

SHERIFF'S POSSE COMITATUS

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(R7) The following account of the convention on October 19, 1974, was furnished by the [REDACTED]

The convention convened at approximately 11:45 AM by the master of ceremony Charles Dodge of Eureka Springs, Arkansas, who welcomed all honored guests and attending persons. In Dodge's opening remarks, he stated that the Internal Revenue Service (IRS) and other government officials were probably in the audience.

Charles Dodge, after his opening remarks, then recognized the individuals seated at the podium, followed by the opening prayer and pledge of allegiance to the American flag.

The first guest speaker was Doctor Martin A. Larson, author of "Tax Revolt: USA" from Phoenix, Arizona, who spoke out against the IRS and Federal Bureaucracy as related to the Federal Reserve System and the collection of taxes. During Larson's speech, he advocated doing away with Federal income taxes. He further remarked that former Presidents Woodrow Wilson and Franklin Roosevelt were two of the greatest criminals in United States history. Larson's speech was followed by a question and answer period.

The next speaker was Robert W. Lyon from Los Angeles, California, a graduate of the University of Wisconsin (UW) - Madison, Wisconsin, who spoke on "Stop Paying Income Taxes" (SPIT) and his personal experience of how he fought a traffic ticket by taking it to a Federal court.

Following Lyon's speech, the convention was dismissed for lunch.

At about 1:15 PM the convention re-convened and the first speaker was George Kindred, Dean of Layman's Educational Guild at Law, from Michigan. Kindred spoke on his personal experience of how he combatted IRS thru the courts. During his speech, he stated he spent five

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SHERIFF'S POSSE COMITATUS

CONFIDENTIAL

months in jail in Michigan. Kindred also stated that the SPC was strong and that the "Posse is the law of God and that all at the convention should get the news out to the others".

Following Kindred's speech was one of the honored speakers, Jerome Daly from Minneapolis, Minnesota, who told of his personal experiences in his protest against IRS which he stated began in 1965. During Daly's speech, he related to the audience he was recently released from Sanstone Prison in Minnesota on October 10, 1974. Daly boasted of how he didn't mind spending the time at Sanstone Prison. Near the end of Daly's speech, he advocated "The people should arm themselves with a good pump-action 12 gauge shotgun and a high-powered rifle".

At about 3:05 PM Thomas Stockheimer, Chairman of the SPC in Wisconsin, spoke about the SPC in the state of Wisconsin and how the people are losing the Constitution because they are not using it. Stockheimer also spoke out against the government of Wisconsin and told the audience if they (audience) stood up for their rights, "They will be marked as radicals". Following Stockheimer's speech was Dave Pennings, Chairman of the Thomas Stockheimer Defense Fund, Incorporated, Wisconsin, who attempted to appeal to the supporters in the audience for funds to support Stockheimer in his fight in the courts of Wisconsin. Following his speech, Pennings passed out leaflets regarding the Stockheimer Defense Fund after which a hat was passed among the individuals in the audience for the collection of funds.

The following is an example of the leaflet passed out for the Stockheimer Defense Fund:

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THE STOCKHEIMER DEFENSE FUND.

P. O. Box 15

Mosinee, Wisconsin 54455

2 October 1974

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"To American Friends of Justice:

A fair trial for every man accused of crime: -- That has been an article in the political creed of every English-speaking freeman since the days of Magna Carta. But today we know that political maxims do not execute themselves; they must be enforced by those who believe in them; and a fair trial is not secured by merely giving a prisoner his day in court; it involves investigation of evidence, summoning of witnesses, fees for capable counsel."

Thus reads the letter sent out by the New England Civil Liberties Committee on February 19, 1921 in solicitation of funds for the defense of Nicola Sacco and Bartolomeo Vanzetti, two socialist anarchist murderers subsequently convicted.

But our local branch of the American Civil Liberties Union has made no such fuss over the incarceration and trial by press of Patriot Tom Stockheimer, so, the foundation of the Stockheimer Defense Fund, not only for the defense of Tom himself, but for other individuals who are trying to rekindle the "Spirit of '76" who will also be arrested on fabricated and perjured charges, became necessary.

Please bear with a further quote of the same letter:

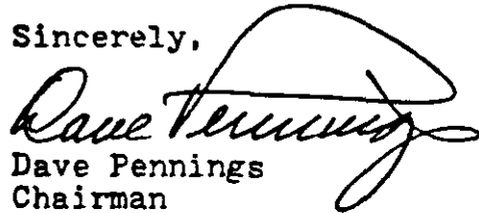
"That a charge so unfounded should be pressed so earnestly proves the seriousness of the situation to the victims. They must be ready to meet the accusation fully and vigorously, and they need funds for every step. Up to the present time all costs of preparation have been met by contributions from Italian workers (Tom himself in this case). For the many expenses of the trial, such as daily transcript of court proceedings, investigation of evidence and if possible local counsel of distinction..."

These funds are also necessary for us to take the offensive and assist in the preparation of Civil Rights suits against state and federal agents acting outside the perimeters of their Constitutional authority in the intimidation and harassment of these individuals.

Unlike the letterhead of the Civil Liberties Committee, we are proud to say that ours will never carry the likes of Elizabeth Gurley Flynn, William Z. Foster and Felix Frankfurter.

Please... A check as soon as you can.

Sincerely,

  
Dave Pennings  
Chairman

23

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SHERIFF'S POSSE COMITATUS

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(b)(7)(D) According to the [REDACTED] the convention program called for a mock trial to take place at 2:45 PM with Jerome Daly and George Kindred. For some reason or another, this particular part of the program was overlooked and the mock trial was never held.

The next guest speaker was John Twelker, authority on nutrition and survival foods who was really never connected to the SPC, but appeared to be trying to sell his product and idea of natural foods instead of chemically treated weak foods. During Twelker's presentation, Doctor Calvin (woman) from Elkhart, Indiana, spoke out against the Federal Drug Administration. During her speech, Doctor Calvin related she was from the University of ~~Notre Dame~~ Notre Dame in Indiana. 2/1/74

Following Twelker's presentation, there was a question and answer period and at about 5:00 PM the convention was concluded for Saturday, October 19, 1974.

(b)(7)(D) According to [REDACTED] about 300 persons were in attendance at the convention on October 19, 1974. At no time preceding or during the convention were there any indications of violence or other extremist activities.

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E. BANQUET

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IV. CONVENTION ACTIVITIES OCTOBER 20, 1974

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(b)(7)(D) According to [REDACTED] preceding the convention on October 20, 1974, at about 8:00 AM was a worship service led by Thomas Stockheimer and Charles Dodge.

(b)(7)(D) The following account of the convention as held on October 20, 1974, was furnished by the [REDACTED]

Immediately following the worship service, Henry Lamont Mike Beach was introduced as the first guest speaker of the day. (It should be noted that this was the first time during the whole convention that Beach was introduced to the audience.)

