLICY

1. De Jure Status

Once it is established that a person is de jure stateless, he/she keeps this status until he/she acquires nationality in some country.

Any of the following establish an individual is de jure stateless:

a. a "travel document" issued by the individual's country of residence showing the:
   - holder is stateless; and

b. a "travel document" issued by the International Refugee Organization showing the person is stateless.

c. a document issued by the officials of the country of former citizenship showing the individual has been deprived of citizenship in that country.

2. De Facto Status

Assume an individual is de facto stateless if he/she:

a. says he/she is stateless but cannot establish he/she is de jure stateless; and
b. establishes that:
   - he/she has taken up residence outside the country of his/her nationality;
   - there has been an event which is hostile to him/her, such as a sudden or radical change in the government, in the country of nationality; and
   - NOTE: In determining whether an event was hostile to the individual, it is sufficient to show the individual had reason to believe it would be hostile to him/her.
   - he/she renounces, in a sworn statement, the protection and assistance of the government of the country of which he/she is a national and declares he/she is stateless. The statement must be sworn to before an individual legally authorized to administer oaths and the original statement must be submitted to SSA.

De facto status stays in effect only as long as the conditions in b. continue to exist. If, for example, the individual returns [changes his/her domicile, NOT physically returns] to his/her country of nationality, de facto statelessness ends.

SOURCE: Social Security Program Operations Manual System (P.O.M.S.), Section RS 002640.040
https://sedm.org/appsys10/poms.nsf/8x3/0302640040

13.11. We are not allowed under God's law to conduct "commerce" or "intercourse" with the government by sending to it our money or receiving benefits we did not earn. Black's Law Dictionary defines "commerce" as "intercourse". The Bible defines "The Beast" as the "kings of the earth'political rulers in Rev. 19:19:
“And I saw the beast, the kings [heathen political rulers and the unbelieving democratic majorities who control them] of the earth [controlled by Satan], and their armies, gathered together to make war against Him [God] who sat on the horse and against His army.”

[Revelation 19:19, Bible, NKJV]

This is consistent with the Foreign Sovereign Immunities Act found in 28 U.S.C. §1605(a)(2), which says that those who conduct “commerce” with the “United States” federal corporation within its legislative jurisdiction thereby surrender their sovereignty. See the following for details:

http://travel.state.gov/law/info/judicial/judicial_693.html

14. Those who speak out or act against the tenets of the Civil Religion of Socialism:

14.1. If they file a “petition for redress of grievances” protected by the First Amendment which proves that they have lawfully exercised their right to choose NOT to participate in the Civil Religion of Socialism, are fined $5,000 for simply putting words on paper proving that. See the following proof:

IRIS Notice 2007-30: Frivolous Positions

14.2. Are branded as “political heretics”:

"In Calder v. Bull, which was here in 1798, Mr. Justice Chase said, that there were acts which the Federal and State legislatures could do without exceeding their authority, and among them he mentioned a law which punished a citizen for an innocent act; a law that destroyed or impaired the lawful private [labor] contracts [and labor compensation, e.g., earnings from employment through compelled W-4 withholding] of citizens; a law that made a man judge in his own case; and a law that took the property from A [the worker] and gave it to B [the government or another citizen, such as through social welfare programs]. ‘It is against all reason and justice,’ he added, ‘for a people to intrust a legislature with such powers, and therefore it cannot be presumed that they have done it. They may command what is right and prohibit what is wrong; but they cannot change innocence into guilt, or punish innocence as a crime, or violate the right of an antecedent lawful private [employment] contract [by compelling W-4 withholding, for instance], or the right of private property. To maintain that a Federal or State legislature possesses such powers [of THEFT!] if they had not been expressly restrained, would, in my opinion, be a political heresy altogether inadmissible in all free republican governments.’ 3 Dall. 388.

[Sinking Fund Cases, 99 U.S. 700 (1878)]

14.3. Become the target of “selective IRS enforcement” in order to squelch dissent. The latest example of that is Attorney Tommy Cryer (deceased), who was indicted for failure to file tax return “confessions to the church priests and deacons”. He was acquitted, but there was significant evidence of wrongdoing on the part of the judge, who acted as the judge, jury, and executioner and had significant unlawful ex parte communications with the U.S. Attorney who was prosecuting the case. See:

Truth Attack, Attorney Tommy Cryer
http://www.truthattack.org/

20 Resources for Further Study and Rebuttal

If you would like to study the subjects covered in this short pamphlet in further detail, may we recommend the following authoritative sources, and also welcome you to rebut any part of this pamphlet after you have read it and studied the subject carefully yourself just as we have:

1. Communism, Socialism, Collectivism Topic, Family Guardian Fellowship
http://famguardian.org/Subjects/Communism/Communism.htm

2. Socialism, Communism, Welfare State Playlist, SEDM Youtube channel
https://www.youtube.com/playlist?list=PLIn1sclNPTOvZ8rxbiOsuA0pY_79K44Mp

http://sedm.org/Forms/FormIndex.htm

4. Collectivism and How to Resist It Course, Form #12.024. Socialism is merely one of many forms of collectivism. It is collectivism that we fight in this ministry, not merely socialism.
http://sedm.org/Forms/FormIndex.htm

5. De Facto Government Scam, Form #05.043-proves that the government we have is de fact, and not de jure. It is a private corporation and “citizens” or “residents” are nothing more than “public officers” or “employees” of this de facto private corporation
http://sedm.org/Forms/FormIndex.htm
6. Famous Quotes About Rights and Liberty. Form #08.001, Sections 7, 20 and 21 – quotes on religion, socialism, and Social Security
http://sedm.org/Forms/FormIndex.htm
http://www.ibiblio.org/semche/history/newbook.html
8. God and the State, Mikhail Bakunin
9. What Pastors Need to Know About Government and Taxation Course, Form #12.006
http://sedm.org/Forms/FormIndex.htm
10. SEDM Liberty University- Free educational materials for regaining your sovereignty as an entrepreneur or private person
http://sedm.org/LibertyU/LibertyU.htm
11. Taxes Topic, Family Guardian Fellowship
http://famguardian.org/Subjects/Taxes/taxes.htm
12. Great IRS Hoax, Form #11.302, and especially sections 5.6.11 and 5.6.13 through 5.6.13.12.
http://sedm.org/Forms/FormIndex.htm
13. Civil Religion: The Theory; Dr. Nikolas K. Gvosdev
http://famguardian.org/Subjects/Spirituality/ChurchvState/CivilReligion.htm
14. God's Justice and Ours, Justice Antonin Scalia
15. Is Capitalism or Socialism More Conducive to Christian Virtue?, Justice Antonin Scalia
https://youtu.be/fkChru9L3xA
16. Blood Sacrifice and the Nation: Revisiting Civil Religion; Carol Marvin
http://famguardian.org/Subjects/Spirituality/ChurchvState/BloodSacrifice-CivilReligion.htm

Recommended books on the subject of Civil Religion: