



"If you had an additional \$100,000.00 a year, would you be better able to help win our nation back?"



With Purpose and Intent

We Raise this Title of Liberty

"In memory of our God, our faith, and freedom, and of our spouses, our children, and our peace."

An ancient warrior, a native inhabitant of this Land, was the chief commander of his people's army. He was saddened because his people were at war. They did not start the war but they were compelled to fight to defend their Land from the fierce attack of their enemies. To them, defending their Land meant fighting for

their God given inherent right to live free to build up their Land and to worship their God in peace. It meant protecting their wives and children, from slavery and their homes from destruction. These were a righteous people, blessed by God. Yet the war was not going well.

Their army was in need of supplies and replacements. Without relief or supplies the commander was forced

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WARN is an Acronym

It has been alleged that the U.S. CIA published the following in May of 1979: "WELCOME ABOARD This publication marks the 25th anniversary of the Third World War, called the 'Quiet War', being conducted using subjective biological warfare, fought with 'silent weapons'."

Operations Research Technical Manual #TW-SW7905.1 Silent Weapons for Quiet Wars (copy provided to us by a third party source)

Significant evidence (See: *The Striker Memorandum* and *W.H.O. Murdered Africa*) indicates over 300 million people have already been killed in the "Quiet War" against the Ameri-

can people. More people have been killed in this war than in any war in recorded history, yet most Americans aren't even aware this war exists.

Apparently most of them don't want to know the truth. What would they do if they did know it?

That is our greatest danger. If we expect to survive this war we must be forewarned.

To be forewarned we must learn the truth, learn how

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Israel Awaken!

The Hebrew word "Israel" means, "Prince of God", though it was given to Jacob as Patriarch of God's covenant with Abraham, it also defines Adam, the first man. Foundational Law in the "United States of America" recognizes the Bible as the Word of God. Current Law in the corporation known as: THE UNITED STATES GOVERNMENT, also recognizes the Bible as "the Word of God" (see: *Public Law 97§280*).

By accepting the Bible as the Word of God, we must also accept the Bible's word that, by this time in history, All mankind would have been either grafted into or born unto the House of Israel, and if the children of Israel maintain their stewardship they were promised to inherit the whole earth.

Yet when we look around us we find thousands of families are regularly forcefully removed from their homes by said Corp.U.S. for their Endangered Species Act, the Wetlands Act and/or Eminent Domain. Thus, the children of Israel have either willingly turned away from their inheritance or they have ignorantly failed to maintain their stewardships. **This must Stop!** Israel must awaken and repent! Our stewardships are our Families and our Property. These we must secure. To discover how you can, help restore your birthright, read the following articles:

"Family Ties", and
"Do you own your Land?"



WARN's threefold purpose:

One — To wake up America, with an understanding of self and law that unites the people and restores the Republic;

Two — To timely provide accurate information, resources and training to a Network of people that have the support of one another in Law, Rights, and Property against trespass or violation of Law; and,

Three — To develop and enhance **WARN** subscriber's fighting skills in the areas of Law, Wealth, Politics, Psychological Warfare, and Spiritual Warfare by:

1st printing legal strategies and actual court filings;

2nd educating the people to secure their property and lawfully re-seat the Constitution based governments;

3rd training wealth principles that make money and protect assets;

4th showing subscribers how to create passive cash flow;

5th teaching NLP the most powerful psychological weapon available; and,

6th by spiritually aligning the strength of conviction and will to succeed. Fact, we're at war, together we'll learn to fight — and we'll win.



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"This publication, **WARN**, is designed to provide accurate and authoritative information in regard to the subject matter covered. It is sold with the understanding that the publisher is not engaged in rendering legal, accounting, or other professional services." From a Declaration of Principles jointly adopted by a Committee of ABA and a Committee of Publishers.

Title of Liberty

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to watch many of his faithful warriors fight to their deaths. He sent word to the heads of state to appeal to their leaders to send relief and more supplies before it was too late. Still there was no response. Knowing their fight was just, they prayed for strength and continued forth with all of their might. His brave men fought valiantly, were blessed and finally won the battle.

As the battle was ending, word finally came from their capital city. The message was clear, there had been a takeover by people calling themselves Kingmen. They had placed a King over the people and had chased the nation's leaders and Chief Judges out of their nation's capitol city. When the commander heard this news he tore his coat and on a piece of it he wrote:

*"In memory of our God, our religion,
and freedom, and our peace, our wives,
and our children."*

He fastened the remnant to a pole and raised it as a banner. He put on his armor, knelt in mighty prayer and asked God for the blessings of liberty to be upon his people so long as there was a band of believers remaining to possess the Land.

He took his banner and went forth among the people waiving it for all to see, proclaiming with a loud voice, "Behold, whosoever will maintain this title upon the Land, let them come forth in the strength of the Lord, and enter into a covenant that they will maintain their rights, and their religion, that the Lord God may bless them."

When he did this the people came from all around the country and joined with him till they had a great army. He led his people to the capital and they stood against the Kingmen. A fierce battle ensued but finally their country was again free.

It was then prophesied that there would come a day, near the time of the Second coming of the King of Kings when the people on this Land would again be torn from their government and ruled over by wicked men. Then, someone would once

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Why Now ???

Hello, I'm Eric Madsen, the man that lends Team Law consciousness and physical capacity through its Trustee capacity; but, first and foremost I am a servant of God, a husband and a father.

I have an exquisite wife and twelve living children, nine of whom live at home with us; they all bring us great joy.

One day in 1993 we were awakened to what is going on in our nation by a "legal" attack on my home.

It started with a knock on our front door. The knock turned into pounding. As the door was breaking open, my wife (in bed, recovering from childbirth a few days before) called me from my basement office, "It sounds like someone is breaking in the front door!" I ran upstairs to find a deputy sheriff pointing a gun at my head from across my kitchen.

I asked, "What are you doing in my home? Put that thing (gun) away and get out of my home."

With his free hand, he waived a piece of paper around, saying it was a "Writ of Restitution" and claiming I had to leave my home because of it. He put it back into his pocket without letting me read it. I was never served.

I said, "Where's your Warrant? You

can't come in here without a Warrant! Get out of my home."

He said he didn't need a Warrant he had the Writ of Restitution.

I said, "You do need a Warrant, a Warrant or my permission and you don't have either; so put that thing away and get out of my home."

He said he couldn't leave, he was under court order and had to remove me from the property and restore it to its proper owner.

I said, "Owner? We are the owners. What's this all about?"

He said it was the result of an unlawful detainer lease eviction action held against us in the county court.

I said, "There must be some kind of mistake. We were never in, or notified of, any court action; and, there is no lease. We own this house." I showed the deputy our title documents. There was no question about it. Our records proved beyond any doubt that we owned the home.

The deputy said, "Well I can see that you own the house, but that notwithstanding, I am an officer of the court and I have to obey the court's order whether I like it or not, and you'll have to leave or I will have to arrest you."

I said, "Well lets not belabor the point of whether that's even possible — let's just assume you did. What are you going to do

WARN is an Acronym

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to fight in this "Quiet War" and warn our neighbors.

Thus the name — **WARN**.

There are five weapons a moral man can master for use in this war:

*Law, Wealth, Politics,
psychological warfare,
and spiritual warfare;*

While traveling around the country teaching people how to win with Law, wealth and politics, we've discovered many people don't have enough knowledge, money and/or resources to fight in this war (if they even realized we are at war!). And, typically by the time people come under direct attack it's too late, before they even realize what's happening, they're devastated, casualties of war.

First they won't listen to the truth, then they're beaten by it.

Most people are of the opinion that something's wrong in America. Current polls show something over 75% of the population believes, "government has become overly powerful, overly burdensome and something must be done." However, out of the approximately 300 million American people, only a relatively small group realizes we are at war.

People are too busy putting food on the table and paying taxes to foreign corporations (IRS, IMF, UNITED STATES GOVERNMENT, etc.) to see the truth. Their eyes are closed. They are asleep.

The solution:

Wake-up America Right Now,

Why Now ? ? ?

with my wife?" I explained her situation, in bed still bleeding from childbirth.

He said, "Well I guess we would have to call the paramedics and have them put her and the baby into protective custody at the hospital."

I asked what they would do with the rest of my children. He said, "Well I guess we would have to put them out to foster care."

I was appalled and sickened with grief I said, "Under the conditions of your threat I'll leave."

And, we left.

As we left I prayed and asked God, "What should I do? Where should I go?" The answer came immediately, "Protect your stewardship."

My first response was to find a good Attorney. I did. He wanted \$50,000 to start the case — no guarantees and it could cost a lot more.

The cheapest attorney I found wanted \$5,000 just to say hello.

It should have been an easy case. The lease eviction was a total fraud upon the court, there being no lease, yet when we attempted to bring the action in to the court the judge became aware of the errors he had made in judgment and he began to cover up his acts.

WARN is an Acronym

and **WARN** your neighbors.

The way to win this war is learn the weapons of war and apply them.

WARN has a heavy specific focus on Law, History and Wealth also providing subscribers and Team Law beneficiaries with a timely consistent forum for learning and applying the moral weapons of this war. **WARN** shows how to hold violators of Law and trespassers of property accountable. For over twelve years we've fought and won many cases and when applicable we got paid. We take home the money.

We didn't declare this war and we wouldn't fight it if there was another way to preserve our Families, our Nation and our Rights; there isn't. We must learn the Law and apply it.

Win American Rights Now.

We were not allowed into court at the county or district court levels. Then they began attempting to harass me with fictitious criminal actions they alleged against me.

We had been robbed, in the light of day, by a county court that, according to the Constitution and statutes of the STATE OF COLORADO, had absolutely no authority to even hear a property entitlement action.

In my studies, I discovered that in Colorado county courts are forbidden from hearing any action involving title to real property.

The judge had to be aware of the fact that the action did involve real property because we got him to reopen the case just long enough to get those evidences in the record.

That was when the judge began to try to cover his tracks refusing to even allow us the slightest opportunity to defend.

We were never served with notice of the action—a clear violation of due process of law.

The court was corrupt. There was no apparent remedy, yet as I continued to fight and pray, I continued to get the same answer, "Protect your stewardship." That kept me going, and I began to wonder if my education from all of the court

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People educated in the public education system often believe there's no money or wealth available.

Though they don't generally know what money is, its general lack of availability does not limit those that know how the Federal Reserve Note based system works from creating abundant resources. **W**ealth is **A**vailable **R**ight **N**ow, to everyone who knows how wealth works. We need to learn to be self reliant. We need to eliminate any need for government provided services. We need to create private enterprises that more economically provide services people have come to rely on government for. **WARN** was designed to help generate cash flow for its subscribers. **WARN** subscribers learn

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WARN

Title of Liberty

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again raise the "Title of Liberty" and rally the people to repent and return to the Liberty that God gave them.

Though native Americans told this story over 2,000 years ago, it is true. Today, our nation has been overrun and is ruled by wicked men. They neither uphold nor obey the Laws of God or the Constitution. They sell our nation into slavery under specious taxes while our people stand in fear of their retribution. In 1944, during W.W.II, world finances were dramatically changed to divert funding from the Axis Alliance to the Allied Forces in the Bretton Woods Agreement. In that agreement the United States Treasury became the individual drawing account (checking account) of the International Monetary Fund.

Today's kingmen control the world's governments through debt and corporate process. Today, their kingdom is a private corporation that rules the people of our nation by contract under the guise of a Democracy with the blind force of a Communistic Oligarchy.

In 1787, the Constitution of the United States of America formed this Republic.

In 1871, that government passed the District of Columbia Organic Act forming a private corporation of the name "District of Columbia", but commonly known by its trademark name "United States Government". We call it, "Corp. U.S." [see: Independence Day, in this issue].

By 1917, the government's officers vacated their governmental seats for their respective corporate seats.

In 1933 Corp. U.S. went bankrupt and needed to find a new source for assets to back their debts; they formed the Social Security Administration and created trusts (taxpayers) the people operate as Corp. U.S. agents; thus, both controlling the people and securing the assets.

By 1968, the state governments were convinced to form corporations under Corp.U.S. The taxpayers joined in the corporate political jurisdiction by registering under its various Voter Registration Acts, allowing the corporations to bind

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taxpayer owned properties as collateral for the corporate debts. (See [Myth 22](#) on the Patriot Mythology page of www.teamlaw.org)

All the while these private corporations presented themselves as if they were the government itself. As biblically prophesied, even the elect were deceived.

Unlike the ancient inhabitants of this Land, we were torn from our government by our own ignorance, through our own contracts with those that call us enemies (see [Trading with the Enemy Act](#)).

They use ‘public schools’ to teach false histories, immorality and drug abuse; while they break the peer group of our children—the family. They are wicked.

With their drug wars Corp. U.S. has made battlefields of the schools and streets and has become so wicked they support the destruction of buildings where thousands of people are killed and blame the same on unknown terrorists to justify wars.

As we near the time of the second coming of the King of Kings, we must again turn away from such wickedness and raise the Title of Liberty.

It is my prayer that, we can awaken the people to take a new look at our History, perhaps for the first time. As you read this newsletter, please don't simply believe us because you read this, instead prove it for yourself. And, when you have proven the truth follow that ancient commander's admonition: “Behold, whosoever will maintain this title upon the land, let them come forth in the strength of the Lord, and enter into a covenant that they will maintain their rights, and their religion, that the Lord God may bless them.”

I pray that when you read this newsletter you will copy the “Title of Liberty” and raise it as a banner to awaken our nation. Attach it to your letterhead, envelopes, e-mail, web sites, etc. Spread it throughout the Land to awaken our people to repent before all is lost. God bless you all.

*“In memory of our God, our faith,
and freedom,
and of our spouses, our children,
and our peace.”*



Why Now ???

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watching and paper filing wasn't the real reason we were going through these trials. After all no matter how hopeless it all seemed, I kept getting that same answer to my prayers.

In our research we discovered how Land ownership works. We discovered: Treaties, the State's Enabling Act, Land Patents and how the Constitutions work. We secured our acceptance of the Land Patent that secured our Land and our chain of assignment to that title.

This was our wake-up call; it was also the first time we fought back; and we were winning!

Many people have followed what we learned and in the over ten years since our wake-up call we are not aware of a single case where they did not win.

The wins came because we learned the Law and applied it.

We believe it is necessary to obey, honor and sustain the law. We also know it is impossible to either obey, or honor, or sustain the law if we do not know what the law is. It is also impossible to learn or know the law from hearsay. It takes direct study.

We learned the biggest problems we all face today are ignorance, apathy,

WARN is an Acronym

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to use wealth principles the wealthiest people on the planet have used for centuries. **WARN** adds or refers to wealth tools and secrets used to create financial fortresses of freedom which can help us win our nation back.

WARN was designed to restore our awareness of our real national history. It is designed to inspire us to restore our constitutional Republic. We must unite as a society of people that understand our natural capacity as sovereigns, that understand Law and that have the wealth necessary to free our nation from the foreign corporations that rule over our nation with lies; alleging we have a Democracy while they enslave our people under contractually controlled Com-

incorrect traditions and the unrepentant heart.

It is impossible to live in our world today and not see the signs of the times. It is impossible to study our Constitution and not see it is hanging by a thread, due to our own ignorance and failure to act.

To correct the problem we must learn what happened to our nation (see pg. 16: Independence Day?). We had to learn the law. We learned how to make the law stand in court.

Along the way we discovered the “Quo Warranto” action is a remedy against corrupt judges. “Quo Warranto” means: By what authority. It works like this, Quo Warranto asks three basic questions:

First, was anything done unlawfully to get the person into office?

Second, has the person done anything while in office which they are forbidden from doing?

Third, has the person failed to do something the office mandates must be done?

If the answer to any of the three questions is “yes” then Quo Warranto applies and it only has one remedy — expulsion from office. Judges ruling on “Quo Warranto” cases have no judicial latitude in pronouncing the ruling; if Quo Warranto applies the officer in question is removed from office and that is that.

The beauty is the Quo Warranto action

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munist. Governmental leaders have turned away from morality in favor of that specious foreign corporate control.

What can we do about it?

Wake-up America — Repent Now.

Perhaps the best acronym for **WARN** is the visually obvious one: “**WAR**” is imbedded within “**WARN**” meaning when we learn the truth about the “Quiet **WAR**” we need to **Network** — prepare ourselves and awaken others, **WARN** our **Neighbors** and help prepare them with the truth, hope and a way to win.

WARN is an acronym with many meanings to remind us of who we are and what we have to do to save our nation. We must **WARN** each other.



Why Now ???

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works on anyone in any office, whether the office be governmental or corporate.

I've heard a lot of arguments, from people professing to be patriots, most of which were only about half right. It's that missing half that's kept them from the truth. It's that missing half that's kept them from winning in the courts. It's that missing half that has put a lot of them in jail. Good people fighting the right things in the wrong places with the wrong information and the wrong argument.

It's got to stop.