Beach spoke on living in the Rockefeller period and related the history leading up until today. In addition, Beach spoke on SPC activities in the United States, stating that there was SPC activity in 46 states. During Beach's speech, he related to the audience that he first became active in the SPC in 1937 at which time he began to lecture regarding SPC. Beach continued by stating that there was a lot of SPC activities that were not connected to national headquarters at Portland. According to Beach, each state should have SPC activities. Beach referred to the SPC as "The sword that Christ intended us to use".

In addition to the above speech of Beach, he spoke about the Truth in Information Act, stating that the SPC should stay in their own "department" and not bother with citizens arrests and other related activities. Beach told the audience to beat the system by filing complaints in an attempt to get the judges and attorneys confused and bogged down with paperwork.

(b)(7)(D) Beach concluded his speech by stating that "The SPC was in action". According to the [REDACTED] Beach's speech was cut short by the master of ceremony Charles Dodge who pointed out of the time problem to Beach. Immediately following Beach's speech, there was a brief question and answer period.

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SHERIFF'S POSSE COMITATUS

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Immediately following Beach was Colonel Arch Roberts, Director of the Committee to Restore the Constitution. Colonel Roberts spoke on land control and regional government, stating that this nation was ruled by corrupt people in Washington and New York. According to Roberts, political authorities have taken over the state government and they were trying to destroy the country's government. Colonel Roberts further stated that the Administrative Clearing House in Chicago which, according to Roberts was controlled by the Rockefeller administration, was a "big front" and that they wanted to destroy local government. During Roberts' speech, he stated that the Committee to Restore the Constitution supported the SPC. Roberts' speech was followed by a question and answer period.

Following Colonel Roberts' speech, Charles Dodge, master of ceremony, advised the audience that the convention was "in the hole for \$5,550". At this time hats were passed around the audience to collect funds. Shortly thereafter, Charles Dodge made a statement to the audience that because of the donations just collected, the convention was lacking only \$50 from paying off all convention dues.

At this time the convention was dismissed for lunch.

At about 1:50 PM, immediately following lunch, Sid Anderson, Deputy Sheriff, Carol County, Arkansas, spoke on the SPC and his ideas of this group. During his speech, he gave several examples of his personal experience as related to his job as Deputy Sheriff. Sid Anderson was well accepted by the audience and his speech was followed by a brief question and answer period.

Following Sid Anderson's speech, Charles Dodge commented to the audience that he moved to Arkansas about one month ago and he had been trying for a long time to

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SHERIFF'S POSSE COMITATUS

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get Sid Anderson interested in the SPC. Dodge also stated that another chapter of the SPC was formed in Arkansas just last week.

Doctor Martin A. Larson, who was the first speaker on October 19, 1974, took the podium and made a few comments regarding how to cut the government off by "Using a pit pocket silent revolution".

At about 2:20 PM, Vaughn Ellsworth spoke on how to take on the United States courts and challenge the "criminal government" on their own grounds. In addition, Ellsworth stated that the "true enemy is the unlimited government". Immediately following Ellsworth's speech was a brief question and answer period.

At about 3:30 PM, Gordon Steven Buttorff from Arkansas, so-called authority on judicial problems, according to his introduction, spoke on his personal experiences of how he has not paid income taxes since 1952. Buttorff's speech centered around "How to get around paying income taxes". During his speech, he related to the audience that he was born in Liberal, Kentucky, and in 1963 lived in Indianapolis, Indiana. Buttorff summed up his speech by stating to the audience to "Stress your constitutional rights".

Following Buttorff was Gerald ~~McFarren~~, candidate for United States Senate for Wisconsin, on the American Party ticket. McFarren told of his personal fight with the Division of Natural Resources in Wisconsin, stating that he would use a gun to protect his family and land against any intruder. During his address to the convention, McFarren stated he was not a member of the SPC; however, he supported SPC and what the SPC was doing. McFarren was well accepted by the audience. *WISC.*

At about 5:30 PM, the convention was concluded with general comments from Thomas Stockheimer and Charles Dodge. At this time Stockheimer stated to the audience, "You all know what we need to buy." At this, a reply

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SHERIFF'S POSSE COMITATUS

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came from the audience, "Yeah, buy gold and silver." Stockheimer replied, "No, buy guns and bullets." After the closing comments, the convention was closed by a prayer and the pledge of allegiance to the United States flag.

According to the [REDACTED] the convention was peaceful and at no time was there any indication of violence.

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V. TELEVISION AND NEWS MEDIA COVERAGE  
OF CONVENTION

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On October 19, 1974, WISN-TV 12, Milwaukee, Wisconsin, afforded coverage of the convention thru an interview with Thomas Stockheimer, Wisconsin Self-Appointed Chairman for the state of Wisconsin.

On October 20, 1974, WTMJ-TV, channel 4, Milwaukee, Wisconsin, afforded coverage of the convention thru a short film segment which was shown on the afternoon and late evening news at Milwaukee.

The following is a news article as it appeared in the "Milwaukee Journal", a local Milwaukee newspaper, on October 20, 1974:

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# Birchers, Allies Hit Tax 'Tyranny'

About 300 members of the John Birch Society, the American Party and the Sheriff's Posse Comitatus gathered here Saturday to hear denunciations of the federal income tax and other alleged encroachments on individual liberty.

The occasion was the national convention of Americans for Constitutional Government and Law at the Red Carpet Expo hall. Charles A. Dodge of Eureka Springs, Ark., co-ordinator, said all 50 states were represented.

Dr. Martin A. Larson of Phoenix, author of "Tax Rebellion USA," told the audience that the internal revenue code and the IRS were reducing the productive sector of American society to a modern form of slavery, taking 50% of their incomes in taxes and another 15% in interest, which goes to the big bankers here and overseas who exploit Americans for their own gain.

## Revolt Predicted

But Larson said a revolt against the IRS and its code was growing.

"We'll never bring down this tyranny until we have a mass movement," Larson said. "And we now have a mass movement. You here today are the core of it, you are the leaders of it. Behind you are millions who are refusing to pay taxes, and that's what they fear in Washington, and they don't know what to do about it."

He said the IRS had admitted that there were 1.5 million persons who should file tax returns who don't, and that the

cost to the government in lost revenue was \$5 billion a year. Another estimate, he continued, was that between five million and six million potential taxpayers don't file and that the annual loss is \$30 billion.

"The IRS is getting desperate, and so more and more they're putting pressure on those who are still paying taxes, and so these people are becoming rebels too."

## Exploitation Cycle

Larson said the cycle of exploitation worked like this: The productive Americans — independent businessmen and others who are self-reliant — are taxed mercilessly; the revenues so derived finance wars; the wars swell the national debt; and the national debt is used to manipulate the economy, through the banking system, to increase the power of the bank owners over ordinary productive people, and thus to strengthen their control of, among other things, the tax system.

He said the three instruments being used to enslave the American people were the IRS, to take their money; the Federal Reserve system to set interest rates and control the amount of money circulated, and "an everlasting succession of wars and debts."

The ultimate aim, he said, was to polarize the nation. There will be big corporations and bankers on the one hand and a docile, exploited proletariat on the other.

He said the two greatest criminals in American history were Woodrow Wilson, for es-

tablishing the Federal Reserve system, and Franklin Roosevelt, for beginning the systematic destruction of the self-reliant small businessman and investor.

The Posse Comitatus, which has groups in some Wisconsin

counties, is a self-initiated citizen law enforcement group and research committee.

The convention, which continues through Sunday, is scheduled to hear Arch Roberts director of the Committee to Restore the Constitution;

Thomas Stockhelmer of rural Mosinee, posse head in Wisconsin and Gerald McFarren American party candidate for the US Senate in Wisconsin.

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(b)(7)(C) [REDACTED] advised during the convention Thomas Stockheimer made a statement to the audience that the Associated Press and United Press International (UPI) were all informed of the convention; however, nowhere in the state of Wisconsin was the convention covered in any known newspaper.

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VIII. MISCELLANEOUS

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IX. VARIOUS LITERATURE AND RELATED MATERIAL  
SOLD OR DISTRIBUTED AT THE CONVENTION

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51

HOW TO PROTECT  
YOURSELF  
FROM THE INTERNAL  
REVENUE SERVICE  
(on your income tax)

WARNING

DO NOT READ THIS BOOK UNLESS YOU MEAN BUSINESS.  
DO NOT ATTEMPT TO USE ANY OF THE PRINCIPLES OUT-  
LINED IN THIS BOOK UNLESS YOU USE ALL OF THEM JUST  
AS THEY ARE STATED. THIS IS NECESSARY IN ORDER TO  
USE THE BOOK CORRECTLY.

THE APPROACH GIVEN TO YOU IN THIS BOOK HAS BEEN  
CAREFULLY RESEARCHED IN THE LAW, COURT CASES AND  
THE CONSTITUTION AND IS GUARANTEED TO ACCOMPLISH  
THE INTENDED RESULTS.

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By

A. PATRICK HENRY

PRICE \$2.00

30

# HOW TO PROTECT YOURSELF FROM THE INTERNAL REVENUE SERVICE

(on your income tax)

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## ABOUT THE AUTHOR

The author is a practicing attorney and licensed certified public accountant. He has served in his state legislature and has been engaged in the practice of law and taxation for twenty-six years.

The Code of Ethics regulating professional conduct, both in the field of law and the field of professional accounting, frowns on the publication of any work or any undertaking or the commission of any act which might be done for the purpose of directly attracting clients to the individual. It is, therefore, the author's feeling that in publishing this work, it might be well to use a pen name to eliminate the possibility of any accusations aimed at him for such activity.

Attention is directed to the fact that the name used by the author is one synonymous with patriotism and one of his favorite figures in establishing our independence.

Order from

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MINNEAPOLIS, MINNESOTA 55408

**APH PUBLISHER**

P. O. Drawer 87  
Shreveport, La. 71101

By

**A. PATRICK HENRY**

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Shreveport, Louisiana

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PRE-PUBLICATION OFFER

PREFACE

(HOW TO)  
**\$AVE TAX \$**  
TAX SAVING AND PREPARATION KIT

By the author of  
"How To Protect Yourself From The Internal Revenue Service"

Complete kit for making your own income tax return, including:

- (1) Instruction book with tax saving tips
- (2) Printed work sheets for accumulating your information properly
- (3) Filled in sample income tax returns completely worked out and explained (including forms for business and farmer)
- (4) Cassette tape with complete line by line, item by item instructions

**ALL FOR ONLY \$15.**

Instructions include what income you must report under the law. How to get the most in deductions on your income tax return. How to protect your tax records. Why you should keep your tax information private and in your hands only.

This kit will show you how to take all deductions you are entitled to take, many of which are never brought to your attention. This kit also quotes some of the most important court decisions which apply to you and can reduce your taxes. These are never brought to your attention by the professional tax preparation people.

Cost of Kit Is Tax Deductible

**GUARANTEED TO SAVE TAXES OR MONEY REFUNDED**

Ready for Mailing by December 1, 1974

**A. P. H. PUBLISHERS**  
P. O. DRAWER 87  
SHREVEPORT, LA. 71161

This Coupon Worth \$2.50  
If Used Before  
December 1, 1974

Please Send \_\_\_\_\_ Kits of \$AVE TAX \$

Name \_\_\_\_\_

Address \_\_\_\_\_

City \_\_\_\_\_ State \_\_\_\_\_ Zip \_\_\_\_\_

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(1) The American system of law is founded on the proposition that a person is innocent until proven guilty, and guilt must be proven beyond a reasonable doubt.

The Constitution of the United States and our basic law follows this principle. It is unfortunate, however, that the Congress has seen fit, in some cases, to commit gross errors in passing laws which abridge the rights, freedoms and immunities guaranteed to the people under the Constitution.

(2) This is being written to provide you with information concerning your rights. A legal plan is outlined which should be used in dealing with the Internal Revenue Service in matters effecting your income tax and the methods of enforcement employed by the Internal Revenue Service.

It is the author's hope that you, the reader, and millions of others will use this information as it is intended to be used. We are convinced that the widespread use of this information and the methods suggested will bring needed adjustments in the Internal Revenue law and the enforcement of those laws by the Internal Revenue Service.

At the same time, we would like to make it perfectly clear that this is not written with the idea in mind that it may be of any help to you in trying to avoid your responsibilities as an American citizen by the evasion or nonpayment of any just taxes you may owe. The evasion of taxes is one thing; the avoidance of taxes is quite another matter.

When referring to the Internal Revenue Code, normally we shall use only the word "Code".

In referring to the Internal Revenue Service, we shall use the designation IRS.

The word agent is used to designate an agent of the Internal Revenue Service.

In all cases unless specifically stated, we are dealing, in this work, only with the income tax section of the Internal Revenue Code.

Bold type and underscoring has been supplied for emphasis by the Author.

### TAX REVOLT !!

Tax revolt has been the aim and demonstrated intention of a large number of Americans during the past several years.

In the last few months, this idea and this determination has increased at an amazingly rapid rate. It is now reliably reported that at least six million taxpayers have either already taken steps to revolt against our income tax system or are seeking means whereby they may express their displeasure over the state of affairs in our nation concerning taxation.

The main problem faced by the public, however, is that these are small pockets of resistance and as a whole are generally and totally unorganized. The practices involved cover a broad range of activities and almost without exception involve a direct violation of the laws as they are written. Consequently these efforts are not only going to fail but they are going to result in bringing more trouble and more expense to the people who are involved in attempting to bring about a tax revolt or a change in our system.

While there are millions of people who would like to assist in bringing about change in this area of our American way of life, they are totally without direction and are completely uninformed, having to rely on information that for the most part is unprofessional and is likely to cause them even more problems. Realizing this, they hesitate to become a part of any movement without some assurance that what they are doing is completely legal and can be done without the risk of receiving adverse publicity as a gang of hoodlums or criminals and being prosecuted for criminal activity.

To those people who feel that things are not exactly as they should be in Washington and would agree that maybe here and there a little something wrong is going on; we would like to cite just a few examples to demonstrate the utter, irresponsibility with which their tax dollars are being spent.