If we are to win our nation back, from now on, to the best of each of our abilities, we must do it right. To insure that Team Law was formed as a service that helps people educate themselves in law, our relevant history and the language necessary to understand the same.

We needed a team to fight with because in war you must learn to fight defensively and offensively; to do that it helps to know your weapons and work together.

Defensively, it helps to realize that if we obey the law, I mean all law — that means statutory, biblical, constitutional, common law — all law, the usurpers have no lawful position to attack from. They are too visible to the public. They can not damage you without a lawful cause, even if that cause is made-up.

They've been known to make up fictitious causes having no basis in real fact, that's where we must know how to fight in law and how to win. We've learned how.

The keys are: First, learn and obey the Law; Second, repent and align yourself with the Law; and Third, hold those who act in governance equally accountable to the Law.

Patriotism is good, when the people know the law and act in accord with it. Still, when people patriotically stand for their rights against "the system" and are beaten, jailed, unlawfully lose their property and/or their families, why would anyone join with them?

At one of our law study group meetings, a visitor came in to speak with us. He was going to show us how to win in court. He prefaced his remarks with, "I've lost

seventy cases, so you know that I know what I'm talking about."

He was trying to tell us that with his experience in the courtroom he knows what court procedures are. In fact, one can learn from one's mistakes; but, this fellow was learning too slowly, if at all.

When he discovered that we never lose, he was amazed. He started to listen to and to learn from our success.

The scripture says, "And Ye shall know the truth, and the truth shall make you free." John 8:33

And that's exactly how we solved the patriot's problems, by learning and applying truth, then by spreading the truth and the necessity for the people to learn the Law.

Now instead of losing property and going to jail, we and our property stay free.

If an enemy violates the law we hold them accountable for their trespasses against us inside their own system, which makes their system publicly aware of their crimes and they go to jail and pay us for the trouble.

In 1993, I won my first tort action against a city for violating the law. We settled out of court for \$1,500.00. I took the check to our law study group's meeting. For some it was the first time they saw anyone win and get paid.

And, that is, **Why Now!**

Now, because now we know how;

Now, because it is necessary;

Now, because we know how to win;

Now, because more wins create more momentum to win;

Now, because we have Team Law, the **WARN** newsletter, our internet [web sites](#) and our online [Open Forum](#);

Now, because we now have the ability to share our experiences and help others educate themselves and learn to win;

Now, because we can; and,

Now, because it has been a quiet war; where the bulk of the enemy's soldiers are no more aware of the war than you were before you began to be aware.

They need to learn about it too. Again, most people don't even believe we are at war, until they see and/or experience the facts, first hand, then if they survive the attack they get forewarned. They have a chance to become great freedom fighters

WARN

for a new generation.

Now, not only are the tools to win available, so is the support. As more people learn the truth and refer others to Team Law, our support grows and our opportunity to win our country back and preserve our Liberty improves.

Why now? Because now, we know what happened; and, we want our original jurisdiction government back and we are willing to work together to get it—we welcome your support.



What is Sovereignty ?

"The supreme, absolute, and uncontrollable power by which any independent body is governed. ...The supreme will." *Black's 6th*

That ultimate will is the will of God. Three elements define Sovereignty: dominion, agency and possession. God granted mankind possession of his natural body, free will (*agency*) and dominion over all the earth. Therefore man is sovereign and is responsible to God for that sovereignty.

It is functionally impossible to remove man from his sovereign ability and responsibility (*agency*).

It is even impossible to contract ones sovereignty away.

Ultimately, Sovereignty is a gift from God. Someday each and every one of us will have the opportunity to stand accountable for what we did with our sovereignty.

Imagine trying to stand before God's judgment with an attorney instead of by your own account; the King of Kings will say something like, "Get thee hence I know thee not." The judged will then say, "But Lord look at all of the good things I've done!" The King will say, "Get thee hence you knew me not".

So what happens when we grant our responsibility via contracts? Our sovereignty holds us accountable to our contracts, not the other way around. Our burden is to act like the sovereigns that we are and to always stand accountable.

So let us act the Part!



Welcome Beneficiaries

Some people ask us, "What are the benefits of joining Team Law.?"

To answer that question the following is an edited reprint of a Team Law beneficiary introduction letter:

An open letter from Team Law to all new beneficiaries:

Welcome! In order for us to best serve you let us share with you the most common questions new beneficiaries and people interested in Team Law ask us:

1. How do I become a Team Law Beneficiary?
2. What are Team Law's benefits?
3. Where should I start studying?
4. What materials are available from Team Law for me to start learning what I need to learn?
5. What will Team Law send when I become a new beneficiary?

Here are our answers:

- Understand first, Team Law is a self-service organization that can help you properly educate yourself in Law. That means we will almost never contact you if you do not first contact us first and make a request. Thus, we only send out materials you specifically ask for; thus, timely focusing your education on your own needs and interests while eliminating the possibility of sending materials you will likely never use.

Now, to answer those questions.

Team Law Endowment:

We have no memberships to join, and there are no dues or fees.

When a person recognizes Team Law is an organization worthy of their support, they make donations to support our work.

When those donations are at least \$695.00, Team Law grants the donor the privilege of nominating a Team Law Beneficiary. Donors cannot nominate themselves for Beneficiary endowments.

Team Law then grants a lifetime Team Law Beneficiary Endowment to the man, woman or child so nominated (*not to the donor*).

Team Law also grants family endowments when donations to the Team are \$250.00 more than the afore mentioned

donations of \$695. A family Team Law Beneficiary Endowment covers Husband and or Wife and or children under eighteen. When children reach eighteen, they no longer qualify under the Family Beneficiary Endowment.

Donations are made only to support Team Law for what we have already done not to get Team Law's educational services. Those services are 'icing on the cake'; they are not for sale at any price.

The three main purposes of Team Law are: One, to eliminate the high cost of learning the Law; Two, to create an environment where we and our posterity will understand Law, government and politics as well as and/or better than the founding fathers did (the nation's founding fathers missed providing a way to insure their posterity would understand what they had learned from hard experience); and, Three, to save our nation's Constitution from hanging by a thread by uniting the people through education.

With Team Law we have a way.

The Team perpetually expands by design and eventually becomes completely self-sufficient (able to function without donations).

Benefits:

To the best of our ability:

- First, Team Law will provide any beneficiary any paralegal educational services Team Law can. That means, if you need paralegal services, just ask and we'll do our best. Which is pretty good considering, to date, we've been able to help in each case with no known dissatisfied beneficiaries. Be aware, *we do not do the work for you*, though we may be able to guide you through it. The idea is, with our educational help you will learn how to do the work yourself. In the end, you are always your only real defense.

- Second, Team Law beneficiaries are not charged for paralegal services. Still, the value of such services is at least \$75.00 per hour for all paralegal service time spent on a case, and Team Law's Trustee's time is valued at over \$300.00 per hour; therefore, you can track the expense of our work with you accordingly. These are the rates non-Team Law beneficiaries would be charged if our services were available to them.

When beneficiaries receive their free services and notice the amount they saved by being beneficiaries, they often how much more Team Law is worthy of their support and they accordingly decide to support the Team with additional donations; accordingly, they are granted the privilege of nominating other beneficiaries as shown above.

When a beneficiary makes a request, we focus our response directly on the nature of that particular request, helping the beneficiary to focus their education at their own level of understanding. This lets the beneficiary progress as quickly as they are willing to learn so that they can meet their deadlines even if they have no previous experience in law. Depending on the nature of the beneficiary's needs, Team Law may provide sample documents to jump-start understanding of a particular style of forms; like court pleadings, etc. There is never a charge to our beneficiaries for any service Team Law provides them.

Whether we've ever handled a case like yours in the past, or not, is irrelevant considering the fact that we don't do your work for you. We help you by showing you how we would go about researching and preparing the case if it were ours. By telling you what we would do if we were in the same situation you described to us, you learn how to learn how to prevail in your case from your own experience.

If we were to do the work for you our purpose in helping you become self reliant in law would be eliminated; so we don't do that. Instead, we provide our editorial review service that makes sure you learn how to get your language, logic and process right.

We've been working in the courts for over thirteen years now and haven't lost yet. We believe that is caused by obeying the law and holding those that don't, and those that violate others rights, accountable for their actions. We don't let up until we win. We hope to help all of our beneficiaries to learn how to always win, but that is not up to us—each beneficiary is responsible for their own education.

- Third, If you think you own your Land and you haven't accepted the assignment

of the Land Patent grant, then, according to Law, you are simply a tenant on the Land Patent holders Land. Wilcox v. Jackson 13 Pet.(U.S.) 498, 10 L.ed. 681.

On request we guide Team Law beneficiaries through the Land Patent process and prepare sample documents necessary for them to learn how to legally and lawfully secure their acceptance of the land patent granted rights. We charge non-beneficiaries \$200.00 for this service. There is no charge to beneficiaries (See the following article "Do You Own Your Land?"). Personally, we think securing your Land by Land Patent is one of the single most important things you can do.

Secure your Land!!!

- Fourth, Beneficiaries are granted a subscription to **WARN** (Team Law's newsletter).
- Fifth, Beneficiaries can buy their own copy (for your own use) of anything Team Law produces at cost. Example: Team Law audio tapes are priced at \$19.95 ea. and beneficiaries can buy one of each at cost for \$2.00.

Here are just a few of the 90 min. audio tapes currently available:

"The Truth Shall Make You Free", a first time in court preparation tape.

"FRNs, Money, Checks, and Fun", the definitive tape on how U.S. "money systems" really work. If you don't know how you can eliminate any demand for payment and put 29 times that demand in your pocket, you may want this tape.

"Traffic Stop to trial", shows how to make color of law tickets, seizures, arrests, and/or imprisonments pay.

To help you learn to win in court, we have at least seven more audios on trial and pretrial procedures.

"The 13th Amendment", shows how to tell the difference between the national Constitution, which is hidden, and the private corporate constitution most people are familiar with.

"The 14th Amendment", contrary to popular opinion, will surprise you with the ability to protect anyone, regardless of status, and preserve our nation as founded in the original national Constitution.

"Butt Kicking Tax Eliminator", does just that. We cracked the code. People that used this one got their money back and stopped

IRS's attacks against them. It's easy to do but it does take work and study of the tax code.

We also have the following professionally produced video tapes available to beneficiaries (for personal use) at cost:

"FRNs Money, Checks, and Fun!", this segment of, June 9-11, 1995, HOUSTON PRACTICAL FREEDOM SEMINAR, Team Law Workshop, presents the same argument as the Audio tape of the same name above. The audio and the video were each recorded live at different venues so their content is different. reg. \$29.95, TLB \$10.00.

"Introduction to Wealth", how wealth works and how you can create wealth and power. This 3 hour tape is a must view. There is no beneficiary discount for this one, it is always sold at it discounted price, \$39.00.

"Wake-Up America", this is the best introduction tape we have to awaken your friends and neighbors to what is going on in our country and how we can get our nation back on track. This 1/2 hr. tape is available on audio regularly at \$19.95, TLB \$2.00, and in video tape format at reg. \$29.95, TLB \$9.95.

We also have a "Do it Yourself" training album series with three albums "Land Patents", "Tax Eliminator" and "Trusts", see the order form for details. We are working on a complete Asset Protection management training systems for The Way of Kings™, which they will release when we get it ready for them.

- Sixth, our offices are private with no potential for visitation, but that is not a limitation rather it provides better accessibility to telephone services where most of our services are handled. From time to time we also support special events, Local Team and Study Group meetings around the country; these are usually announced on our [Contacting Team Law](#) web page. If you have a local Team Law group anyone can attend local meetings and beneficiaries can use our law libraries.

- Seventh, review of any legal document you may need reviewed. Only Team Law Beneficiaries receive an e-mail address for document reviews. Team Law provides no other e-mail service because our own Private Messaging service on our Open Forum System is so robust yet private

and secure. Beneficiaries that use our Document Review Service find it to be one of our most powerful and educational services; it easily can make the difference between winning or loosing.

- Eighth, trial preparations via Mock-trial, with local groups or over the phone.
- Ninth, if you are ever falsely: seized, arrested, or imprisoned, your local team can (often within 48 hours of an appropriate court opening after the Team HQ is notified) assist in filing a title 42 §§ 1983, 1985 or 1986 lawsuit if such applies. For further information contact Team Law in regard to Team Law's "1,2,3 punch".
- Tenth, we have Team Law web sites, where anyone can get an abundance of resource material and where Team Law beneficiaries can access: secured documents and other beneficiary services.
- Eleventh, our interactive dynamic Open Forum System eliminates the need for e-mail access to Team Law in favor of our more powerful online communication system, which allows users to customize their experience. The system uses user names allowing anonymous access both to beneficiaries and non-beneficiaries alike; so if you are a Team Law beneficiary and you want access to the private Beneficiary Forum, you simply ask Admin and identify yourself and the access will be granted. We hope you enjoy it
- Twelfth, Team Law has agreed to assist The Way of Kings™ with asset protection systems training. The Way of Kings™ provides self-controlled asset protection systems based on man's covenants with God. Their systems have incredible potential unseen anywhere else. We highly recommend them.
- Thirteenth, there are many other benefits and the benefits are always improving. Still, it is a good idea to remember we are a Team; therefore, we are only as good as our parts, that means you have to do your part, which is wake up and discover who and where you are, study, learn, apply your learning and build the Team by referring others to us.

(Continued on page 8)

Welcome Beneficiaries

(Continued from page 7)

Start Studying

“Where should I start studying?” There are two natural places to start studying from: one is, start with whatever emergent situation is most pressing on you at the moment, the other is, start at the beginning. We would start at the beginning because that gives the best understanding of the relationships involved in any study of the Law.

To understand any relationship we suggest following the [Standard for Review](#). You will find it on Team Law’s Open Forum in the Contracts, Trusts and the Corporation Sole forum’s lead article. It will show you how to understand any relationship. All of our training materials follow the [Standard for Review](#) pattern of discovery.

This nation was founded on the foundational law of the Bible. Therein, man was first commanded to, ‘be fruitful and multiply, replenish, and **subdue**.’ Most people forget the subdue part, nonetheless it is required.

With that foundation, Team Law has made significant discoveries like the nature of the private foreign corporation known as, “THE UNITED STATES GOVERNMENT” (*founded in 1871*), which was quit claimed to the International Monetary Fund (*see USC Title 22 § 286*) in 1944. That corporation declared war against the people of the United States of America (*see: Trading with the Enemy Act (12 USC 95 a.&b.) as amended in 1933 by 48 Stat. 1*). Hundreds of millions of people have already been killed in that war. It is the most deadly war in the known history of mankind.

When you are at war it’s important to know what your weapons are and how they’re used. It isn’t a question of whether you will fight in this war or not. The question is, ‘How will you fight?’ Will you timely learn the weapons of this war? The weapons a righteous man can use are: Law, Wealth, Politics, Psychological warfare, and Spiritual warfare.

The article titled, “Israel Awaken!” on the front page of this newsletter is presented

as foundational law in the U.S. of A. not as a part of any religion, though many religions are based on it.

It relates the meaning of the Hebrew word, “Israel” as, “Prince of God.” From the ancient hieroglyphic, we translate, ‘The benevolent Prince (son) looking to his Father (God) living worthy of his inheritance and God looking forward to grant His son’s inheritance as a result of living a worthy life.’ The word also applies to the descendent nation of worthy people that have accepted the birthright from the Prince, along with its responsibilities. Israel was promised that if they would keep the commandments of God, all God has would be given to them.

With birthright comes responsibility and promise; if Israel turns away from their stewardship, then all they have will be taken from them.

Now think about it. If all mankind is either of the house of Israel, living the law, and inheriting everything, or, they are they that have turned away from their inheritance in Israel and or they are not living the Laws of God, and are therefore having their inheritance removed from them — then who will take away Israel’s stewardship if Israel does not fulfill their side of the promised birthright? There are no other people left. There are however the creations of the people — Corporations!

That’s right, Corporations.

People created corporations to limit their liabilities. When the people did not subdue their creation, the corporations subdued the people.

Giving that as foundation for, “Where should you start studying?”, the answer is:

Discover who and where you are.

The following questions may help you in your path of discovery:

- Are you of Israel?
- What is your inheritance?
- Do you think you own Land?
- Do you have need of repentance? (*again, keep in mind these questions are foundational law based not religion based.*)

Answer each of the questions and then resolve once and for all to stand firm in your realization that no matter what else, you are Sovereign. According to Law,

that (sovereignty) is your gift from God. Perfectly represented in your right to free agency—the right to think, choose, and act for your self.

Our task is to wake up the people and get them to stand up for their inherent rights: to this Land, to their families, to the Law of this Land and to our God and King. We care not whether you follow a religion. We know this nation was set under Christian Law, recognizing the Bible as foundational Law and you may worship in any religion you choose without prejudice against you so long as you do not trespass against another’s rights.

In order to understand the Law, it is necessary to understand this foundation.