From these examples, it isn't difficult for anyone to arrive at the conclusion that either the Congressmen just plain don't care or they are too busy promoting their own self-interest to dig into some of the facts to determine why your taxes are so high and how you could contribute an honest and reasonable amount of taxes for the support of your Government.

- (1) Now let us preface these examples with this one statement taken from the Constitution of the United States, Article I, Section 8, Clause 1 "POWERS OF CONGRESS-TAXATION"--"The Congress

CONFIDENTIAL

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shall have power to lay and collect taxes, duties, imposts and excises, to pay the debts and provide for the common defense and general welfare of the United States; but all duties, imposts and excises shall be uniform throughout the United States."

Anyone with enough education to read and understand the English language well enough to know what the words general welfare mean certainly understands the purpose of giving Congress the power to levy taxes on the people and how those taxes should be used.

We could quote a large number of court decisions which have clearly stated that this power given to Congress is limited by the requirement that it be exercised to provide for the general welfare of the United States.

Now the following examples of some of the throw away, graft and corruption in spending your tax dollars can in no way be

One of the most ridiculous expenditures made recently by your representatives was that the Government gave \$5,000 to a man who wrote a poem "light." That is not the title of the poem, that is the entire poem—7 letters worth \$714.28 each. This sounds more like an attempt on the part of a retarded child or person to say the word light. Another example is that your representatives paid \$68,000 to the Queen of England not to plant cotton on a plantation owned by her in the state of Mississippi.

Even worse was the fact that Marshal Tito of Yugoslavia received \$1,000,000 to finance a luxury yacht. As you probably know, Marshal Tito is a communist and rules his country under communistic dictatorship.

Let's get just a little bit closer to home. Recently, House Speaker Carl Albert, redecorated his office at a cost of \$161,650. These were your tax dollars. If Carl Albert had been required to spend any of his own money, how much do you think he would have spent to redecorate his office?

You give through your tax dollars, \$17,000 so that wandering Moroccan tribesmen could have their robes cleaned. These fellows probably never take a bath let alone have their robes cleaned.

One more example of crazy activities occurring in Washington. You are spending \$250,000 a year to maintain "The Interdepartmental Screw Thread Committee" which was established as a temporary agency to speed the end of World War I but is still in operation. The name Screw Thread sounds very appropriate.

We could go on and on naming these ridiculous, irresponsible expenditures of your money but I am sure by now you have been

convinced that some of these events are more cover up than anything else.

Because of these and other ridiculous examples, we have developed a step by step system you will find later in this book which we hope that you along with millions of others will follow to bring about the much needed changes in our taxing and enforcement structure in this country.

## TACTICS OF THE IRS

(1) **GESTAPO OR PUBLIC SERVANTS??** Because of tactics used by many of the IRS agents and the resemblance of those acts to the tactics employed by the Gestapo, the IRS has frequently been referred and described by many people, and justly so, as the Gestapo.

The Gestapo, properly named Geheime Aastolizei (Secret State Police) was established in 1926 as the German State Police and as such was used as an administrative arm of the German Government. Acting in its intended role, the Gestapo operated beyond the law and none of their acts could be challenged in any of the courts of law; therefore, its members were absolutely free in the choice of methods used to accomplish any aim they might have in mind.

Just prior to Hitler's coming to power and during his reign, people were terrorized just by the mere mention of the word, Gestapo. Naturally, as they continued to wield and exert the pressure and power that was given to them without fear of punishment, they extended that power and terror to ever-increasing limits.

On the other hand, the Internal Revenue Service was established by Congress in 1862, for the purpose of overseeing the orderly collection of taxes levied by the Congress.

It was not until February 25, 1913, when final ratification of Constitutional Amendment 16 by the necessary number of states giving Congress the power to lay and collect taxes on income from whatever source derived was passed.

The income tax statute became effective March 15, 1913, for all practical purposes. Since 1913, the income tax law has been amended so much that it has become a hodge-podge, or as some people refer to it, a can of worms, of what is supposed to be law.

During the process of all the amendments in the last sixty years, the various vested interests and power groups have exerted pressure on Congress in order to receive favorable treatment under the income

tax and other tax statutes. As a result of their actions, the burden of taxation has been levied against what we refer to as middle American, the average working man.

Volumes of statistical information are available to show that the average American, not the executive and the wealthy person and not the real low income or welfare recipients but the average working man who is trying to buy his home, feed his family, clothe his children and send them to school, is the one suffering most from our tax structure.

In fact, statistics will show that this group is more frequently audited by the IRS and percentage wise more additional taxes are levied against them and collected from them than from corporations and high income earners in the executive brackets and the rich of America.

The reason for this situation is that the average wage earner is a            with an amount so proportionate to the cost of contesting the           , he can't possibly win. It will cost him as much or more to            the assessment so he usually just pays and gripes.

Congress is directly responsible for the mess that has been made            rewriting, rewriting and amending our Internal Revenue Code. Most            this has come about because of the demands on the part of whoever            happens to be occupying the office of Commissioner of Internal Revenue at the time as they seek to add more power to the enforcement division of the IRS.

Congress yields to all of this pressure and amends and adds to the Internal Revenue Code being careful all the while to be sure that any revisions and amendments of the Code are done in such a fashion so as to continue the favored treatment to vested interest and pressure groups.

In order to accomplish some of their aims, they have responded to            urgings of the Commissioner of Internal Revenue and extreme            li            to continue to load the act with civil and criminal penalties            w.            are applicable to the same sections of the code and are deliberately designed to exert pressure on the taxpayer in the enforcement of the code without having to prosecute for criminal violations. It is interesting to note, yet a sad commentary, that in many instances the courts have permitted a pyramiding of penalties on the taxpayers and have sustained the IRS in what should be considered as illegal acts under the Constitutional guarantees to the individual.

When we are made aware of the vast power given to the IRS by the Congress, we find that we actually do have a situation very much like the Hitler era Gestapo.

To explain our point more clearly, we shall quote some of the most glaring examples of the Code enacted by Congress.

Code Section 7601 "Canvass of Districts for Taxable Persons and Objects" (a) "General Rule—The Secretary or his delegate shall, to the extent he deems practicable, cause officers or employees of The Treasury Department to proceed from time to time, through each (1) Internal Revenue District and inquire after it and concerning all persons therein who may be liable to pay any Internal Revenue tax, and all persons owing or having the care and management of any objects with respect to which tax is imposed."

What this section of the Code says is simply this: The IRS can and will under the law conduct investigations, interrogate people and seek out any information of any kind from anybody whether true or not with reference to persons or items on which anybody thinks a tax may be due.