From there you may want to get a copy of the most current edition of, [Black’s Law Dictionary](#). Then take the dictionary and any legal document you may have relating to any case or other situation you are interested in and look up each and every word. We mean, look up even the most simple words you thought you knew, like: “a”, “the”, “that”, “shall”, etc. When you look a word up in the law dictionary, follow it through the sources you find there. Example: look up the word phrase “Certificate of title”, and from *Black’s 6th ed.* you’ll find:

“**Certificate of title.** Document evidencing ownership; commonly associated with the sale of motor vehicles. *See also Insurance (Title insurance).*”

That definition doesn’t really define the term for me and it gives a reference for further research. Follow the reference as given, look up: “**Insurance (Title insurance).**” That means, turn to “Insurance” and then look in the subpart “Title insurance” and you’ll find within that part this definition:

“A “certificate of title” furnished by such a company is merely the formally expressed professional opinion of the company’s examiner that the title is the complete and perfect (or otherwise as stated), and the company is liable only for a want of care, skill, or diligence on the part of its examiner”

Now that’s a definition that sheds some new light on the subject, but you’re not done yet. Let’s say you were dealing with an issue concerning a certificate of title,

and a traffic ticket. Could you go just by the dictionary definition? No. There may be another definition defined in the statute itself. So we look it up and find, (in Colorado at least) there is no statutory definition for “certificate of title”, therefore the law dictionary definition stands and we understand a “certificate of title” is merely, “title insurance”.

This simple research example is a sample of why they call law, “code”.

Once you begin doing the research, especially using Team Law as a guide, you’ll find the study of law is easy. The real key is get the books and start now.

When we first started studying law at the recommendation of those that were already having competent successes we purchased a copy of the local court rules then we added the Federal court rules, annotated copies. Those books proved themselves to be invaluable guides to the rules and procedures in the local courts.

We started studying the court rules with the law dictionary looking up every word as shown above. Then as we found annotations that applied we looked them up, studied through them with the dictionary, looking up relevant citations until we found what we needed to win our case.

Nothing beats success.

Anyone that follows through with a process like this will likely build competence as a paralegal researcher and litigator.

Once you discover how law works, compare the statutory law with the Constitution and with foundational Law.

“No statute or rule making can abrogate the Constitution.” (*Miranda v. Arizona*)

Check out first if there is any mention of the type of issue you’re working with in the Constitution. Then check to discover if there was ever any authority from the people to create such an authority to create such a statute in the Constitution, if not then the servant has granted a power to others that the servant never had authority to grant in the first place. Such a granting is called: fraud; and, the resulting statute is void from its beginning.

When you start studying the Constitution it is a very good Idea to acquire a dictionary appropriate to the time when the constitution was written. We use, *Bouvier’s Law Dictionary (1856)*, because

we have one and because Congress ruled it as the only proper, “Dictionary of the Constitution”; even better than that is a dictionary from the years when the Constitution was written, but those are even harder to find.

Remember Team Law is a self-help organization. If you have ask us for help in a particular area, we will guide you to learn how to obtain the best information in the quickest manner. We never give [advice](#). We can only tell you what we would do if we were in your situation.

Materials:

“What materials are available from Team Law for me to start learning what I need to learn?” This is nearly impossible to answer without knowing specifically what your situation is. However, again remember, if you call us we’ll help to the greatest extent of our ability to help.

In war you are your biggest asset.

We can help you learn Law. We can help you learn to act sovereign. We can help you win. Yet, we can’t do your work for you. If you don’t get to work you can count on it, you will be a casualty of this war. The only question is when will you either become a casualty or stand up with Israel and win.

My choice is to fight for my family and for my God given stewardship.

There is no other option.

Again, your best resource is you. We can help fine tune that resource.

New Beneficiary Package:

The final question, “What are you sending me as a new beneficiary?”

1. Your completed signed Team Law Agreement. (If you don’t already have it.)
2. Access to get Team Law benefits including but not limited to legal document reviews over the phone and through the Beneficiary internet Forum.
3. Unlimited access to the **WAR** newsletter area on our website.
4. Use the following phone number:
(970) 201-9209

Our Trustee has call times: Mon. & Wed. from 8a.m.-5p.m., Tues. & Thurs. from 7-9p.m. (mountain time).

When calling the office you will talk with someone that will take your name and phone number; they will pass it on to the proper party, who will call you back.

WAR

When call volumes are high we may not be able to return your call that day; if that happens, call us back on our next call day. We usually return all calls that same day.

Again welcome, thank you for your support, and if there is anything you need, feel free to call.

Sincerely, Team Law.

Until **WAR** newsletter was created, we sent a Team Law Welcome Letter (similar to the forgoing edited reprint) to new beneficiaries. Now, we give all new beneficiaries a current copy of **WAR**. This reprint now serves as both an introduction to Team Law to all of our newsletter readers and a welcome letter to our new beneficiaries. Welcome!



Curious Quotes

“If we ever forget that we are One Nation Under God, then we will be a Nation gone under.”

President Ronald Regan

“But we have forgotten God. We have forgotten the gracious Hand which preserved us in peace, and multiplied and enriched and strengthened us; and we have vainly imagined, in the deceitfulness of our hearts, that all these blessings were produced by some superior wisdom and virtue of our own.”

President Abraham Lincoln

“History fails to record a single precedent in which nations subject to moral decay have not passed into political and economic decline.”

General Douglas MacArthur

“Whoever shall introduce into public affairs the principles of primitive Christianity will change the face of the world.”

Benjamin Franklin

“All that is necessary for evil to triumph is for good men to do nothing.”

Edmund Burke



Family Ties

My sister-in-law lives in a very conservative Utah community wherein most of the people place a stringent guard over the sacred union between husbands, wives and children.

Yet several years ago, in that community, my sister-in-law's natural born son came home from school shortly after he left in the morning.

On his way to school he'd been beaten up by a bully and ran home. His mother called the school to inform them that her son would not be in to school that day, relating the reason why. The receptionist said she'd have the principal call in about a half hour because he was in a meeting that would last that long.

About 20 min. later, there was a knock at the door. It was the principle. He demanded she bring her son to the door threatening that he would call the police, have her arrested and declared an unfit mother if she didn't. Out of fear she got her son.

The principal said, 'During school hours you are not his mother or guardian, the state is his parent.' The principle then took her son back to school with him.

That day, my sister-in-law went to the school board and filed the papers to allow her son to be home schooled.

The next day she kept her son home and about an hour after school started there was a knock at the door. It was the principal again demanding entry. This time he had a social worker with him and he was intent on having her whole family removed from her as an unfit mother.

She refused their entry and showed the social worker the school board documents which proved that the state determined she was competent sufficient to home school her son.

Disappointed by the facts, the intruders left.

Two years later, in Texas, my sister's daughter was just starting First grade. Her father often drove her to school and because he thought her classes started ten minutes later than they did she was

often tardy.

In that county, a certain amount of tardies equals an absence, and, if a person goes beyond a certain number of absences the parents are subpoenaed with the child into the local court where they are fined a minimum of \$100.00 as if a crime had been committed.

The court has been recognized as having 'state authority' to remove the children from the family; even though, the central principal of authority when founding a government is, the government can never acquire greater authority than the authority possessed by those that created it.

In other words, the people created the government; therefore, the people are the source of all of the authority the government can possibly lawfully possess; and, even though the people are sovereign, their sovereignty extends only to the personal domain of each individual person; therefore, the people cannot grant authority beyond their own personal domain. Thus, even when all of the people come together to form a government, providing it with their collective sovereignty, they can grant the government no more authority than the people individually possess.

What's going on?

How could the state have gained such power over the people?

Over our children?

How can the state claim our children as if they were theirs?

Who are we?

Where are we?

The answers to these questions are found in history, logic and Law.

They will surprise you.

Marriage

In America, people with children are usually married — with a corporate state granted marriage license.

Now, everybody knows that a license is "permission to do something that would otherwise be illegal"; and,

Where Common Law or better yet, Natural Law marriages are lawfully recognized in every state, it is not otherwise illegal to be married without a license.

Do you remember how you first learned about common law marriages. I was walking to school with a friend. A new

family had just moved into the neighborhood and my friend told me they had a common law marriage.

I asked, "What's that?"

My friend said it meant they lived together in sin for over seven years, so now their marriage was legal.

Most of us learned about marriage from parents, churches, or from school. But, did we learn the whole truth?

The truth is "common law" means the law that is common among the people. We can know what that is by looking at the court rulings among a people and common law is the way the courts rule on the cases before them. Thus another name for common law is standard case law.

The seven year rule in common law is actually Biblical. It's a property law called the "Law of Jubilee", which says that every seven years (grand jubilee = 50 years) all debts are forgiven, and whatever has been called something for seven years, or more, is what it was called.

Though a responsibility in marriage is proven by jubilee, that is not the only limit of natural law marriages.

Natural law marriage is defined by "agreement" and "consent".

Jubilee proves the existence of both agreement and consent, because if no one contests the union within seven years jubilee says all contest rights are waived; therefore, any necessary consent was granted by tacit admission.

In a natural law marriage the "agreement" is between the spouses to be — they must agree to be married.

"Consent" comes from the father of the bride. He must agree to give his daughter to the bridegroom.

Under natural law, if a couple has both agreement and consent they are, by definition, married. That's all there is to it.

The moment agreement and consent are in place the bride and groom are married, and that marriage can lawfully be consummated.

Marriages often result in the creation of children. Children are created "in the image of God." Therefore, such a union is sacred and often tied to a great deal of ceremony, religion, pomp, and circumstance.

Now, back to the “License”.

Marriage License

Whereas, “license” means, permission to do that which would otherwise be illegal; and,

Whereas, it is not otherwise illegal to be married under the law; and,

Whereas, the only other reason it would be unlawful for two consenting adults to be married is if they were otherwise incompetent;

Therefore, if a couple goes to “the state” and asks the state for a license, where there is no other reason for them to need a license other than incompetence, **in law**, those requesting a license **must be incompetent** because that is the only reason they could possibly need a license.

Now, one must ask, “When a bride and groom are incompetent to be married without a state license and that state grants that license, Who is responsible for the marriage?”

Answer: The grantor, the state.

Who is responsible for anything created in such a licensed marriage?

Answer: The grantor, the state.

And, what, typically, is the only thing “created” in such a marriage?

Answer: Children.

So I ask you, “Who do the children created in a state licensed marriage belong to?”

Answer: They belong to the state.

Believe it, or not. Just check out the evidence:

Evidence #1 — The state social services stand their authority on a doctrine called “Parens Patria” which is Latin for “parent by the country”. In modern usage parens patria is understood to mean “the state is the parent”.

Evidence #2 — When U.S. doctors deliver children from the womb they are required to create a document known as a: [Record of Live Birth](#).

Is it given to you? No.

You’re given a: [Birth Certificate](#).

So, what happens to the [Record of Live Birth](#)?

It’s sent to the, “BUREAU OF VITAL STATISTICS”.

And, what is that?

It is a subdepartment of the, “DEPARTMENT OF COMMERCE”.

And, what is the, “DEPARTMENT OF COMMERCE”.

It is where the U.S. keeps track of its possessions.

This evidence indicates that the state is declaring the children as their possession at birth.

Evidence #3 — New statutes, policies and or procedures require hospitals to assign Social Security Numbers to each child before birth, with or without the natural parents signature or permission. (read “Independence Day” in this issue)

Evidence #4 — Why are each of the childbirth performing hospitals in the U.S. registered as “Ports of Entry” into the U.S. when virtually none of them have incoming foreigners?

Evidence #5 — Birth records and Census reports are used as collateral for U.S. loans and as proof of the subservient nature of the people under control of the U.S. government.

It’s Scary.

It’s proof of the war.

It’s fulfillment of Biblical prophesy.

And, if we don’t do something to change things we’ll have no promise from the King of Kings (other than judgment).

So what do we do?

First we learn what happened.

In times past, there were no licenses of marriage except in cases where it was unlawful to otherwise marry.

For example, Biblical Law shows God sanctions marriage and forbids intermarriage of races. Therefore, the contract of marriage is traditionally bound by a religious ceremony provided by an official minister; and, the laws of the land forbade miscegenation. So, when a white person wanted to marry a black, if the state was willing on request, it would license miscegenation with a marriage license.

Marriage records were kept in family Bibles, then with the advent of licenses, in the County Clerk and Recorder’s offices. Statutes were created to allow anyone desiring a license to obtain one. Churches were used to assist in getting people to use marriage licenses as a manner of recording marriages. Over time, people began to believe licenses were required by law, even though they were only required if you were otherwise incompetent to marry.

WARN

Now, remember, the promise given to Israel was, if we maintain our stewardship, we’ll inherit the earth.

Our stewardship starts with our families. Isn’t it ironic that the document typically used to begin a marriage is the same document used by the corporate state to remove our children from us? And, nobody ever even warned us, because government employees were just doing their jobs.

Whenever we discover we’ve erred, we can repent. The error was asking the state for a marriage license.

Repenting includes fixing the damage.

Some people would tell you, ‘To remove the marriage license you have to revoke or rescind your signature from the request for the license.’

However, as a matter of law, revoking or rescinding a signature admits you signed it in the first place.

What if you never signed the request for license? Then there would be no license in existence.

In contract law there is no signature if full closure is not given with presentment of the agreement.

In the case of most marriage licenses, the state does not inform: 1. The grantor of the license is a privately owned corporation; 2. Licensing with them wasn’t necessary for the marriage; 3. Requesting a license constitutes a declaration of incompetence; and, 4. Signing such a license admits the state is the responsible parent of your future children, and will be used by them as state collateral.

Therefore, if any of the above points are true in your case, then the contracting license is void and without a lawful signature, from the beginning.

So what about your marriage?

Legal & Lawful Marriage

Well think about it. If the two of you went to get a “required” license, you must have had agreement. And, if you had her father’s blessing you had his consent and therefore under Natural Law (Biblical Law) you were married without the license before the license was issued.

The churches rightfully want people to have “legal and lawful” marriages.

(Continued on page 12)

Family Ties

(Continued from page 11)

A natural law marriage is a “lawful” marriage, meaning it fulfills law. The accent in the lawful marriage is the fact that the parties of the marriage have an agreement, they have the fathers consent and they are bound by their acceptance of, and consummation of, the marriage.

A “legal” marriage indicates a written contract of marriage. The written legal record for a legal marriage evidences the authority the marriage was bound by.

All you have to do to make a lawful natural law marriage “legal and lawful” is, make a legal record of the union made under natural law. In other words, if you legally record your contract of marriage with the County Clerk and Recorder. Such a record is a legal record and the natural law marriage is both a lawful fact and a matter of legal record; thus, “legal and lawful”.

Even if your original marriage agreement was verbal, you can later legally reduce it to writing and make it binding from the first moment of your agreement and consent by making your contract “nunc pro tunc”, which means, “now as if then”.

Knowing these things prior to marriage brings on some interesting questions especially if you or the father of the bride have religious beliefs (like I do) that cause you to desire to go through an ecclesiastic leader that may be unaware of the truth and therefore believes you have to have a state issued marriage license.

The solution is simple.

If it was me, I would obey the law.

With agreement and consent, I would: create a Notice of Marriage stating: I and my spouse to be have an agreement to marry, show we have consent of the bride’s father, and, give notice of the intended ceremony which when performed will bind, seal and/or begin the Marriage union. I would have all related parties sign the document.

I would then go to the County Clerk and Recorder’s office and legally record the Notice with the marriage licenses. I would then get a couple of state certified copies of the Notice.

I would take a state certified copy to the

ecclesiastic leader as evidence of the legal right to lawfully marry.

In Law your Notice has a greater authority than the state issued marriage license. The authority you will be using is the authority of natural law in original jurisdiction, as was endowed upon man by birth. It is the same authority and power that makes you sovereign. It follows law.

The Notice is in accord with the laws of the individual states and is binding.

Taking your Family back

This problem started many years ago. It won’t be removed overnight. The state took charge of our stewardships because we signed the agreement and or allowed it.

People are a great source of wealth. If the state can convince you that you are under their control, as their asset or subject, then you won’t control them.

We are living with alleged contractual bonds to *parens patria*, and we have been doing so in condemnation for at least three generations. It’s time we recognized the truth. It’s time to take responsibility for our families, our stewardships and our lives.

Removing the marriage license won’t remove the entire problem in and of itself. It will, however, remove the foundation upon which the state builds its entire “*parens patria*” doctrine.

With the state’s foundation removed you’ve taken the first step to prepare for any battle that may come up where the state attempts to use social workers, or other forces, to interfere with your family rights.

You’ll be beginning to act like the sovereign you are.

If your marriage is not made under their authority, they have no lawful right to interfere with your family unless you invite them to.

Step two: Stop inviting them to solve your family problems. Be self reliant.

It doesn’t mean they won’t ever interfere. It does mean that if they do you’ve disarmed their #1 weapon from their presumption.

You’ll need to learn more and to prepare to turn back any attack they bring against you, but foundationally you’ll be ready.