To compound this lawlessness, Code Section 7602 "Examination of Book and Witnesses" provides "For the purpose of ascertaining the correctness of any return making a return where none has been made determining the liability of any person for Internal Revenue tax the liability at law or in equity of any transferee or fiduciary or person in respect of any Internal Revenue tax or collecting any liability, the Secretary or his delegate is authorized—

- (1) To examine any books, papers, records or other data which            be relevant or material to such inquiry;
- (2) To summon the person liable for tax or required to perform the act or any officer or employee of such person, or any person having possession, custody, or care of books of account containing entries relating to the business of the person liable for tax or required to perform the act, or any other person the Secretary or his delegate may deem proper, to appear before the Secretary or his delegate at a time and place named in the summons and to produce such books, papers, records or other data and to give such testimony, under oath, as may be relevant or material to such inquiry; and
- (3) To take such testimony of the person concerned, under oath, as may be relevant or material to such inquiry."

Code Section 7602 is supported by Section 7603 title "Time and Place of Examination."

(a) "Time and Place—The time and place of examination pursuant to the provisions of Section 7602 shall be such time and place as may be fixed by the Secretary or his delegate and as are reasonable under the circumstances. In the cast of a summons under authority of Paragraph (2) of Section 7602, the date fixed for appearance before

CONFIDENTIAL

the Secretary or his delegate shall not be less than ten days from the date of the summons."

Unfortunately, these sections of the code are totally and completely illegal when weighed against the protective provisions of the Constitution of the United States.

But even more unfortunate is the fact that they have been accepted as hard law by the IRS, the courts and the people at large.

As a result of propaganda, misinformation, intentional wrong interpretations and misleading the public, the taxpayers find themselves contesting tax assessments which should never have been levied to begin with.

Of the thousands of tax cases we have examined and been involved in, we find that without exception these tax cases have been argued and fought, in some instances as far as the United States Court of Appeals or to the Supreme Court, on what we hold to be the wrong basis.

It is our contention, that based on the facts, most of these cases should never have come about because in the final outcome the taxpayer, in many cases, is right and the tax assessment is set aside. The unfortunate thing, however, is that the cases are fought on the basis of the particular issue raised by the IRS rather than the taxpayer ascertaining his position and claiming the protection that is due him under the Constitution and under our system of law. This would require the IRS to prove unquestionably that the taxpayer is wrong rather than for the taxpayer to place himself in the ridiculous position of having to prove his innocence either before the agents in a conference or in a court of law.

The sad part of this story is that each year the IRS assesses and collects millions of dollars, tax dollars not actually owed, only because of ignorance and lack of knowledge on the part of the taxpayer.

The entire thrust of this work is to eliminate the needless trouble and expense on the part of the taxpayers and hopefully to have a sufficient impact to cause a change in the Code and the enforcement division of the IRS.

It isn't any wonder that so many people are inclined to refer to the IRS as the Gestapo. With this background of the law and the training received by IRS officials to orient them in their jobs, they believe this is the final word and that they can exercise all of the power they are told belongs to them.

This power is frequently used by the individuals to further their own personal aims. Employees in the IRS are promoted and receive pay rate increases based on their productivity in the service.

This means that if your income tax return is sent out for examination, the agent involved is going to make every possible effort to assess some additional taxes because it is favorable to his personal position. Unfortunately, many IRS agents do these things in the mistaken belief that the Internal Revenue Code and the regulations give them the right to exercise broad authority.

- (1) We might say, incidentally, that the regulations are not the law and sometimes vary considerable from the law. Also, you will find that frequently the IRS will refer to Treasury rulings or Revenue rulings. These rulings, so-called, are merely someone's interpretation and are not, under the widest stretch of the imagination, law, although the IRS agents will cite them just as though they actually were as strong as the law itself.

- (2) It is a fact, however, that many of the acts committed by the IRS agents are illegal even under the law and their interpretation. Any law passed by the Congress which infringes upon the rights of the people under the Constitution is illegal. It only remains for the courts to so rule. Unfortunately, there have been many decisions by the lower courts which will not stand the Constitutional test if taken to the Supreme Court.

During my experience in the practice of taxation and tax laws, I can truthfully say that I have dealt with some IRS people who were nice, courteous and considerate people; but even those few people seem to feel that they have the authority to do just about anything in the pursuit of their duties to accomplish the purpose of examining tax returns and assessing taxes as they see them under the Internal Revenue Code. All of this at their own convenience regardless of the taxpayer's situation.

There also seems to be feelings among the people in the IRS that every taxpayer is deliberately attempting to cheat the Government out of taxes and that they should be, as a matter of fact, assessed some additional taxes.

In my experience, I have also known IRS agents to lie, intimidate, harass, conceal, misrepresent, distort, deceive, browbeat and withhold from the taxpayer information that could be beneficial to the taxpayer in trying to protect himself, but which would blunt the drive of the agent in setting up a tax deficiency and/or having property belonging to the taxpayer seized and sold in addition to levying and seizing bank accounts and salary checks.

These things are not done out of ignorance but are done by design. The training given to IRS agents and the urging of their

CONFIDENTIAL

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superiors demands that the particular agent and his office make a good showing.

Remember, the individual IRS agents are rated on the basis of their performance and receive increases in civil service status and pay raises accordingly. It is an admitted fact that they are rated and graded and receive points on seizures, levies, subpoenas, and other activities accomplished against the taxpayer to close cases in a manner favorable to the IRS.

(1) In attempts made to enforce the IRS code with respect to income tax, the taxpayer is not given as much consideration or protection under the law as a person who is accused of having violated criminal laws against society at large. The same protection given under the Constitution is applicable to all laws of the United States and of every state, and to every citizen of the United States.

If a person is accused of robbery, theft or manslaughter or any other criminal act, that person is supposed to be informed of his rights before any questioning by law enforcement officers. Among the things told to the person accused or suspected is that they are entitled to have an attorney present during questioning and that if he cannot afford one, then one will be appointed for him.

A word of caution concerning the lawyer you are entitled to have appointed to represent you in court as mentioned above. You have the right to insist that an attorney qualified in this field, which is a highly specialized area of legal work, be appointed as your attorney.

These attorneys, when they are appointed by the court, are paid through the court and you have the right to remind the court that attorneys practicing in this field come high and the average taxpayer cannot afford their services. You do not have to be classified as an agent but the mere fact that you cannot afford the services of an attorney of this statute to defend you is all you need.

(2) When the IRS agent comes to check your income tax return, he is in fact saying that you are suspected of filing a false return in some respect or other. If you have filed a false return, you are subject to criminal penalties for the signing of a false return. These criminal penalties involve every phase of your income tax return and can be asserted as violations of the law even to the extent of whether or not you are keeping proper records of the items which go to make up your income tax return, both as to income and deductions and with respect to the method of reporting that income.

Do you remember the little rhyme that children used to say?  
WITCHMAN, POORMAN, BEGGAR MAN, THIEF,  
LAWYER, DOCTOR, MERCHANT, CHIEF

(1) Well! it doesn't matter really which of these you happen to be, sooner or later your return will be selected for examination and you will receive a letter or you may instead receive a telephone call or a personal visit from the Internal Revenue Service.

Before the days of the computer, income tax returns were selected for examination based on a judgment made by the person who was reviewing a particular "batch" of returns. If your return happened to be in that batch and he decided that it needed to be looked into, then it would be assigned for examination. Since the introduction of computers in the work of the Internal Revenue Service, the IRS has developed a system for the selection of income tax returns to be audited.