Even after we resolve our marriages, the problem is, the system that set up the

parens patria system of control still exists and government officials still want us to believe we are their incompetent servants. We need to solve that problem by **eliminating the incompetence**; thus,

Step three: You’re sovereign and therefore you’re responsible, so start acting like it. Learn the Law — Obey and apply it, and when others trespass against you or yours, mercifully and justly hold them accountable to their trespasses. Accountability is the key.

If you’ll do it you’ll be well on the path to true freedom and liberty, and we’ll get our nation back.

Team Law can help.

That’s why we’re here, to help people wake up and learn the law.

Re-tie Family Ties

Typically for about the same reasons we had the marriage license problem we have the problem of raising our children in that same system that taught us we needed to have the marriage license. That system wanted us to be incompetent workers providing all of the “government’s needs”, believing the “government” was supposed to provide our needs. When in reality we are responsible for providing all of our own needs and government’s responsibility is to govern itself and help us maintain our rights and property, without trespass.

The question is, “What are we allowing that system to teach our children?”

Perhaps the question should be, “Why are we allowing that system to teach our children?”


You don’t have to take your children out of the public school system. Though many have, successfully.

However, if your children remain in the public school system, you must take an active part.

At the very least pay attention to what your children are learning.

I’m not referring to the school’s alleged subject matter, I’m referring to the public school’s end results: drugs, immorality, codependency and crime.

You decide what’s best for your children. After all, ultimately, when it comes time for you to stand accountable for your stewardship, you won’t be able to blame the school for the outcome.

After all, you are the sovereign. 

Do You Own Your Land?

The foundation of this nation's success was real property ownership. That's why the settlers came here. To insure private ownership of land, the nation's founding fathers made it unlawful for government to own land except for the ten square miles of Washington D.C., and such as may be needed for erection of forts, magazines, arsenals, dock-yards, and other needful buildings. (see: The Constitution)

Territories are authorized to form new States by their Enabling Acts, which Acts form irrevocable ordinances under which the territory and the people within the territory agree to give up all right and title to the unappropriated (unowned) land lying within the Territory, and all such unappropriated land was turned over to the dispossession of the United States government where it is maintained and/or preserved until individual people prove their interest in the land by claiming or homesteading it in accord with the law as it is set by Congress. Once such interest is proven and the respective costs are paid, the land is granted to the interested party to whom all right and title is secured by Land Patent. [See the State Enabling Acts]

Colorado's Enabling Act § 4 states: "That the members of the convention thus elected... shall be and is hereby authorized to form a constitution and state government for said territory; provided that the constitution shall be republican in form, ...and not be repugnant to the constitution of the United States and the principles of the Declaration of Independence; and, provided further, that said convention shall provide by an ordinance irrevocable without the consent of the United States and the People of said state... that the people inhabiting said territory do agree and declare that they forever disclaim all right and title to the unappropriated public lands lying within said territory, and that the same shall be and remain at the sole and entire disposition of the United States"

Remember, "appropriated land", is private land, that is to say, patent secured land, and such Land was excluded from being passed to central government disposition. All other land was required to be passed to the, "sole and entire disposition of the

United States". Where it was then held until such time as it was granted to the people by way of a patented Land Grant; commonly known as a "Land Patent".

The Land came to this nation either as a war prize or by Treaty. Either way, the land was acquired for the people.

When an American fulfills the requirements to obtain a "Land Patent" the patent is assigned by and under the hand and seal of the President of the United States, under an Act of Congress.

Fictitious entities, like trusts, corporations, etc. cannot obtain land patents except by an express Act of Congress. An example of Congress granting land through patents to fictitious entities is the railroad grant made to compensate the railroads for building railroads across America.

The United States Supreme Court has ruled the Land Patent is the only form of perfect title to land available in the United States. (see: *Wilcox v. Jackson*, 38 U.S. 498, 10 L.Ed. 264, 1839 U.S. LEXIS 457)

In America today people think they own their land, but most of them don't even know what land is. By definition: "land' is simply an area of three dimensional space, its position being defined by natural or imaginary points located by reference to the earth's surface. 'Land' is not the fixed contents of that space, although, as we shall see, the owner of that space may well own those fixed contents. Land is immovable, as distinct from chattels, which are moveable; it is also, in its legal significance, indestructible. The contents of the space may be physically severed, destroyed or consumed, but the space itself, and so the 'land', remains immutable." (see: Peter Butt, *Land Law* 9 (2nd ed. 1988) Reprinted in *Black's Law Dictionary, Seventh Edition*)

In other words, there is a difference between land and property that pertains to it (appurtenances). Most people today obtain "Real Estate" by contract and then on fulfillment of the contract they transfer control of Land by "Warranty Deed".

The "Warranty Deed" is merely a "color of title". Color of Title means: "That which is a semblance or appearance of

title, but not title in fact or in law." (see: *Hovth v. Farrar*, C.C.A. Tex., 94 F.2d 654, 658; *McCoy v. Lowrie*, 42 Wash.2d 24, *Black's Law Dictionary, Sixth Ed.*) Though color of title is not title itself, it can lawfully prove the chain of title.

The Warranty Deed cannot stand against the Land Patent. "A grant of land (Land Patent) is a public law standing on the statute books of the State, and is notice to every subsequent purchaser under any conflicting sale made afterward." (see: *Wineman v. Gastrell*, 54 F. 819, 2 US App. 581)

The Land Patent is permanent and cannot be changed by the government after its issuance, even in court. "A Land Patent perfect on its face is not to be avoided, in a trial at law, by anything short of an elder patent. It is not to be affected by evidence or circumstances which might show that, in a court of equity, the party offering impeaching evidence would probably prevail." (see: *Hooper et al. v. Scheimer* 64 U.S. 235, 243)

A Land Patent so granted is a matter of record and as such its words speak for themselves; typical patent verbiage follows:

"THE UNITED STATES OF AMERICA, To all to whom these Presents shall come, Greeting:

"Whereas (*patent applicant's name*) has deposited in the GENERAL LAND OFFICE, of the United States, a Certificate of the REGISTER OF THE LAND OFFICE at (*location of record*) whereby it appears that full payment has been made by the said (*patent applicant's name*) according to the provisions of the Act of Congress of the 24th of April, 1820, entitled "An Act making further provision for the sale of the Public Lands," for (*description of the Land*) according to the official plat of the survey of the said Lands, returned to the General Land Office by the SURVEYOR GENERAL, which said tract has been purchased by the said (*patent applicant's name*)

"NOW KNOW YE, That the United States of America, in consideration of the Premises, and in conformity with the several acts of Congress, in such case made and provided, HAVE GIVEN AND GRANTED, and by these presents DO GIVE AND GRANT, unto the said (*patent applicant's name*) and to his heirs, the said tract above described; **TO HAVE**

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Do You Own Your Land?

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AND TO HOLD the same, together with all the rights, privileges, immunities, and appurtenances of whatsoever nature, thereunto belonging, unto the said (*pat-
applicant's name*) and to his heirs and assigns forever.

"In Testimony Whereof, I, (*President's signature*) PRESIDENT OF THE UNITED STATES OF AMERICA, have caused these Letters to be made PATENT, and the SEAL of the GENERAL LAND OFFICE to be hereunto affixed. **GIVEN** under my hand, at the CITY OF WASHINGTON, (*day and month*) in the year of our Lord (*year*) and of the INDEPENDENCE OF THE UNITED STATES the (*number of years from the independence*). BY THE PRESIDENT: (*President's signature*)"

(Quoted directly from a Certified Land Patent possessed by, Eric W. Madsen, Editor. Fonts and emphasis presented here in near approximation to the actual Patent.)

It's important to recognize what happened the moment the President signed that document.

God gave man Dominion, which is the same thing as ownership of Land. Then people form governments. Accordingly, *people cannot grant to government any authority people do not possess*. Our Constitution forbid government from owning land except for few exceptions. Land comes to this country only by purchase, treaty or war prize. It is then only held by the government until the people prove their private interest, in accord with law, and the President then grants all right and title to the Land with the Land Patent; at which time the Land is completely given, granted, or assigned to the individual and to their heirs and assigns to **have and to hold forever**; without government interference.

In the history of this country no Land Patent has ever lost an appellate review in the courts. As a matter of fact in *Summa Corp. v California* the U.S. Supreme Court ruled, '*patent proceedings are conclusive ...and cannot be collaterally attacked by the Government*'. In that case the land in question was tidewater land and California's claim was based on California's

constitutional right to all tidewater lands. The patent stood supreme even against California's constitutional claim.

That means that under the Legislative, Executive, and Judicial branches of government Land Patents stand as supreme Title to Land.

Now, if I give you something, how much did it cost you?

Answer: Who knows? "Give" can mean "convey" and convey can be the result of a bargain or a sale.

However, if I grant you something, how much does it cost you?

Answer: It costs you **nothing**. Grants are made with no obliged cost. There may have been some prerequisite requirement that you needed to fulfill. You may have needed to pay some filing fees, or surveying costs, but the grant itself is always given without a price or cost.

What about an assignment. If I assign something to you, how much does it cost you?

Answer: Nothing. An assignment is simply made. No obligation of payment can be required of an assignment.

Land patents are always given by grant, according to law, under the seal of a Governor, the President of the United States of America or other principal national authority (like a country's King, etc.).

Land patents are the method whereby land, at the disposition of the United States of America, is assigned to the people of the United States of America. Such assignments are permanent.

Note the words from an actual Land Patent, "**HAVE GIVEN AND GRANTED, and by these presents DO GIVE AND GRANT**" the land, to the patent holder, their heirs, and/or assigns, "**TO HAVE AND TO HOLD ... forever**".

So how long does the grant last?

Answer: **Forever!!!**

Such an assignment can never lawfully be removed by government.

Remember, this nation was founded on the belief in private ownership of person, land, and property. The ownership of the land moved from where ever it was, by treaty, from some other nation to the inhabitant territories that now make up the United States of America; then moved from those territories, as they became

States within the union of States, to "sole and entire disposition of the United States" (except Texas refused, and the original thirteen colonies were already united); then from said disposition to the individual by the grant of Land Patent.

Now, think about it. If I choose to give you a gift and you choose not to accept it, to whom does the gift belong?

Answer: To me. I cannot control your willingness to accept my gift. I can only grant you the gift. If you do not accept it, the gift remains mine.

So it goes with a Land Patent.

Now, look at your Warranty Deed, if you have one and notice how it's written.

You'll find words to the effect of the following: "For valuable consideration received", The Grantor admits being paid and further, "grants and/or assigns, bargains, sells, and conveys", the property along with all of its appurtenances and hereditaments, to the new land owner (you) **and** to your heirs **and/or** assigns forever. Which means you can't sell it but you can assign it or pass it on to your heirs.

The Grantor also goes on to warrant his rights to convey the land along with all of its appurtenances and hereditaments and binds his heirs forever to support said warrant.

Finally the Grantor will exclude his warranty from anything that he cannot warranty, like rights of way he has granted to someone else. It's up to you to, on your own to support or deny any such rights of way. With the Land Patent they are yours to deny, if you so choose.

Let's review the Warranty Deed. It indicates that you have purchased something and it also indicates that something was granted or assigned to you. Remember, a grant or assignment cannot have a cost, and the Land Patent cannot be sold. So when you buy a house, you may pay for the lumber, nails, labor, and chattel. However, your rights, title, and interest in the land can only be granted and/or assigned to you, and so it is. In the Warranty Deed the title to the land (the Land Patent) is granted or assigned by these very words, "grants" or "assigns".

From that point it is up to you whether you want to accept the grant or assign-

ment. If you choose to do so you need to acquire a Certified copy of your Land Patent, and it is considered a wise move to publish your declaration of the acceptance of your assignment on the Land Patent. At Team Law we don't give out the specific paperwork for this process publicly. When requested we send out the following instructions to help people secure their Land Patents:

Steps to get Allodial Land Patents

- 1st You must have a true right to the land, i.e.: Warranty Deed, Quit Claim Deed, Assignment, etc.
- 2nd If the legal description on your right to the land documents is not in the form of: "Section, Township, and Range", then you must get a copy of the County plat map of the subdivision your land is located in; you'll especially need the part that legally describes the land. That part is called: the "Legal", and it always lists the Land description in the form of Section, Township and Range.
- 3rd With the description of your Land in the form of Section, Township and Range, you're ready to acquire a copy of the appropriate Land Patent for your Land. This is done by taking the legal description of your Land, in the form of Section, Township and Range, to the Bureau of Land Management (BLM) and asking them (in their Land Patent records office) for a Certified copy of the Land Patent for the land represented by your Land description including, Section, Township and Range. It's a good idea to get at least two certified copies of the appropriate Patent and a copy of the "Patent Plat map" for the particular Township your land is in.
- 4th Team Law needs to see the information on your Title and Patent documents to complete your Land Patent Sandwich. Mail certified copies of all of the documentation to us.
- 5th Team Law will complete the Land Patent Claim properly and return it to you with all of the appropriate accompanying documents in the proper order and mail all of them to you with the instructions of what you should do next to maintain your Land.

There is no cost for these services for Team Law beneficiaries; all others pay \$200.00 for this service. We have more information on Land Patents on our web site at, www.teamlaw.org and on our [Open Forum](http://www.teamlawproductions.com/phpBB/) at, <http://www.teamlawproductions.com/phpBB/>. If you have any questions you may contact us on the open forum or call us at:

(970) 201-9209.

We don't provide further information to people who aren't acquiring their land patents because it would be of no real service to them.

We only provide the specific documents we use to secure land patents filled out in full so that we can insure that it's done right, every time.

We instruct you on how to file and/or service your land patent documents to thus secure your Land.

We're here to help you educate yourself. Let's do it together so we can do it right.

The Land is a major key to winning this war. For those who don't really believe that we're at war, look at the evidence and ask yourself why the opposition doesn't want you to know the truth about land patents. Don't just believe me, check out the legal cites and prove it to yourself. It's true, the only way you can securely own your Land is with your Land Patent.

Land is defined by its geographic boundaries and goes from the center of the earth to the heavens above (hereditaments). It cannot be taken for debt or taxes.

What is Real Estate? It relates to that which can be taken on to or off from the Land (appurtenances). Banks and corporations like Real Estate because they can own it without an Act of Congress. They and others can use contracts and color of title documents to seize control of Real Estate under color of law according to the terms and conditions of relevant contracts.

They've used their color of title process in the courts for so long that the people (under three generations of deception and ignorance) simply allow them to win without a fight. We forgot about our inherent Land Rights.

For that cause when you go into a court today with a real property title case (a Land Patent case) chances are the judge

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and any attorneys involved won't know what the Land Patent is.

The first court you run into that understands the power of a Land Patent may be a U.S. Circuit court of Appeals, and in the history of this nation there has never been an appellate case where a properly set Land Patent has ever lost the Land.

If you ever have the occasion to have to defend your right to your Land in court. And someone else presents a proof of Land Patent on your Land, you'll lose what you thought was your Land.

If you haven't accepted the gift of your Land Patent in your name, you may be abandoning your right to your Land and any prior owner with lawful right to the land patent could evict you off from the Land you thought was yours.

So contact us and learn more about securing your Land Patent secured rights. It's important.

Now, let's suppose you have your Land Patent properly secured and for some reason you have to defend your right to the Land. What do you do?

You can't defend the Land Patent if you don't understand how it works.

Here's a primer on how it works:

The Land came to the nation by treaty or war prize. The government only had limited ability to own Land, as before mentioned, and all of the remainder of the land was held in the sole disposition of the United States until it was granted under Act of Congress by the hand and seal of the President to some person. Then under that same Act the President makes the Grant Patent. Which means that the Land came to the nation by Treaty and the Patent assigns a specific part of that Treaty Land to you **and** to your heirs **and** you assigns forever.

So your land comes to you from the Treaty through your Land Patent. *This is critical, the Land Patent secures the Treaty to you.* Government and their courts are bound by the supremacy clause of the Constitution to uphold the Treaty making your Patent a statutory limitation throughout the land. *Wineman v. Gastrell* 54 FED 819, 2 U.S. App. 581.

If you ever need to defend your right to

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Do You Own Your Land?

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the Patent here's how it's done. First, you'll need to get the full chain of title to your Land, from patent to the present. I always do this whenever I acquire land. The Abstract shows the full chain of assignment of the Land from the Patent to you. Each record in the Abstract is a matter of well established public record. If your right to the land is well secured (proper Deeds) and you've properly demonstrated your acceptance of your Land Patent (our copyrighted Declaration of Acceptance) you'll win, if you're prepared and you lawfully fight back.

Mayer Amschel Rothschild (1743-1812), a man with the money and will to rule the world said, "When you assume the appearance of power, people give it to you."

Foundational Law says that God promised Israel that by this time in the world all mankind would be born of, or grafted into, the House (family) of Israel. So we are Israel; and, our birthright is (if we're moral and maintain our stewardships) we'll inherit everything. However, if we are all Israel and we aren't moral or don't take care of our stewardship then who gets it if Israel doesn't?