All returns are placed each in a separate category, as the little rhyme says at the top, by doctor, lawyer, merchant and other different classifications; then within these particular groups they are further classified according as to dependency, gross income, deductions and other factors which go to make up the returns.

Finally, a statistical score is developed or we should say has been developed for the group into which your return would be placed so when your income tax return is received by the IRS all of the pertinent information is tabulated by the computers and your return is then compared to what is considered to be normal for your situation. If your income tax return comes within certain tolerances of the limits established by this score, it is ordinarily accepted as correct. If, however, your income tax return does not meet all of these tests to stay within the limits of the score established for you, then you can be sure to expect a visit from the IRS.

It does not matter if this happens to be an unusual situation for a particular year, whether you have had unusual medical expenses, whether you have had some additional income which you do not normally have or whether or not you have been compelled to take a grandchild or a niece as a dependent, you still are going to receive that call from the IRS.

In the year 1973, approximately 2% or two out of every 100 returns were examined. The Commissioner of Internal Revenue recently made a statement to the effect that the Internal Revenue Service is striving to raise the level of audited return to 5% or five out of every 100. This would mean that you and four of your

neighbors or five of your neighbors are going to have tax returns examined sometime in the very near future.

Many people feel that by having a commercial tax preparation firm or a certified public accountant or an attorney to prepare their return for them, the IRS is more inclined to accept whatever is reported.

There was a time when having your income tax return prepared by a certified public accountant or an attorney or someone licensed to practice before the Treasury Department would have had some bearing on whether or not your tax return would be examined and to what extent the return would be examined; but as we pointed out above, this is no longer so because personal judgments have been removed from the method of selecting the returns for examination.

In the recent past when the IRS has found two or three returns what is considered to be glaring errors or misstatements by or on part of one particular firm or individual who prepares income returns, the IRS would then subpoena his entire list of clients.

In many instances, the courts have permitted the IRS to obtain information they seek from income tax preparers based on the fact that this is not privileged information; therefore, under this the IRS has the right to obtain such lists and additional information in the hands of the income tax return preparers.

This situation brings us to another point in the preparation of your income tax return. If you are going to seek assistance in the preparation of that return, we suggest that you contact the firm or person who is to assist you on your return and simply point out to them that if they do not sign your income tax return they do not have any responsibility in connection with the preparation of it.

Be sure, however, that they do not photograph or otherwise copy or duplicate the information you furnish to them for the preparation of your return. This not only protects the person or preparer of the return but also protects you because then you do not have information laying around which might be used in examining your tax return. Neither does the preparer have any responsibility in connection with the preparation of the return.

In foregoing the name of the income tax preparation firm or person, you are naturally going to forego the advantage of taking a deduction for the cost of preparing that return but consider this. You could very easily have your return prepared for say \$50 and if your income tax rate is 32% you are foregoing a \$16 savings in income tax. This could be the very small amount compared to the time and trouble you could be caused and the amount you might have

to spend in trying to remove yourself from a position of having to pay taxes you don't even owe.

We have had too many instances where our clients have had to spend anywhere from hundreds of dollars to thousands of dollars in expense caused by improper assessment of taxes against them.

This goes back to the old adage that an ounce of prevention is worth a pound of cure.

To the experienced person, it is difficult to realize that the income tax law is so complicated and the enforcement so oppressive that it has driven the American public to their brink of tax revolution.

- (1) The inconsistency with which the law is applied is staggering. Not only is the law not applied uniformly against all people, it is not even applied uniformly in every section of the country.

For example, if a taxpayer takes the Commissioner of Revenue to court in one district court of the country and wins his suit, the Commissioner of Internal Revenue will not necessarily stop trying to enforce that particular point. If the case is taken to the United States Court of Appeals, the Commissioner might stop enforcing that point in the district covered by the Court of Appeals; however, it is a matter of record that he consistently and constantly continues to enforce the same rule in other areas of the country until and unless he is taken to court to those areas or if by chance someone happens to take the issue to the Supreme Court and wins in the Supreme Court.

- (2) The most tragic aspect of the entire situation relating to the income tax portion of the Internal Revenue Code and its enforcement is that the American public down through the years including attorneys, certified public accountants and IRS personnel have been led to believe that from a civil standpoint, the burden of proof concerning the correctness of their income tax reporting is on the taxpayer and only in the case of alleged fraud does the burden shift to the Government.

- (3) Placing the burden of proof on the taxpayer after he has filed his income tax return which was signed under penalty of perjury is directly contrary to the most fundamental principle in the American legal system and that is that a person is innocent of any wrong doing until they are proven guilty.

- (4) In the case of filing your income tax return, it is done so under oath stating that it is correct, therefore, if there are any errors or omissions, it is the responsibility of the IRS to prove beyond a reasonable doubt that these errors and/or omissions exist, that they were willfully done to defraud the Government and after having

produced such proof it is then the duty of the IRS to prove that this is the case.

Because of this misconception concerning the requirements of proof on the part of the taxpayer and because the Internal Revenue Code is such a conglomeration of ridiculous laws involving both civil and criminal penalties for the same act, the IRS can always hold over the heads of taxpayers the threat of criminal penalties while in fact they inflict upon the taxpayer certain civil penalties. The law, as a matter of fact, goes to ridiculous lengths in assessing both civil and criminal penalties in many instances.

In some cases, the civil penalty can be more severe moneywise than criminal penalty.

An issue in point with respect to the severity of civil penalties in the case of fraud. The writer is unable to understand how there can be any such thing as civil fraud and criminal fraud particularly when both the civil penalty and the criminal penalty can be evoked for the same act. This is where the IRS uses 2 edged swords. The civil fraud penalty can be more expensive moneywise than the criminal fraud penalty. As an example, say that you are audited and found owing the Treasury Department \$30,000 in back taxes. The Treasury Department can make a deal with you to assess only the civil penalty which is 50% of the additional tax owed or \$15,000 and waive any attempt to have you indicted for criminal fraud where the criminal fraud penalty could amount to \$10,000 or a year prison term or both. In a case of this kind, a deal is usually made with the taxpayer to avoid the possibility of prosecution for the criminal act.

This brings us to another point that must be kept uppermost in your mind. In order for a person to be charged with any of the criminal acts under the Internal Revenue Code, it is necessary that they be indicted by a grand jury. The IRS itself cannot charge you. Neither can the IRS effect an arrest in the case of an income tax situation. Their only recourse is to report this matter to the United States Attorney who will then take the benefit of the IRS investigation and present all of the evidence to a grand jury.

It is safe to say that more than 90% of the fraud cases charged are developed through information discovered in a so-called routine check of the taxpayer's records.

Unfortunately when a routine examination is made, the taxpayer is not informed of his rights and if he submits to the routine examination, he will have willingly surrendered his records to the IRS and will subsequently find himself in a position of actually having testified against himself and his actions cannot be reversed.

In other words, any information that the IRS has already obtained from the taxpayer can be used as a source to further the investigation against him and the courts will probably sustain the fact that he has willingly given this information to the IRS.

This brings us to one of the points you must keep in mind. Regardless of what an IRS agent may say, there is no such thing as a purely routine examination of your tax return. True, the IRS may want to examine only certain aspects of your tax return; nevertheless, it has been the writer's experience in a case where the verification of interest payments made and deducted by a taxpayer on his return raised the question of fraud concerning his entire tax return; therefore, you cannot and must not be fooled by the simple statement that this is only a routine examination.

Every agent is charged with the responsibility of reporting to the Intelligence Division anything which leads them to believe that there might possibly be fraud involved in a taxpayer's reportings. Needless to say, this practice goes to ridiculous limits. We have seen more than one case where what should have been an adequate and ample explanation was disregarded and a fraud investigation launched against certain taxpayers.

\* \* \*

There are any number of groups protesting the income tax system and among the many groups who are either striking or using some form of protest, we have found several principle methods advocated by these groups as a means to protest the income tax system and its enforcement.

Depending on the individual groups, they will generally select one of the following methods to indicate their protest:

(1) In filing the personal income tax return Form 1040, a number of people advocate scratching out the affidavit on the bottom of the return which states that it is being signed under penalty of perjury as being correct.

(2) A number of groups advocate filing the return without affixing the signatures to it.

(3) There are some groups who advocate making tax computation and not furnishing the complete detail as required by the return to show the basis of the tax that is owed.

(4) Other groups advocate filing returns which are totally false.

(5) Some groups advocate not filing a return at all; and

(6) Some groups even suggest filing returns which are blank other than their signatures, name and address.

All of these methods are self-defeating because in one way or another, they are in complete violation of the law.

It must be understood that we are not criticizing the various groups who are using different methods in an effort to indicate their protest against the taxing and tax enforcement system we have in the United States. More than anything we would like to compliment them on their determination and their willingness to suffer the consequences of their acts which in many instances has resulted in these people being put in jail.

This however is the result of not having an organized effort and not following a well-designed plan which stays within the law and in fact uses the law to accomplish the purpose these people are seeking to accomplish through other means. Again, this is why we followed at the outset the advantages of a great number of people following the plan we have outlined.

It is our belief that the law should be complied with insofar as paying the proper amount of tax in your situation as you interpret the law. We also advocate that since the law makes adequate provisions for protection of the individual under the Constitution, this tax fight should be carried on by using the law. In other words, we recommend that you do file a proper return reflecting the essential

- (1) information taking all deductions you feel you are entitled to and which are necessary to show the figures used with proper explanation which led you to the resulting income tax as shown on the return. After you have done this, do not delete the affidavit on the return but rather sign the return under the affidavit for protective purposes. If you delete the affidavit, this in effect says that you do not guarantee the figures on your income tax return to be correct.

- (2) In completing the return and signing it as prescribed on the form, you have taken an oath that your return is correct. Once you have taken this position, under our system of law which holds that a person is innocent until proven guilty, you have actually placed the burden of proof that your return is incorrect on the IRS.

The basis of our statements concerning the affidavit on your income tax return 1040 and your signing the affidavit and then seeking refuge under the law is because of the way the law is written and is found in Section 7206 "FRAUD AND FRAUDULENT STATEMENT." "Any person who—

- (1) DECLARATION UNDER PENALTIES OF PERJURY — willfully makes and subscribes any return, statement or other document, which contains or is verified by a written declaration that it is made under the penalties of perjury, and which he does not believe

to be true and correct as to every material matter,—shall be guilty of a felony and, upon conviction thereof, shall be fined not more than \$5,000 or imprisoned not more than three years, or both, together with the cost of prosecution."

- (1) Further when you are confronted by an Internal Revenue agent for the examination of your returns, you may insist that he read you all of your rights. This is done usually only by the Intelligence Division in the investigation of fraud cases.

The Supreme Court has held that in all instances where a person is suspected of committing crime (first in the Miranda case, then in the Gideon case, and then in the Escobedo case) he must be informed of his rights under the Constitution, emphasizing the fact that he is entitled to an attorney and that if he cannot afford an attorney then one will be appointed for him.

In order that you may have the benefit of exactly what the "Miranda card" has on it, we are printing it just as it is supposed to read.

"You have the right to remain silent."

"Anything you say can be used against you in a court of law."

"You have the right to the presence of an attorney to assist you prior to questioning and to be with you during questioning, if you so desire."

"If you cannot afford an attorney you have the right to have an attorney appointed for you prior to questioning."

This is applicable in all criminal cases and the court so held in the Gideon case which was a misdemeanor type case.

The Internal Revenue Code does not set out in the prescribed penalties and punishment, the criteria necessary to determine whether or not certain violations should be considered as misdemeanors or felonies. As previously pointed out, however, the code does differentiate between certain civil penalties and criminal penalties; therefore, all criminal penalties are deemed to be felony criminal cases.

In making a so-called normal examination, the agent will not even have a "Miranda card" in his possession and will approach you on the ground that this is a routine examination but remember there is no such thing as a purely routine examination.

- (2) We want to again stress the importance of the fact that you need have no fear of the IRS agents, they cannot arrest you nor can they enforce a summons or a subpoena.

The only way that a summons or a subpoena from the IRS can be enforced against you is through the District Federal Court. Both

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the summons and the subpoena are properly identified as writs and if you have been following much of what has been going on in Washington, you will have observed that even some of the Congressmen have admitted that Congressional committee subpoenas have no actual legal effect.

Therefore, we would like again to reassure you that in the event you receive a summons or a subpoena from the Internal Revenue Service concerning your own income tax records, you need not worry about it until it has been taken by them to the Federal District Court for enforcement.

When you receive a notice to appear before an IRS agent for an examination of your income tax return, you should immediately inform him or her, as the case may be, that you are entitled to the same treatment that is given to everyone else and that if your income tax return is going to be subject to any discussion (do not use the word, examination) he or she will have to come to your office or your home. Tell them you do not intend to lose any time away from your business or your employment to discuss the matter with them.

If, on the other hand, you are confronted by an agent or agents without announcement be sure that you make an appointment with them at another time for them to come back. But again let us stress the importance of not agreeing under any circumstances, for the examination of your return. Do not even discuss the matter outside the presence of witnesses.

At the time appointed for the Revenue agent to again visit you, be certain that you have at least three witnesses present with you, also have a tape recorder with the microphone in such a position that it will pick up all the voices of those present.

Be very cordial to the agents when they come to see you, make necessary introductions of all persons present and be sure the tape recorder has been activated so that it will record anything that is said.

After the agents have stated their purpose of this visit, you are to ask them then about your rights and whether or not he is going to read you your rights, to have an attorney present, the fact that anything you say can be used against you. In the event the agents do not open the interview then it will be necessary for you to ask the agents what you can do for them. If the agents object to the presence of witnesses or the tape recorder, simply tell them that these witnesses are aware of the purpose of their visit, that they are your witnesses, it is your privilege to have them there and they are going to remain throughout the course of the interview and it is your right to record

the conference, also. If the agent then asks you for permission to examine your records, then you are to ask the agent the purpose of examining your records, the agents will then tell you that it is for the purpose of clarifying the figures you reported on your income tax return.