Who's left if we're all Israel?

Answer: Perhaps, its Corporations and other fictions we created to care for our stewardships when we don't; ultimately it will all go back to God.

When you read the next article perhaps you too will begin to see what a dangerous predicament we're in if we don't secure our Land and its appurtenant property.

A final word related to taxes and mortgages. There are those that would have you believe that if you have your Land Patent in place you cannot be taxed or made to pay your mortgage. Beware, taxes and mortgages are the product of contractual liability and have nothing to do with Land Patents. Land Patents neither limit you from your ability to contract nor from your liability to them.

With proper application Land can remain secured from tax liability with various legal tools including but not limited to Land Patents.



Independence Day

Happy Fourth of July!

This is one of my favorite holidays. Almost every year we get together with family and have a reunion centered around a family picnic, watermelon and fireworks.

What do you do? Do you have a picnic with family? Do you go out and watch a fireworks display, or shoot off your own traditional fireworks?

I enjoy the family and the fireworks.

Yet, I sometimes wonder, "What are we celebrating?" Oh, I know the 4th of July stories, but really, what are we celebrating?

Are we celebrating war by shooting off beautiful explosions of light, sound and smoke reminiscent of "bombshells bursting in air"?

Are we celebrating Independence from England.

Or, have we forgotten what we're celebrating, so we just celebrate for the sake of the celebration.

On the Fourth of July, 1776, we were at war, or rather this nation's representatives had just signed the Declaration of Independence, effectively declaring Independence from Great Britain and that fueled the Revolutionary war. For the first time we were a completely independent nation.

But what did that mean? What does it mean today? — Independence.

Today, people are taught this nation was one of England's colonies for hundreds of years. Yet before England's colonies began to be successful here, the King began assigning allodial grants to the settlers securing them by Patent. That means that the King gave up all right, title and interest in the Land to the settlers and secured the grant with a patent letter making the grant irreversible.

Those settlers also made agreements to pay 50% of their production from that Land to the King for their passage to the new world. In time those agreements grew to become some of England's most productive agreements. The proof is held in the fact that the Magna Carta was foundational Law here, and the fact that the Magna Carta only deals with the rights of those of Noble

or Sovereign birth. That is also why the King recognized this nation with its own Parliament set by its land owners — that is to say, Electors.

In the aftermath of the French American War England began to abuse the colonist's rights in an attempt to diminish her massive debts ultimately resulting in the drafting of the Declaration of Independence.

In response the King of England doubled the sales tax to the colonies from 3% to 6%. Rather than paying the increased tax some of the colonists had a party and threw a load of tea into the harbor (the Boston Tea Party).

War!!!

Since that time we've been in Four World Wars.

The first was the, Civil War, which, though it was fought on this continent, involved the world's nations.

The second was the war to end all wars, World War I.

Then came the second war to end all wars, World War II.

And, now the current World War, declared by 1954. The makers of this war call it, "The Quiet War". The only thing quiet about this war is the people being attacked.

This is the most deadly war of all time. Again the body count is over three hundred million people. That's 300,000,000 people—DEAD!

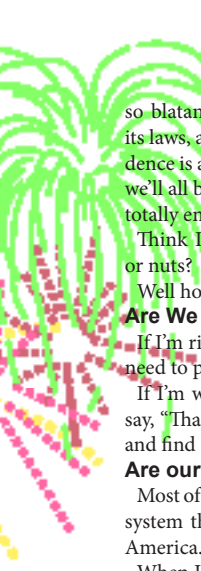
This war isn't new. Historically this is the longest continuous war our planet has ever seen. Because this war is a "Quiet War" most of the casualties are unaware of who the enemy is that killed them. The rest of the people are so ignorant, if they don't wake up they and their families will be destroyed without their even knowing they were at war.

Some people think talking about a war you can't see or hear is crazy. They think it's all an imagination. I respect that opinion even though I know it is wrong.

I respect their opinion, because I know how difficult it is for some people to believe in that which cannot be seen.

I know they're wrong because I've seen this war, first hand. I've been on its battle fronts. I've seen the casualties and — I'm afraid.

I'm afraid because we as a people are



so blatantly ignorant about our nation, its laws, and its controllers that independence is a joke. And, if we don't wake up we'll all be dead and our children will be totally enslaved forever.

Think I'm joking, think I'm paranoid, or nuts?

We'll hold off on your decision.

Are We at War?

If I'm right and we are at war, then you need to protect yourself.

If I'm wrong, then I'm the first one to say, "Thank God. Now, let's get together and find out the truth."

Are our Children Under Attack?

Most of us were raised in a public school system that promotes that all is well in America.

When I went to school I thought it was a pretty good system. It was.

However, a Congressional investigation proved our history had been rewritten by large foundations vying for control of our government.

The "D.A.R.E." program goes a step further. Its purpose is to break the peer pressure group of the family and make our children informants.

"D.A.R.E." is promoted throughout the public school system. It's touted as a tool to help win the war on drugs. However, look at the evidence:

First, D.A.R.E. is an acronym for: "Drug Abuse Resistance Education."

Now, think about the meaning of that phrase: to understand, "Drug Abuse", you first recall the meaning of those words as you relate them to yourself; to do that in your mind you either have to see yourself abusing drugs or someone that you know or that otherwise relates to you. Then you add, "Resistance", to the drug abuse (remember resistance does not overcome it only resists the inevitable). Then add, "Education" — meaning they're going to teach "Drug Abuse Resistance" to children that usually have no prior experience with drugs. Look out!!!

That means the children are going to have to create their own understanding of their own drug abuse in their future and then teach themselves to resist their own abuse, which before the program they did not have.

Second, look at the results of the program since its inception—dramatic increase in drug sales, use and abuse in all age groups where the D.A.R.E. program is promoted.

It appears that the school's linguistic programming is working.

Third, the D.A.R.E. curriculum is a direct English translation of The Hitler Youth program, where the children were taught to serve the fatherland in opposition to the family.

Fourth, D.A.R.E. is touted as a peer pressure breaking program. However the main peer group of children in the D.A.R.E. program is their own family.

Fifth, school children and their friends are introduced to drugs first through D.A.R.E. The school even promotes how important it is that they do it first.

Sixth, I was walking through an Airport a while back when I came upon a wall of contest winners' artwork from the area's First, Second, and Third grades. The theme was D.A.R.E. outreach. The artwork displayed various scenarios where children were involved in drug use and abuse situations with the European stop signs "O" over them, or with the slogan, "Just Say No" along side them.

The problem is that these artists conceptions of drug use and abuse were all trained by the school in class. These children had no experiential concept of drugs until it was put into their minds and futures by the school's teachers as part of D.A.R.E.

Seventh, The schools now use behavioral psychologists to assist them. Any competent behavioral Psychologist will tell you that such a program's most likely outcome will be drug use and/or abuse. Yet they support it.

Eighth, Those teachers and psychologists then administer or prescribe the use of "Ritalin", a potent stimulant, to a surprisingly large group of children they call "hyperactive". The main symptom these children display is a lack of attention span. These children are often simply giftedly fast learners, whose real problem is that the teachers don't know how to teach well enough, or fast enough, to keep the children's interest.

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The same school teaching "Don't use Drugs" is prescribing and dealing drugs. Teaching by example?

Finally, D.A.R.E. has a new icon — a triangle with the words, "School, Police, Parents" printed around its sides. The obvious intent is the same as was Hitler's, to use the children to police parents through the school and social services.

Yes, our children are under attack. "The Quiet War" is being waged directly against our children.

I've only described one attack front here, but when you add that attack to the attack described in, "Family Ties", and to the attack against morality being waged by the school, the media, and Corp. USA, you've got a real battle on your hands.

Like our nation's founding fathers we need Independence and to get that we need to recognize the enemy.

Recognize the Enemy

Defensively, stop believing everything you see or hear, and anything I or anyone else tells you. Take the evidences presented before you and prove the truth to yourself.

You study it out.

Pray and sincerely ask God if these things are not true. He'll let you know, "And the truth shall make you free."

If you act on it.

Wake up and take action. But don't just jump out there like so many frustrated patriots do—First create a working plan of action that will deliver an end to the war, a plan that will deliver independence.

In order to do that, you need to know who you are and what side you're on. Like a ship at sea, you need to know: where you are, where you're going, and which way the wind is blowing (what the enemy is doing).

To learn who you are, read, "Israel Awaken" on the front page, study it out and see if it applies to you.

Read this issues articles, "Why Now???", "Family Ties" and "Do You Own Your Land?"; then, decide which side you're on.

To find out where you are look at the facts from history.

If you want to know which way the winds of war are blowing (what the enemy

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Independence Day

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is doing), follow the money.

Look to History

Let's go back to the Boston Tea Party. Did the colonists go to war over a tax hike on tea? Is that what caused them to follow through with a Declaration of Independence? No. The tax was not the main problem. The main problem was Great Britain's new changes in taxing policy. The actual import taxes were overall reduced from an import tax of 3% on everything to a 6% tax on a few staples like paper, tin, sugar and tea; the problem with the new tax was that the King was going to start paying the judges' and governors' wages. The Americans knew, if they were no longer in control of the wages for their government officials their Land would soon come subject to seizure from the King for the cause of debt. The English thought the Americans would be pleased with the tax changes because not only were the overall taxes reduced, but so was the expense of government. Remember, America was always self ruled. They had their own Parliament, their own courts, and their own local government. They were subjected to the King of England only because they were bound under contract. The original agreement for passage gave the King the right to appoint the Governors and Judges from the colonists, to guarantee the agreements with the King were honored with precedence over subsequent matters; still, they served the people at the peoples' expense. This new taxing policy was the greatest threat against the Liberty of the American people to date. It was the straw that broke the camel's back.

During the War the people formed a new national government with [The Articles of Confederation](#). The Articles recognized this nation as a Union of independent sovereign but united states of the name: "The United States of America".

Each individual confederate State gave little regard to the other states and paid almost no attention at all to the central government. In less than ten years of independence from England, conditions were far worse than they had been while

contracted under England's rule and protection. People were pushing government officials to beg England's King to accept us back as their colony; and, they almost did.

"To form a more perfect Union"

That movement was considered too severe to take without first attempting to resolve the nation's problems by sitting a "College of Deputies" from each State to "fix the Articles of Confederation. Each of the sovereign states (except Rhode Island) gave full authority to a few deputies and sent them, as a college in convention, to review the present form of government as set in the [Articles of Confederation](#) and to rewrite those Articles so as to eliminate the errors of their present government.

In other words those few men were entrusted with the peoples authority to reform the government.

A Trust document was created by the State Deputies from the twelve States (*Rhode Island maintained an English Charter past 1800*). The documents only title was its preamble, which follows:

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

Continuing with VII Articles and *concluding with the signatures of the representative of the twelve States present at the convention*. Once agreed to and signed by the individual State's representatives at the convention, the Trust was formed.

The Trust document, with the intent and authority of the people created a "Constitutional Republic" in trust.

Though the Trust document had no formal title, the Preamble titled it: "[this Constitution for the United States of America](#)".

On, September 17th, 1787, it was resolved by the Convention to take the Trust to the individual States for ratification.

A point to notice: the Deputies had already elected George Washington as their President.

The states conditionally turned the Trust down because it removed their

sovereignty and didn't secure man's God given inherent sovereign rights, without which the states would not support the Constitution.

Remember, the [Articles of Confederation](#) recognized these individual states as sovereign states. That was the problem, there was no accountability over the individual States. Without specific accountability, whoever was in power simply ignored the central government and moved forward however they saw fit, in violation of individual rights or not—literally however they saw fit. In essence, they were each separate kingdoms.

It was obvious that if something wasn't done to unite the Union of states they would be destroyed from within or without. So when offered the Trust document, the individual sovereign State's leaders could see, that if they accepted the Trust they would no longer have sovereign governmental capacity yet if they didn't accept it their nation would be destroyed.

Not much of a choice, but the war with England ended only a little over ten years earlier and they didn't want to go back under England's control, so they demanded that if they were to give up their sovereignty, the people's rights must be preserved from the central government. Thus, they conditionally refused the Trust until a "Bill of Rights" was added.

Therefore, the Trust document was first created to create a Trust known as the "United States". The Trust created a Republic controlled by the Trust. Government officials were set up within the Trust as Trustees with specific defined responsibilities.

The People were set up as the beneficiaries of the Trust and when any government official takes office he/she is required to swear an oath of allegiance [make a contract with the people to uphold the Constitution].

Remember, at this point the Republic was already created in trust, by the signed Constitution. If it was not they would have to have gone back and resigned it to put it into force. The College Deputies acting in accord with the Constitution (Senate can appoint and seat a President in absence of President, Vice President

and Speaker of the House) had already elected George Washington as President. Yet, the States were not willing to support the Trust and authorize its officers to function with control over them unless the people's sovereign rights were secured.

The Deputies now formed the First Constitutional Convention and went to work to draft the requested, Bill of Rights, which was later provided as the First Ten Amendments to the, Constitution of the United States of America, a document that was created to bind officers in an Oath to uphold the Trust of the people and to secure the peoples sovereign rights.

Then the Trust, the Constitution for the United States of America (still signed and unchanged from its original signed version as presented to the states), along with the Bill of Rights as the first ten amendments to the Constitution of the United States of America, were returned to the individual States and were ratified by each of those States and returned to the Constitutional Convention where the new government was made effective and put in operation on or after, December 15th, 1791, the "Effective date of the Constitution which was then rewritten with the Title, the Constitution of the United States of America, including the Bill of Rights."

Now let's go back and again review the documents created in the process by name. (Names are about to become very important when we go to the next step and begin to follow the money.)

Here's what happened step by step.

First: There was the Trust, it had no named Title but within its own first paragraph it named itself the, Constitution for the United States of America. Remember this document is a Trust document; It created a Trust called the "United States". This document was accepted and signed by all of the Deputies of the College.

The signed Trust document (Constitution for) created a Republic government. The President and Senate of that government were seated by the Deputies according to the terms of the Trust.

Second: The Trust was sent out for ratification of the individual States.

Third: The individual States declined for a conditional reason which when resolved would make the Trust acceptable.

Fourth: The First Constitutional Convention was set to generate a Bill of Rights (supreme limitations on government). The wording of the Bill recognized it as "Articles in addition to, and Amendment of the Constitution of the United States of America". Presupposing that the Constitution [Trust] already exists.

The Constitution was a trust document that created a republican form of government in trust of, by, and for the people.

Note: They did not regenerate the Constitution it was already signed and accepted by each of the State Deputies as the Trust that it is.

Fifth: The individual States were given the Constitution as before along with the new Bill of Rights and all accepted and ratified the documents.

Sixth: With the ratification of the Trust and its "Bill of Rights", the government was accepted as formed, in trust, including the seated officers all bound under oath to uphold and defend their new contract, the Constitution of the United States of America.

Seventh: The Constitutional Convention again sat to perform their final acts as the Creator of the Trust. They appointed officials to sit in the remaining necessary primary seats of the newly formed Constitutional Republic.

Eighth: All officers then appointed took office only after they each individually swore the Oath of Office to uphold and defend the, Constitution of the United States of America.

Again please note the name used in the Bill of Rights and now used for this "contract" by Oath to uphold the: Constitution of the United States of America, not, "for the United States", but "of the United States".

Note: It's important to note here that we are indeed describing two different documents. The First, the, Constitution for the United States of America, is the Trust Indenture that created the government (Trust) limitedly granted the ability to act for the Sovereigns (the individual people = beneficiaries) of the nation, and the Second, the, Constitution of the United States of America, is the contract between the officers of government and the beneficiaries

of the Trust, limiting the powers of government to insure the sovereignty and rights of the people.

After the Constitution was in place, and the Electoral College reconfirmed George Washington's Presidency things went fairly well until the Civil War.

By 1868 the war was over and the government had a gigantic problem. Until that time, Congressmen were equally, collectively and severably liable for their unlawful acts in government. It's just like when any Trustee violates law or commits fraud—they are personally liable for their actions. In the wake of the war, martial law was necessarily enforced in the South and carpetbaggers were sent down to "help adjust property ownership problems" after the war. Many great atrocities were performed. Vulnerability to lawsuit was unbearable. It was considered that, in the interest of better handling the business needs of government, they should form a corporation. **Corp. USA**

On February 21st, 1871, in accord with the constitutional authority to pass and enforce any law within the ten mile square of Washington, D.C., Congress passed the District of Columbia Organic Act (Chapt. 62, 16 Statutes at Large, 419) forming the "District of Columbia" as a private corporation (Corp.U.S.).

The corporation was not well received by the people and in 1874 it was temporarily reorganized. The final act of incorporation, was passed on June 11, 1878 at chapter 180, 20 Statutes at large pg. 102, where the corporation was renamed, "United States Government", much like a trademark name is used. Other trademark names are "United States", "U.S.", "U.S.A.", "USA", and "America".

Corp.U.S. was charged with the responsibility of carrying out the business needs of the national government and began issuing bonds to cover their expenses. They continued to issue bonds until by 1912 there were more bonds due than there was money in the United States Treasury (Corp.U.S.'s treasury) to pay for the bonds.

Seven very powerful families had been buying up the bonds and in 1912 they

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demanded their timely redemption. When Corp.U.S. couldn't come up with the money due, its owner was obligated to pay.

The Treasury of the United States of America did not have sufficient funds to cover the bonds either so to resolve the obligation the government offered all of the money they had in their treasury, etc. and the families accepted the offer

When Congress came back into session in January, 1913, Corp.U.S. was vacant of funds for operating the government/corporation, and if Corp.U.S. didn't do something fast the people would revolt against them, so Corp.U.S. went to those seven very powerful families and asked if they could borrow money from them. The families refused. The Senators could not understand why they would refuse, knowing they had just created the "Federal Reserve Bank". Respectively they were invited to come to Jekyll Island if they wanted to learn how the Bank works.

The Federal Reserve Bank

A meeting was held on Jekyll Island (an island just off the coast of Georgia), resulting in an agreement between the Federal Reserve Bank and Corp.U.S., where the bank rents "Federal Reserve Notes" to Corp.U.S. at 3% per annum and charges 3% interest on any unpaid rent. To get the people to exchange the "notes" as if they were money, the Bank offers to redeem the notes from people in gold or silver United States coin. The redemption deal only works for holders that are not Corp. U.S. or its official agents. With a name like "Federal Reserve Bank", people generally do not distinguish the Bank is not an official United States Government agency.

What's worse, how do you tell the difference between the "United States" [a Trust=government and 'the body of government that represents the Trust=Trustees], and the "United States" a trademark name for the private corporation of the name, "District of Columbia"?

The answer is simple, you can't unless you know the context of what's being done.

The problem gets even larger when you take into consideration the fact that the officers of government are also the officers of the corporation seated in corporate seats of the same name as their respective government seats. They were simultaneously appointed or elected into their offices, both in the corporation and in the government. In virtually every way the name of their offices and their responsibilities as corporate officials were coincidental.

There was no conflict in interest because the corporations purpose was to fulfill the governments business needs.

I'm not going to go into all of the details and ramifications of arrangements between Corp.U.S. and the Federal Reserve Bank. The fact remains: where government couldn't lawfully be involved with the Federal Reserve Bank (except by treason), the corporation can be, by contract.

Having recognized the Federal Reserve link with Corp.U.S., lets again jump forward through history. For the purposes of this article, I'm going to jump right over the, Trading with Enemies Act of 1917 and the Emergency War Powers Act of 1933. Though those Acts are very important in relation to modern affairs, they won't affect the outcome of this presentation of history, or restoring our national government other than to note that in accord with those acts, Corp.U.S. went bankrupt for failing to ever pay any of its rent or interest on the same so the Bank ended the deal where they would redeem their notes for value in gold or silver coin. They did require Corp.U.S. had to come up with a way of securing assets such that it could start paying its obligations though and the system they came up with is the Social Security System. Under the guise of allegedly forming a fund and an insurance based retirement program [neither of which exists, according to the U.S. Supreme Court, see: *Flemming v. Nestor*, 363 U.S. 603 (1960); & *Helvering v. Davis*, U.S. 619, 635 (1937)], in order to help the States with their elderly, they formed a system that would bind the people to contracted agencies under which Corp.U.S. could develop an asset generation system (See Myth 22 on the Patriot Mythology page of www.teamlaw.org).

The U.N., IMF, & World Bank

So we jump to 1944 and W.W.II, the war was winding down and a new player enters the scene — The United Nations and the financial institutions that own/control it were being planned for global governance through Fascism Hitler called it "The Fourth Reich". Those financial institutions were: "The International Monetary Fund" (IMF), "The World Bank for Reconstruction and Development" (World Bank) and the "InterAmerican Bank". Make sure you're sitting down for this one.

We turn now to United States Code (USC) Title 22 § 286 and read the following:

"§ 286. Acceptance of membership by the United States in International Monetary Fund.

"The President is hereby authorized to accept membership for the United States in the International Monetary Fund (hereinafter referred to as the "Fund"), and in the International Bank for Reconstruction and Development (hereinafter referred to as the "Bank"), provided for by the Articles of Agreement of the Fund and the Articles of Agreement of the Bank **as set forth in the Final Act of the United Nations Monetary and Financial Conference** dated July 22, 1944, and deposited in the archives of the Department of State. (July 31, 1945, ch 339, § 2, 59 Stat. 512.) **Short titles:** ... May be cited as the 'Bretton Woods Agreements Act'.

"Other provisions:

Par value modification. For the Congressional direction that the Secretary of the Treasury **maintain the value in terms of gold of the Inter-American Development Bank's holdings of United States dollars** following the establishment of a **par value of the dollar at \$38 for a fine troy ounce of gold** pursuant to the Par Value Modification Act and for the authorization of the appropriations necessary to provide such maintenance of value, see 31 USC § 449a." (*accents in red added*).

The Quit Claim

The Act further transfers the assets of the

United States Treasury (Corp.U.S.'s) to the IMF by making the United States Treasury 'the Individual Drawing account' (checking account) of the IMF'

Think about it.

"The President is hereby authorized to accept membership for the United States in the IMF"

Authorized by whom?

Congress? No.

Well, even if Congress did authorize it where did they get the authority to do so? Certainly not from the Constitution, and Congress can't lawfully do anything the Constitution doesn't authorize them to do.

The Constitution plainly states: "The enumeration in the Constitution of certain rights, shall not be construed to deny or disparage others retained by the people." ^{Ninth amendment}; and,

"The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people." ^{Tenth Amendment}

Further, this joining in the IMF is obviously an international agreement; and, any good dictionary will define, "an agreement between nations" as a, "Treaty".

The constitution is very specific on how treaties are to be engaged in with this nation — First, the President signs the treaty; and Second, the Senate ratifies his signature with a two-thirds majority vote. That didn't happen here.

So if the right wasn't given in the Constitution, Congress can't take it and give it to the President.

The act states that authorization did not come from Congress, "provided for . . . as set forth in the Final Act of the United Nations"

There was no treaty with the U.N. until December 20, 1945, five months later, so the U.N. could not exercise its treaty with Corp. U.S..

Now, hold on a second here. There are just plain too many things going on here that can't be. Too many conflicts. Even in a corrupt government they'd never get away with it.

I was watching Star Trek one time when Mr. Spock explained a logical solution to

an identity problem like this, 'When you examine the solutions and you discover what cannot be, the solution can only be whatever is left.'

That's the problem here, in Law, it cannot be what it seems to be. The United States of America cannot be owned or controlled by the IMF, and the Treasury of the United States of America cannot be turned over to a foreign bank's ownership or control. The only thing left is they must be talking about Corp. U.S. which is only a corporation and I can find nothing that says a corporation cannot quit claim itself to another owner.

Now think about it. And, this time instead of thinking the government did it [because they couldn't have], think about the Corporation, OK. In that case where it says, "The President is hereby authorized to accept membership for the United States", "United States" as used here can only mean the trademark name for the corporation known as, "United States Government" in other words the corporation formed in 1871, and not the government.

Want further confirmation? OK. In the "Other provisions:" section it talks about, "the Secretary of Treasury", which is an officer of the corporation only. That position does not exist in the national government. The relatively equivalent position in national government is, "the Treasurer of the United States of America".

As a matter of fact when you review the whole document, Title 22 § 286, and the underlying "Bretton Woods Agreement", you'll find these elements.

One – The United States Congress passes the Bretton Woods Agreement and Statutes a portion of it as Title 22 § 286.

Two – In the agreement, Congress Grants to the IMF the "United States Treasury" as, "The individual drawing account" for the IMF.

Three – "The President, by and with the advice and consent of the Senate, shall appoint a governor of the Fund who shall serve as a governor of the Bank" USC 22 § 286a.

The person the President chose as Governor of the Bank and IMF is the Secretary of the Treasury.

The elements of a Quit Claim Deed are:

there must be a Grantor, a Grantee, and property exchanged.

In this case we have a Corporation of the name, "The District of Columbia" also known as, "The United States Government", trademark names, United States, U.S., USA, America, etc. Its assets are its Treasury (The United States Treasury), and its purpose is to carry out the business needs of the national government of United States of America. The owner of said Corporation was the United States of America, the nation. The assets and Treasury of the corporation was granted by Corp.U.S. to the Grantee, the IMF.

Therefore USC Title 22 § 286 is proof of the Quit Claim of the Corporation known as, "United States Government", from The United States of America and to the IMF which owns or controls the United Nations.

Upon review, Mr. Spock would say, "That is the only solution left when you remove all other options."

No Elections since 1944

Up to the point of the quit claim, there was allegedly no conflict in interest between Corp.U.S. and its owner the national government of the United States of America, but after the quit claim deed, with the new owner being foreign and having foreign interests, there is a gigantic conflict in interests.

Enter the problem nobody seemed to notice. The Elections of the President of the United States of America and its Congress etc. had for many years been completely managed by the Secretary of State's office. The Secretary of State is purely a Corp. U.S. position, therefore when the Secretary of State held the election of those officers in 1944 (after the quit claim deed) that election could only have been for the Corp.U.S. offices due to the conflict in interests created by the corporation's new ownership, and those corporate offices, even though they have the same names as the government offices, could no longer sit in a dual role office. Separate elections must be held, but they weren't. They still aren't.

Therefore there was no election of officers of the government of the United

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States of America. And all of America was none the wiser. The government was still there and the Constitution was still alive and well and living in Washington D.C. but once again there was nobody sitting in the seats of the officers of government. Just like it was when the founding fathers signed the Constitution but did not yet have officers seated.

There hasn't been an Election since, and there won't be one until America once again wakes up.

This is fantastic, I know, but look at the facts! This is the only solution that makes sense. Not only that but there are piles of evidence that prove these facts and conclusions are accurate. Space here is very limited so I'll reserve those evidences for another time, for now we'll stick to the Statutes to see what follows.

Read in part, USC Title 22 § 611:

“§ 611. Definitions

“As used in and for the purposes of this Act—

“(a) The term “person” includes an individual, partnership, association, corporation, organization, or any other combination of individuals;

“(b) The term “foreign principal” includes—

“(1) a government of a foreign country and a foreign political party;

“(2) ...” *(point (2) is long and off-pain here—omitted)*

“(3) a partnership, **association, corporation, organization**, or other combination of persons organized under the laws of or having its principal place of business in a foreign country.

“(c) ... the term “agent of a foreign principal” means—

“(1) any person who acts as an agent, representative, employee, or servant, or any person who acts in any other capacity at the order, request, or under the direction or control, of a foreign principal or of a person any of **whose activities are directly or indirectly supervised, directed, controlled, financed, or subsidized in whole or in major part by a foreign principal**, and who directly or through any other person—

“(i) engages within the United States in political activities for or in the interests of such foreign principal;

“(ii) acts within the United States as a public relations counsel, publicity agent, information-service employee or political consultant for or in the interests of such foreign principal;

“(iii) within the United States **solicits, collects, disburses, or dispenses contributions, loans, money, or other things of value** for or in the interest of such foreign principal; or

“(iv) within the United States **represents the interests of such a foreign principal** before any agency or official of the Government of the United States”

This act was set in place on, June 8th, 1938, at ch 327, § 1, 52 Stat. 631, seven years before Corp.U.S. was quit claimed to the U.N..

OK, so Corp.U.S. has been quit claimed to the IMF (a UN created Institution), and the UN is definitely a foreign principal;

Therefore, Corp.U.S. is a foreign principal and/or an agent of a foreign principal, by definition.

Now read from the criminal code; United States Code Title 18 § 219:

“§ Officers and employees acting as agents of foreign principals

“Whoever, being an officer or employee of the United States in the executive, legislative, or judicial branch of the Government or in any agency of the United States, including the District of Columbia, is or acts as an agent of a foreign principal required to register under the Foreign Agents Registration Act of 1938, as amended [22 USC § 611 et seq.], shall be fined not more than \$10,000 or imprisoned for not more than two years, or both.

“Nothing in this section shall apply to the employment of any agent of a foreign principal as a special Government employee in any case in which the head of the employing agency certifies that such employment is required in the national interest. A copy of any certification under this paragraph shall be forwarded by the head of such agency to the Attorney General who shall cause the same to be filed with the registration statement and other documents filed by

such an agent, and made available for public inspection in accordance with section 6 of the Foreign Agents Registration Act of 1938, as amended [22 USC § 616].”

So what about the Secretary of Treasury, as Governor of the IMF and World Bank, according to this statute, isn't he a foreign agent?

Answer: Yes he is. And as such is required to have the proper registration documents on file at the Attorney General's office as per Title 22 USC § 616.

The States join Corp. USA

Starting around 1962 and continuing through 1968. The corporation went to the States and pointed out to them that their own Constitutions forbid them from participating in foreign currencies and/or loans, bonds, etc., and yet they were dealing in the foreign note system of Federal Reserve Notes. If the people were aware of this you can imagine them painting a picture similar to that of the Magna Carta signing where the people held a sword to the Kings head and said sign or we'll get a new king.

Just like the king the States signed. One by one, they signed their Corporations over as Corp.U.S. sub-corps.

In 1968, Colorado rewrote Colorado's Constitution, Revised their Revised Statutes (CRS), and enacted CRS Title 24 as the “Administrative Organization Act of 1968” restructuring its statutory law.

Said Title 24 is the new corporate charter for, “THE STATE OF COLORADO” which is a United States corporation (Corp.U.S. possession).

By 1970 all of the individual States had done the same thing.

The California Republic, formed “THE STATE OF CALIFORNIA”. The Texas Republic formed “THE STATE OF TEXAS”. The Commonwealth of Pennsylvania, formed “THE STATE OF PENNSYLVANIA”. Each and every state formed a corporation using the unique part of their State name in the following blank “THE STATE OF _____”.

Federal Zones

When the States signed on under Corp. USA. the corporation needed to get the people of the nation to cooperate with them. They needed the people to hand over their land

The Nature of the Courts

When I was first forced to defend myself in court, I found the courts totally lacking in justice. I was studying as fast as I could, and no matter what paperwork I filed into the court it was just ignored. Much of the paperwork I filed I took right out of the courts own books from successful on point cases.

In my studies I found people who nearly always won their cases. I studied their work, and applied it. Their way in the courts worked. Their way in the courts was purely statutory. They fought exactly like the lawyers except they also used the statutes in ways a lawyer never could (the lawyer being an officer of the court). All the while I knew something was wrong.

People all over the country were talking about the corruption in the court system. No doubt there is a significant amount of corruption in the courts. But considering how many cases are won with solid statutory arguments indicated that for the most part we just didn't understand what was going on in the courts.

So instead of continuing to imagine the corruption in the courts I started listening to the judges and watching them.

Then when we discovered the quit claim of the United States (Corp.U.S.) to the IMF, and the re-incorporation of the State's corporations under Corp.U.S. I started to read Colorado's Corporate Charter, CRS Title 24 and found this:

“CRS 24-4-106. Judicial Review

“(1) In order to assure a plain, simple, and prompt judicial remedy to persons or parties adversely affected or aggrieved by agency actions, the provisions of this section shall be applicable. ...

“(3) An action may be commenced in any court of competent jurisdiction by or on behalf of an agency for judicial enforcement of any final order of such agency.”

This was the missing link. Finally I understood that the traffic courts were purely administrative, operating under the statutory rules of “Judicial Review”.

The solution then was to hold anyone within that system accountable for their violations of the rules of their offices. We'll go further into that in other issues of **WARN**.

Now remember what you read from Title 22§611 about foreign agents, and add

that to the fact that your State formed a private corporation under IMF's Corp. U.S. and it is now acting as if it was your State government.

What does that mean?

USC 22 § 611(c)(1)(iii) shows that the police officers, the attorneys, and judges more often than not act as agents for a foreign principal.

Criminals

USC 18 § 219, says such activities are felonies if the foreign agent doesn't have a green card and/or isn't registered with all of the proper documents at the U.S. Attorney General's office.

This should give you some ideas of remedies available. In future issues of **WARN** we may cover those remedies with actual winning court actions.

Where Are You, Do You Know?

Time to take a look at that ship again. Like a ship at sea, in order to plot a course, you need to know: who you are, where you are, where you're going, and which way the wind is going (what the enemy is doing).

Who are you?

Answer: Most people are, or have the right to be, of the house of Israel. The rest of you have turned from your inheritance in Israel. You can always return. **Wake up, repent, and take responsibility** for your stewardship.

Where are you?

Answer: You're living in a nation where the chosen form of government is a Constitutional Republic, and where, historically, no elections of government officials have been held since 1944, and where a corporation owned by a foreign power (the IMF) is responsible for providing the business needs of the government, which government again is alive and well and living in Washington, D.C.—there just are no officers of government sitting in the seats the Constitution provides.

It will serve you well to remember that the principals of IMF have declared war against the people of this nation. Therefore, we are at war.

Where are you going?

Answer: Considering the fact that you are at war, you only have two choices on where to go. You must decide

whose side you're on. Are you on the side of Liberty, Independence, and Israel, or are you on the side of IMF Corporate, a world bank controlled One World Order?

What is the Enemy doing?

Answer: The enemy is usurping control over the people, breaking up families ironically through the use of the Marriage License and “*parens patriae*”, public education, and the media (see “Family Ties”, this issue).

The enemy is usurping “Color of Law” land control—by the end of the year of the attack on my land, 1993, over 53,000 families were removed from their farms, homes, and land under the Endangered Species Act, and/or under the Wetlands Act. That doesn't take into consideration all of the specious cases brought in courts against land owners.

Example, in eviction cases in Colorado, the Sheriffs Offices never use warrants to gain access, they use a “Color of Law” “Writ of Restitution” instead and then say they are breaking and entering in good faith on the authority of the court ordered writ.

The adversary is killing people, worldwide at least with biological warfare. The death toll is already over 300,000,000 people (see “**WARN** is an Acronym”, this issue).

The Cairo conference on population set a World maximum population at One Billion people, current world population is near Seven Billion. (United Nations Environment Program-UNEP, Global Biodiversity Assessment-GBA)

That means if you look at all the people around you, your neighbors, your family, etc., for every seven you see only one may survive the war, if the enemy has its way.

So what can you do?

Time to Plot Your Course

First, recognize the war is real—*before it's too late*.

Second, notice their given name for this war is, “The Quiet War”, that means that their main weapon against us is the fact that this war doesn't look like a war. They must create the appearance of proper government procedure in order to make

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this war work successfully. Most of their minions are ignorant of the existence of the war and are therefore ignorantly destroying our nations thinking they're helping their nation.

Third, avoid taking any overt actions against the enemy until you're ready, so start studying. Remember, Team Law was created to help people wake up and educate themselves — use us.

In your studies:

- 1st—Discover and secure self. Learn who you are and what your stewardship is: family, land, and etc.;
- 2nd—Discover the status of your stewardship: Marriage License, parens patriae, no land patent, assets, asset protection, etc.;
- 3rd—Discover working solutions to your stewardship status problems, *take no action yet*;
- 4th—Notice who's on the enemy's front lines against you and yours — what agencies etc. (examples: IRS, County Assessor, Court, Social Services, non-Corp.U.S. enemy);
- 5th—Discover what the enemy's weapons of war are and how those weapons are used;
- 6th—Learn to disarm weapons before the enemy can use them.
- 7th—Prepare to take action.

Fourth, now that you're armed with knowledge, your ready to take action and mount the battle field. Where each situation is different, we can't here explain how we would act specifically in each case, however, the best plan of action would follow these battle plans:

- 1st—Know your enemy (see step 4 above);
Example, *If your front line enemy is IRS, they're a foreign Corporation, therefore any of their agents acting as officers of the United States without green cards may be committing a felony etc.*;
- 2nd—Disarm your enemy (see the 5th & 6th steps above);
Example, *If the only thing IRS can do is seize your property if you don't pay, disarm them by paying.*
Team Law can show you how to pay

and not lose a cent;

3rd—Fight your enemy, by implementing your working solutions;
Results, *IRS statistics show that when people pay first then fight, they win 998 cases out of 1000, when people fight paying they lose over 90% of the time*;

4th—Follow through. If the enemy violates law, any law, hold them accountable;
Fact, *most of the time the enemy has not educated their servant in truth or law therefore they're very vulnerable; in fact the tax code is incomprehensible so how can you, or they, apply it?*

5th—Inform your neighbor;

6th—Endure through the end.

If you're not a Team Law beneficiary, perhaps you should be. One way or another we've got to wake up America and reunite the "more perfect Union".

Independence Day

By now, you should know who and where you are. You should know we're at war with Corp.U.S. And, like the founding fathers, we need to take a stand to regain Independence.

Unlike our founding fathers overt enemies, honorably willing to admit who they were, fighting out in the open—ours aren't. That is to our advantage.

When we expose the enemy for who and what they really are, all America will awaken. The first step is yours.

Awaken and secure your Land by Patent. That makes you an Elector by right. We started holding elections for Governors again in 1994. I served as the original jurisdiction (o.j.) Governor of Colorado for 4 years. November 1998, 24 more o.j. governors were elected into office. By February 05, 2008, 41 states have original jurisdiction state governors (listed on our web site at, www.teamlaw.org). The o.j. Senate continues to be seated by those governors. We are planning to have the Electoral College ready for the 2012 o.j. presidential election. We are restoring our nation. The people are repenting. We will have our nation back like the founding fathers set it, under the Constitution with all rights secure. It's up to you to wake-up and awaken your neighbors.

May the Almighty bless you and your journey.



No Authority, No Info.

We've had a lot of people call us to inquire how they should respond when government entities contact them for information searches.

It's very likely that what appears to be a government entity is in reality a foreign corporation.

It's very possible that the inquiry is part of an attack against you or your stewardship. Therefore all inquiries should be considered seriously.

Use the models shown in the last article at. "Time to Plot your Course".

1st—Know your enemy;

If you are under attack it will be very important for you to discover who your attacker really is. Learn what their weapons would be against you and begin to prepare to disarm them (possibly by fulfillment under protest).

2nd—Disarm your enemy.

One very powerful tool for disarming your enemy is a properly sent "Refusal for Cause".

The "Paper Reduction Act" requires that any form used to obtain information from the people must have an, Office of Management and Budget (OMB), review that insures that the inquiry is being lawfully made. Don't trust us on this study the Act and prove it for yourself. When a document goes through such a review and passes, it is given an OMB number which number must be found in the top right corner of the document. If there is no number there is no authority, as is required, from the OMB.

Therefore you have cause to refuse for cause (this only works for federal forms). The following is a successful form:

Refusal for Cause Without Dishonor, Notice, Demand, and Caveat

I, (*your name*), by these presents, refuse the attached instrument, (*instrument's name*), for Cause without dishonor. The Causes for which said instrument is refused are as follows:

- 1. You provided no proof of authority for compelled performance on or with your instrument.
- 2. The Paper Reduction Act of 1968 requires that all forms being used by the

United States, or its agencies, must have an authorizing OMB number in the top right hand corner of the document.

3. If you were representing the United States, or any agency thereof, you would have to have had such a number.

4. There was no OMB number on your said instrument, Therefore the same was returned, "Refused for Cause Without Dishonor".

5. *(Other issues may apply they would be entered here).*

6. Your said instrument has been rightfully refused for cause and therefore said instrument has no further legal or lawful force or effect.

Demand:

1. Whereas your instrument was rightfully refused for cause without dishonor, for the cause that you produced no lawful authority to obtain such information from me;

2. Therefore, I demand that you prove your authority to inquire after such information from me; or,

3. Cease and desist from your attempts to acquire such information from me.

Caveat:

1. Any further attempts to obtain such information from me without first proving your authority to act and right to said information, shall be determined as malicious invasions of my privacy; and,

2. Any such malicious invasions shall constitute a \$1,000,000 civil damage and liability due and payable on demand.

Sincerely,

(refuser's name and proper mailing location)

We would mark the original inquiry with the words "Refused for Cause Without Dishonor" in Large red letters (a large red felt tipped pen will do, but we use our color printer with a custom made stamp of our own design). Then we'd attach the original document to the above notice and within three days of getting the inquiry, we would return it, via content notarized, certified first class mail with a return receipt requested.

In our next issue we'll have an article on "No Trespassing" door notice and perimeter signs — No Authority, No Entry,



Notice of Foreign Law

Beginners at studying Law are often looking for a "common law court". Common Law means: "due process of law"; and "the law that is common".

When a court action is begun, subject matter jurisdiction of the court must be set. The setting of subject matter jurisdiction sets the law that will be common within that court, thus all courts so set are common law courts.

That court's law may not be your law. But when you enter into that court's jurisdiction you must either move them to your law or you'll be moved into and commonly under their law.

Therefore, if you want justice in that court you have to give that court notice of the law from your jurisdiction. That notice is called: "Notice of Foreign Law". In Team Law we've successfully been using the following notice:

COUNTY COURT, BOULDER

COUNTY, COLORADO

Action No. 94T2274

NOTICE OF SPECIAL VISITATION and of FOREIGN LAW

The people of THE STATE OF
COLORADO,

Plaintiff,

vs.

Eric W. Madsen,

Falsely Accused,

At all times by Special Visitation, and **not** by General Appearance, conferring no jurisdiction whatsoever; and, throughout challenging this courts jurisdiction until such time as Plaintiff proves beyond a reasonable doubt that jurisdiction exists.

I, Eric W. Madsen, am the Falsely Accused, and by these presents, I give, **Notice**, preserving and demanding all of my rights at all times, and waiving none of my rights at any time, including, but not limited to, the right to counsel of choice that conforms to Law and to my religious beliefs, appearing specially and not generally, **challenging jurisdiction** in person and by these presents making a **Claim of Status** that I am not a resident of the

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state of the instant Forum, neither being a citizen pursuant to the 14th Amendment of the Constitution of the United States, nor a citizen of THE STATE OF COLORADO; And, by these presents I give you:

NOTICE OF FOREIGN LAW:

According to your own statutes at least at C.R.C.P. 44.1, **Notice** is given, by these presents, to this court and to the Judge hearing this matter, that I belong to a Jurisdiction foreign to the United States and foreign to this Forum of THE STATE OF COLORADO; I give **Notice** of Foreign law, Conflict of Laws, and Comity demanding all of my rights under the Laws of the Kingdom of Israel, God's Natural Law, recorded in part in the Bible, which Law is recognized in US Public Law 97-280 as "the word of God and all men are admonished to learn and apply it", and which Law is supported by:

The Magna Carta, The Bill of Rights of 1689, The Articles of Confederation, The Declaration of Independence, The Constitution for the United States of America, The Bill of Rights of 1787, the Civil Rights act of 1964, and other rights some of which are codified in USC 28 §1333,

All of which are acceptable and unless other contractual limitations can be shown, Kingdom of Israel Law, must be used as controlling law in this or any action with, Ambassador Eric W. Madsen.

Respectfully submitted,

By my mark and seal: _____

Eric W. Madsen,
Falsely Accused

Now you should note the reason this document is so powerful is the law provides for them to operate their court in accord with the law of the jurisdiction you are from. That obviously **pre-supposes you must know the law**, else how will you know how to function and how will you know when they violate the law. As with all reasonable actions in court, this is not simply a smoke screen to evade lawful obligations; rather it is our attempt to point out a person can study and learn remedies from the law.



The Flag Challenge

The following is another first time in court document.

This document has proven to be so powerful that when a Team Law beneficiary took it into a court ordered probation hearing, six months after conviction and sentencing, and the beneficiary began to read this Notice into the record, the judge stopped him and said, "You really do not need to read that into the record. The mere fact that you filed it in the case makes it a part of the record, so you do not need to read it. Even so, if you will allow me to interrupt you for a moment further, I promise you that if my comments do not resolve the matter for you then you can continue and read the whole thing into the record if you would like. So, may I proceed?" The beneficiary said, "Ok." The judge then asked him if he had been employed since the the court rendered its decision. He answered, "No, I am unemployable." The judge then said, "Very well; this case is dismissed and you are free to go."

The really amazing thing is that the judges original sentence was that the defendant was to serve 6 months in jail, jail time suspended on 6 months probation, and defendant was to pay the court's fines within three months of the sentencing and the defendant was not to be found driving without a driver's license, registration, and proof of insurance. If any part of the sentence was not fulfilled on court's review in 3 months, the suspended sentence would be dropped and the defendant would have to serve the six months. Well at the time of the court review, the defendant had not paid any fines and he had been again arrested for no driver's license, registration, or proof of insurance — so no part of the court's original order had been fulfilled and the Defendant was in contempt of the court's order.

After the Defendant filed this document into the record and the judge asked those questions, the judge dismissed the sentence and the case, with no further proceedings. The case was over and done!

This Notice only works when the gold fringed U.S. flag is flying in the courtroom. Enjoy.

**COUNTY COURT, BOULDER COUNTY,
 COLORADO**
Case No. 94T2274

JUDICIAL NOTICE OF MILITARY FLAG AND CHALLENGE OF JURISDICTION

The People of the State of Colorado,
 Plaintiff,
 v.
 Eric W. Madsen

Falsely Accused, at all times by Special Visitation and not by General Appearance, conferring no jurisdiction whatsoever having challenged jurisdiction of this court.

I, Eric W. Madsen, am the Falsely Accused. In my own proper self, by special visitation and not by general appearance, and by these presents [demanding all of my rights at all times, and waiving none of my rights at any time, including my right to counsel of choice that conforms to law and my religious beliefs and at all times demanding the same], continue to challenge the jurisdiction of this court stating that this court has exceeded its jurisdiction and abused its discretion by ignoring due process of law and my God given inherent constitutionally secured rights as the facts in evidence so demonstrate; and by the same I give: **JUDICIAL NOTICE OF MILITARY FLAG**

Falsely Accused challenges the jurisdiction of the MILITARY FLAG as flown (displayed) in this Court. This challenge of jurisdiction shall be so construed as to encompass a direct challenge to the court's military, quasi-military, paramilitary, Admiralty/Maritime, and/or Admiralty/forum jurisdiction.

EVIDENCE

This challenge of jurisdiction is based upon, but not limited to, the following: **THE MILITARY FLAG**

I.

COLORADO LAW

The Colorado Legislature passed into law the requirement that all Colorado Courts must fly a "United States of America Flag".

"The flag of the United States shall be thirteen horizontal stripes, alternate

red and white; and the union of the flag shall be forty-eight Stars, white in a blue field." 61 Stat. 642, July 30, 1947, also 4 USC § 1.(1992)

II.

YELLOW FRINGE = MILITARY FLAG
 According to 4 U.S.C. Chapter 1. Sections 1, 2, and 3:

Executive Order No. 10834, August 21, 1959, 24 F.R. 6865, a military flag is a flag that resembles the regular flag of the United States, except that it has a **yellow fringe**, boarder on three sides. The President of the United States designated this deviation from the regular flag, by executive order, and in his capacity as Commander-In-Chief of the Armed Forces.

Also noted at 4 U.S.C.S. §1 notes, and, 34 Op. Atty. Gen. 483 (1925) that: "Placing of fringe on national flag ... not controlled by statute, but are within direction of President as Commander-In-Chief of Army and Navy."

III.

THE FLAG HAS JURISDICTIONAL IMPLICATIONS:

"Ancient custom sanctions the use of fringe on the regimental colors and standards, but there seems to be no good reason or precedent for its use on other flags." The Adjutant General of the Army, March 28, 1924, Op. Atty. Gen. 483, 485 (1925)

According to the "LAW OF THE FLAG", a military flag does result in jurisdictional implication when flown. This Falsely Accused cites the following:

"Under what is called international law "the law of the flag", a ship owner who sends his vessel into a foreign port gives notice by his flag to all who enter into contracts with the shipmaster that he intends the law of the flag to regulate those contracts, and that they must either submit to its operation or not contract with him or his agent at all." **PUHSTRAT v. PEOPLE**, 57 N.E. 41, 45, 185 ILL. 133, 49 LRA 181, 76 am, St. Rep. 30, citing vol. I **Bouvier's Law Dictionary**, Rawles Rev., 779,800. **Emphasis Added** The above quoted authority is an example of application of Admiralty/

Maritime law, and from the National Encyclopedia, Volume 4:

“FLAG, an emblem of a nation; usually made of cloth and flown from a staff. FROM A MILITARY STANDPOINT flags are of two general classes, those flown from stationary masts over army posts, and those carried by troops in formation. The former are referred to by the general name flags. The later are called colors when carried by dismounted troops. COLORS AND STANDARDS are more nearly square than flags and are made of silk with a knotted FRINGE OF YELLOW ON THREE SIDES ... “USE OF THE FLAG. THE MOST GENERAL AND APPROPRIATE USE OF THE FLAG IS AS A SYMBOL OF AUTHORITY AND POWER.”

Is there a reason to suspect this court adheres to admiralty/maritime law? Or, that the law practiced in this court is that of an admiralty forum? As set forth in an earlier pleading, all insurance is maritime pursuant to *DELOVIO v. BOYI*. 2 Gall. 398, Federal Case NO. 3776. Private bank credit in the form of Federal Reserve Notes, upon which the plaintiff/perpetrator and this court exercises jurisdiction, is in fact insurance script within the exclusive jurisdiction of Admiralty/Maritime. Further, the cases before the Court herein are of a “CONTRACTUAL” nature which has unquestionable jurisdictional implication/under the “LAW OF THE FLAG”.

IV.

ARMY REGULATIONS

Army Regulations 840-10, 1 October 1979.

“2-3. Sizes and occasions for display.

b. National flags listed below are for indoor display and for use in ceremonies and parades. For these purposes the United States flag will be rayon banner cloth, trimmed on three sides with gold fringe, 2½ inches wide. It will be the same size as the flags displayed or carried with it.

c. Authorization for indoor display. (4) each military courtroom.”

Army Regulations 840-10, 1 October

1979.

“1-6. Restrictions. The following limitations and prohibitions are applicable to flags, guidons, streamers, and components.

e. Unauthorized use of official flags, guidons, streamers, or replicas thereof, including those presently or formerly carried by US Army Units, by other than the office, individual, or organization for which authorized, is prohibited except as indicated in (3) below.

(3) Recognized United States Army division associations...”

Further Judicial Notice:

The Falsely Accused cites further from:

“Once challenged, jurisdiction cannot be assumed to exist — but must be proved to exist.” *MAIN v. THIBOUTOT*, 100 S.Ct. 2502.

The court is directed to take Judicial Notice hereof and of the Declaration on Non-Military Status of the Falsely Accused as filed herewith.

Demand

Wherefore, the Falsely Accused submits this Challenge of Jurisdiction of this court due to the Military nature of this court under the Military Flag and demands the following relief:

1. Clarification of nature of this court considering the jurisdictional implications of the Military Flag as displayed in this Courtroom there are only three options:
 - A. ‘Is this court a Military Court?’ or,
 - B. ‘Is this court a Martial Law Court?’ or,
 - C. ‘Is this court an Admiralty Court?’
2. If this court is a Military Court the Accused must be a member of the military in order for this court to establish jurisdiction, and this Falsely Accused is not a member of the military so this court has no right to jurisdiction and any orders from this court are void having no effect on this Falsely Accused; Therefore this Falsely Accused demands that this court exonerate this Falsely Accused of all charges and sentences.
3. If this court is a Martial Law Court this Falsely Accused must be ap-

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
prised that the constitutionally secured God given inherent rights have been suspended under some lawful order and this Falsely Accused must have been apprised of the nature of the court for this court to establish jurisdiction, and this Falsely Accused has not been so apprised so this court has no right to jurisdiction and any orders from this court are void having no effect on this Falsely Accused; Therefore this Falsely Accused demands that this court exonerate this Falsely Accused of all charges and sentences.

4. If this court is an Admiralty Court the Accused must be under some kind of international contract to be obligated to the jurisdiction of this court, and this Falsely Accused is not aware of any such contract, and without proof that such a contract exists, this court has no right to in personam jurisdiction and any orders from this court are void ab initio having no effect on this Falsely Accused; Therefore this Falsely Accused demands that this court exonerate this Falsely Accused of all charges and sentences.

Dated November 14, 1995

Respectfully Submitted,

Eric W. Madsen, Falsely Accused

This Notice has repeatedly worked well. In my own personal case, most of the time this motion is denied in trial; however, if the court then convicts on some charge with a fine imposed, then we tender payment in gold. They can't touch the gold (more on that in **WARN** Vol. I Iss. 4). I used this Notice a few times then the courts stopped using the gold fringed flag in the courts I frequented. More than anything else I've been pleased by the judges learning that they're court is set under a military flag for the Corp. U.S. President. Please note, several of the case citations and statutes referred to in this pleading are from Colorado and they would have little application elsewhere. As usual, this is presented for educational purposes only. 

WARN

Protect Your Assets

by: Eric William Madsen, Trustee

Most people involved with asset protection think they know something about Trusts. They say, “You have to trust somebody.” They say, “That’s why they call them Trusts.” They trust their trusts. They have to it’s where they put “their” assets. I tell them, “Trusts were invented to **control**: corporations, governments and asset flow without personal liability; thus, maintaining control without the worry about who is worthy of your trust.”

The key here is control, not ownership. While controlling assets with trusts, corporations and partnerships J.D. Rockefeller touted, “Give me control of a thing and I care not who owns it.” He was proud of his pauper status throughout his life, yet he controlled and had all the benefits of one of the most powerful financial empires ever known.

Most commonly trusts are set up like this: people are convinced to convey their assets into a trust where they name a beneficiary and some other “trusted” person is set as Trustee. The people might become beneficiaries or they might be hired as General Manager. Either way they have no control. The assets belong to the trust and are protected from the people. The bottom line is, both control and benefit from the assets are lost. This giveaway is not the kind of protection I would want.

Competent trust attorneys say, only One out of ten thousand trusts will stand up under attack. I think those statistics are way too optimistic. Here’s why:

Assume you’re a beneficiary to an impenetrable trust that’s being sued. It’s impossible for the trust to speak for itself in court so the trust has to hire a mouthpiece—an attorney. The attorney wants to make sure his decisions are right so he hires a committee of attorneys and they meet regularly to plan their course of action until all of the money and assets in the trust are gone. Now, think about it, where does the money come from once the balance of the trust is less than zero?

Can it come from your pocket?

The problem: the multi-trillion dollar per year asset protection industry takes

its clientele’s hard earned assets and gives them to those that control and or prey on that industry.

That’s not asset protection!

The solution: is to provide better protection than the industry does.

I challenge trusts under these 8 guidelines:

One—Use trusts only to control governments, corporations or asset flow.

Two—Weight. Keep it simple. A Trust Indenture (contract) can say everything it needs to say in a couple of pages.

Three—Be in control. The only position that has control is Trustee.

Four—It’s not lawful for a lawyer or an accountant to set up a trust for you and make you the Trustee without creating a grantor trust (an alter ego of yourself). I’ve never seen a trust created by a lawyer or an accountant I couldn’t breach.

Five—If the Trust has a “Protector” I can breach it. A Protector is the guy that makes sure the gate’s locked after the livestock all got away.

Six—Act like a trust. Regardless of how competent the trust indenture is, more trusts are breached for acting like an alter ego than for any other cause. If it is attacked the trust has to stand up and fight.

Seventh—All conveyances to or from the trust **must be** “arms length transactions” i.e. **sold at fair market value**.

Eighth—Only deal with entities that can’t or won’t sue the trust. As Trustee it isn’t wise to have dealings with entities that might result in lawsuits. Therefore the Trust only deals with entities where there is little to no risk of suit.

When running a business hands on or when dealing with parties I can’t control my favorite asset protection tool is a properly set “Limited Partnership”. Limited partnerships are considerably more complicated than trusts, yet when they’re properly set nothing can touch them as the crown jewel of asset protection and control.

Corporations are used only when the nature of the business is such that it needs to hire on staff a full time litigating attorney. Once you have a staff attorney, lawsuits are no more expensive than regularly paying your staff. The attorney can also

make sure that all corporate details, like monthly meetings and minutes, are well taken care of.

What if you could acquire real asset protection that left you in control of the assets you generated, allowed you to build wealth without tax liabilities, protected you from expensive lawsuits and without intervention pass your control in accord with your wishes when you pass on?

If an asset protection system is vulnerable, fix it. The Way of Kings™ generates unique asset protection solutions that truly protect assets and secure them **under your control**.

We are creating a separate Do it Yourself Asset Protection Management training series for The Way of Kings™; it is specifically designed to train people in the simplicity and security of self-managed asset protection systems. This training program will only be available through, The Way of Kings™.

For more information check the Asset Protection System link on our website or call: (970) 201-9209.

Protecting assets from I.R.S.

Most people today are concerned with I.R.S. and runaway taxes. They think that the Social Security Number (SS#) was assigned to them personally. However, according to the Social Security Administration they **create** a name and a SS# and assign it to an account in the Social Security General Trust Fund (which is actually Corp.U.S. general funds). The person so named is a trust, named with a name that sounds like the name of the person lending consciousness and physical capacity to the trust’s Trustee capacity. If people were to treat such trusts like trusts, it is likely they would never owe taxes ever again. According to IRS’ forms office trusts are supposed to file FORM 1041 (the OMB authorized trust & estate form) instead of FORM 1040, and they would discover that most of their annual I.R.S. taxes, and problems, would disappear. More on this matter in our third issue. As for me, having studied the tax code I agree with most of the Presidents of the United States, “the tax code is incomprehensible.” My problem with that is, how can you comply with a statute you cannot possibly understand? You can’t.



Do It Yourself Series

One of our purposes for creating the **WARN** newsletter and for forming Team Law was to inform people of the necessity of preserving their rights and helping them educate themselves in the process. This cannot be done unless you understand what your rights are. Chief Justice Warren Burger correctly said, "If you don't know what your rights are, you don't have any."

WARN's Editor adds, "If you don't know who you are, or where you are, or how to apply or enforce your rights you don't have any."

The Do it Yourself series of training albums was created to spread understanding of who you are, where you are, and how to apply or enforce your rights in your natural sovereign capacity.

In each case, the materials in the Do it Yourself albums are not otherwise available without significant research. In each case, the album is a complete audio and video training kit with additional books and or materials as may be necessary.

Though you can hire someone else to do almost anything for you, your responsibility for what gets done remains on you. This principal is proven with the fact that you can hire an attorney to stand and speak for you in court but when it comes time to execute the courts verdict even if you lose, the attorney goes home with a paycheck while you pay the bill and/or go to jail.

So what do you do when you don't know how to do what you know you need to? If you're smart, you learn to do it yourself.

Do it Yourself Land Patents shows: how to secure your Land with its Land Patent. It shows how land patents work and why they remain absolute proof of Title today. The Land Patent stands as supremacy law and is the only form of title to land acceptable in America. Land Patent is also the best proof of standing in any original jurisdiction cause. Elector means Landowner. The training album is complete with all of the documents we use to secure acceptance of land patents. Further it shows our methods and gives seven examples of completed Land Patent Sandwiches to guide and support the reader's self-education process.

Do it Yourself Tax Eliminator shows: how to eliminate taxes for good while holding IRS accountable to their system's own rules. This is not a tax protester tool. This album blows out every tax protester argument we've seen and shows why IRS wins against the protesters. It helps you understand how the tax protester community gets it wrong. It also shows how one can legally use the IRS system to get IRS to agree you didn't owe them anything over the last three years, so they send the funds back. This is not some new fangled tax protest method. This simply causes you to recognize what your relationship with IRS is, which causes you to discover that if you properly filed a proper return you may not have owed them anything in which case a proper amended return could get those overpaid funds back. Again, the Bottom line in IRS collected Income Taxes is: if the tax code is incomprehensible, then it is impossible to comply with. If you cannot find, in the code, a law that compels you to pay and shows you how to calculate the alleged tax, then it is likely no such debt exists. This album provides the information that would help you discover how to educate yourself and apply those simple facts to compel IRS and Corp.U.S. to agree.

Do it Yourself Trust Manager is part of our new self-controlled asset protection management training system. It shows: how trusts are created, when to use them and how to manage them. Understanding trusts is a big key to understanding what happened to this great nation. It is also a key to understanding how to win our nation back. All of the documents you may ever need to manage trusts are included. So far as we know this is the only training available anywhere that shows you how to manage trusts yourself. This training shows you how to be the Trustee and why it is so important that you are. It shows you why the trust marketers don't want you to have this information. They think that if you had this information you wouldn't need them. They're right about that. Like the Land Patent training album this trust management training is a complete self-contained do it yourself training. For more information check out our [Open Forum](#).



WARN

Wealth Building Tools

If we are going to win our nation back, it is going to take a lot of money, teamwork and communication that will awaken the people to the truth. In this section of each issue of **WARN** we'll be presenting specific tools for generating wealth.

Introduction to Wealth

If you don't already have wealth you need a means to acquire it. The video tape "Introduction to Wealth" listed on our order form is just such a tool. It shows how to manage your assets whatever they are in such a way that wealth is naturally developed; when you follow it you can produce millions within a short time. It's up to you to do it; and we guarantee the video to be worth at least ten times what you pay for it or if you return it (in marketable form) we'll give your money back.

Wealth Training

The Introduction to Wealth training is a prerequisite to this training; with it you'll know how wealth works. This professionally produced 42 hour video training is the first time my NLP Self Mastery, Commodity, Bond, and Real Estate Trainings were interactively joined and presented in one Training. The commodity portion of this course shows trades in 1993 that took \$267 to return \$4.8 Million. In October of 1996 those that followed the tools learned in this training invested \$500 and produced \$1.5 Million within 2 months proving the value of this training. You must realize other's experiences do not guarantee your success, only you can do that.

Let me share my selfish intent in producing these materials: when we awaken people with wealth they can provide powerful help to win our nation back. That's what we want, America to wake-up; we want to win her back. Acquiring wealth can be a first step, once you've got it, you have to be able to keep it.

Asset Protection Done Right

There are two things one needs to accomplish to protect assets. The first thing is to protect the assets from your own personal liability and the second thing is to protect you from the assets themselves.

(Continued on page 30)

Wealth Building Tools

(Continued from page 29)

For example, a car is an asset that can do deadly damage and is therefore worthy of protection from. Likewise a though a business can produce wealth it can also produce liability to a lawsuit against the business; if the business gets sued you want the liability to stop there and not attach personally to you.

The asset protection industry accomplishes this by creating systems that remove both ownership and control from you personally. The problem with this method is you lose control of the assets. They solve that problem by having the system hire you as a manager or by making you a beneficiary and letting you make wishes. The problem with that is it can fire a manager or say no to a beneficiary's wishes.

We simply teach our beneficiaries the truth about asset protection. The right way to protect assets is by controlling them and the system that protects them. We have watched too many people get taken in by opportunists and have come to the conclusion that the only way to make competent systems available to the people is to provide the best asset protection system management training available.

[The Way of Kings™](#) is a package store that designs and sells the only totally self-controlled asset protection system we are aware of. Their systems are Torah based (foundational law/Old Testament based). Whenever anyone buys a [Way of Kings™](#) system they are nominated as a lifetime endowed Team Law Beneficiary, which provides a lifelong comprehensive self-education resource for asset protection system management; if their patron is already a Team Law beneficiary, [The Way of Kings™](#) provides them with a respective discount. The systems are easy to learn to use and can be operated inside or out of the conventional Corp. U.S. system. This system recognizes man's true sovereign nature and the commandment to multiply, replenish and subdue the earth while remaining not of the world. Finally you can learn and use asset protection that really works!



Wrap-Up

Well, that's it. **WARN** Volume 1, Issue 1g, the electronic edition, is in your hands. I hope you enjoyed it.

So where do you go from here?

Hopefully, you'll wake up and act.

Hopefully, you'll start proving the truth with sincere study, thought, and prayer. Let the Holy Spirit guide.

The real problem we have today, is the people are asleep and in their sleep they've ignored their children and forgotten their morals and their Land.

This is a wake up call. **"Awake, arise and repent. For the enemy is upon us."**

In this introductory issue there is a little news about developing and keeping assets and helping awaken Israel and America; there is some information about Team Law; and, there is a lot about where we are, what's going on, and what you can do about it. **WARN** your neighbor.

Putting it all together — The state issued Marriage License and the SS# are the binding tools Corp.U.S. uses to bind you and your children to them as chattel, as "human resources", of the IMF.

Solution: Learn the truth. Recognize that the state knew its intention to so bind you and yours to Corp. U.S., yet they did not disclose that in the application process. A signature can only be made knowingly and willingly. Therefore, your signature isn't on the Marriage License request and it is therefore null and void.

Document your agreement and consent in marriage under common law and file that document in the public record. We'll include sample documents on that in our next issue.

Secure your Land Patent. Post appropriate "No Trespassing" signs. See the order form on the next page.

File a, "Notice of Civil liability for Trespass" in the public record.

Warn your neighbor. Form teams. Prepare to hold elections for State governors. Reseat the Electoral College and elect an original jurisdiction President of the United States of America to secure our nation, then stay awake.



What's Next?

When you subscribe to **WARN** you'll receive access to the **WARN** newsletter area on the Team Law website. In time we hope to produce an issue per month, yet, for the time being we'll produce new issues only as quickly as we are able.

In Vol. 1 Issue 2 you'll find we:

Follow up on Marriage Licenses with sample legal documents to renounce the unsigned license and make it a matter of public record that you and your family are not subjects to the corp. state but are rather the Sovereigns that control the State.

Provide you with forms for Documenting your agreement and consent in marriage in common law prior to any such specious license.

Provide you with a sample, "Notice of Civil liability for Trespass" that will set up any Corp.U.S. official with a \$1,000,000 liability for any trespass against you, and we'll show you how to use it.

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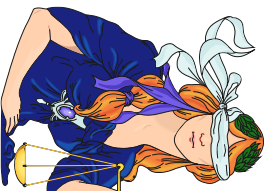
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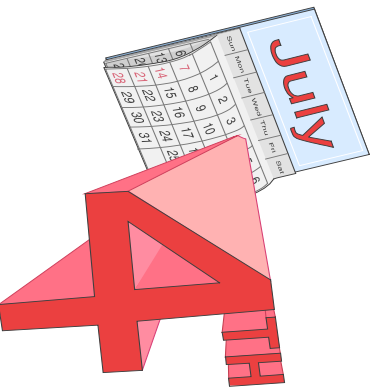
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