At this point, you will then tell the agent that you prepared the return, or had it prepared, and signed it under the penalty of perjury as provided for by the affidavit on the return and that affidavit is your oath that the return is correct. Having signed the income tax return under this affidavit, it is no longer your duty at some future date to prove that the return is correct, you have already signed a sworn statement that it is correct. Any attempt to furnish proof to the contrary is the responsibility of the IRS. The Internal Revenue Code, regulations, or any other law to the contrary notwithstanding is still a part of our basic system of law. When you have made a statement under oath, proof that the statement is untrue rests on the other party.

Ask the agent if the oath or affidavit on the return has any meaning, he will probably refuse to answer this question, at least directly, and if he makes any answer at all he will equivocate about the value of the affidavit on the return, all of which is being recorded. Let me say at this time, that I doubt very seriously that he will make any comments concerning the validity or the effectiveness of the affidavit.

The agent will likely tell you that under the law, the IRS has the right to check your records. You will then cite to the agent the fact that our system of law (as set out at the beginning of this book) is based on the proposition that a person is innocent until proven guilty and if he thinks there is anything wrong with your income tax return it will be necessary for him to prove that there is something wrong.

\* \* \*

There is no provision in the Code making it mandatory or forcing you to prove the figures on your income tax return.

The Internal Revenue Code provides that the IRS has the right to examine your records. This must be done, however, only with your permission or by court order.

If your return is incorrect, you can invoke the 5th Amendment to the Constitution and you cannot be compelled to furnish any evidence or give any testimony that may tend to incriminate you.

We have mentioned in this book a number of times the protection which is yours under the 5th Amendment and other portions of the Constitution of the United States.

The courts have stated time and time again that although the Congress does have the power to tax, this power is limited by the provisions of the Constitution; therefore, the enforcement of any of these powers are limited by the provisions and protective clauses of the Constitution.

In the case of John A. Gebeleine, Inc. vs Milburn, 12 Fed. Supp. 105, the court held "like other great substantive powers of Congress, the power to tax is also, by necessary implication, subject to the 5th Amendment, which requires that it shall not be exercised without due process of law."

Again quoting another outstanding case which is "Beeland Wholesale Company vs Kaufman," 174 Southern 516, the court stated "The 5th Amendment to the Federal Constitution secures due process against an act of Congress, while the 14th secures it against state action." The court further stated in that case that Congress does have the power to levy taxes to promote the better national economy so long as Congress does not trespass on reserved rights of state and deprives no one of due process.

These are actual court cases backed by many others and the actual provisions of the Constitution which protects you against many things such as unreasonable search and seizure, the right not to have to testify against yourself orally or with your records. It is our hope that you will follow the advices given in these pages.

\* \* \*

For years, middle class taxpayers have demonstrated their willingness to support the Government by faithfully following the voluntary assessment system of reporting and paying their income tax.

Today, however, because of the burden of excessive, unjust and inequitable taxation placed upon them for carrying on wasteful, non-productive programs, more and more of these middle class taxpayers are saying NO!!!

The use of the totally legal steps, completely outlined in these pages, will force Congress to develop a program of reasonable and

equitable taxation. It will compel the IRS to operate within the law.

When all are taxed on an equal basis then, and only then, will the great majority of responsible citizens once again assume the proper role in the support of a just Government.

Earlier in this work, we stated that this was not being written to help anyone evade just taxation. It is being written as a legal plan to bring irresponsible politicians and an unjust Government to an awakening.

This is a sound plan. Use it well, use it wisely, but use it to throw off this burden of confiscatory taxation and stop the over zealous IRS agents.

CONFIDENTIAL

CONFIDENTIAL

# SUMMARY

	Reference	Page
1. Warning .....	Back Cover	
2. The Law .....	(1)	iii
3. Legal Plan .....	(2)	iii
4. Purpose of Taxation-Constitution .....	(1)	1
5. Examples of Waste and Corruption .....	(1)	2
6. Gestapo Tactics .....	(1)	3
7. Burden of Taxation .....	(1)	4
8. Congress Responsible for Tax Mess .....	(2)	4
9. Gestapo Type Law .....	(1)	5
10. Constitutional Protection .....	(1) (2)	6
11. All Regulations and IRS Rulings Are Not Legal ....	(1) (2)	7
12. Unequal Protection of Laws .....	(1)	8
13. Accused Without Cause .....	(2)	8
14. Ready for the IRS Agent .....	(1)	9
15. Protect Your Tax Man .....	(1)	10
16. Hodge-podge of Law Enforcement .....	(1)	11
17. Misled and Misinformed .....	(2)	11
18. Guilty Until Proven Innocent .....	(3) (4)	11
19. Heads You Lose, Tails They Win .....	(1)	12
20. Paper Tiger, IRS .....	(2)	12
21. Silence is Golden .....	(3)	12
22. Routine Examination, Hog Wash! .....	(1)	13
23. Deductions !! .....	(1)	14
24. Burden of Actual Proof on IRS .....	(2)	14
25. Being Informed of Your Rights .....	(1)	15
26. Repeat IRS is Paper Tiger .....	(2)	15
27. Plan of Offense (Begin) .....	(1)	16

## IN APPRECIATION

The author is deeply indebted to Courtney F. Smith, Jr., for his counseling on the need for this book and for giving us the benefit of his experience in his endeavor to maintain the free enterprise system and a Constitutionally sound form of Government.

Mr. Smith has devoted much of his adult life, as a layman in the pursuit of justice and good government. He is to be commended most highly and has my undying gratitude.

The Author

64

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WE TRUST

I, \_\_\_\_\_, do solemnly swear to promote the purposes and principles of the SHERIFF'S POSSE COMITATUS, "to defend and uphold the Supreme Law of the Land, the Constitution of the United States of America and of the Sovereign State of Wisconsin, against ALL ENEMIES, foreign and domestic, and to support our duly-elected County Sheriffs in the performance of their lawful duties." As a duly-sworn member of the County Chapter of the SHERIFF'S POSSE COMITATUS, I do hereby pledge my sacred honor and allegiance to defend and uphold these principles.



Date \_\_\_\_\_

Member's Signature \_\_\_\_\_

Officer--Witness \_\_\_\_\_

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Why is it that so many folks have the notion that merely reading books, passing out pamphlets, listening to a speech or attending an anti-communist meeting has some effect against the growth of communism? This is the mistaken idea which has brought nothing but defeat in the battle to preserve our liberties.

The truth is, we are soon going to be the best-educated slaves in the world, unless we start winning more battles than we have been.

Only organized political action can do the job. All the talk in the world will not stop the enemy.

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POSSE COMITATUS

WEBSTER'S COLLEGIATE DICTIONARY (Fifth Edition) defines "POSSE" as short for POSSE COMITATUS, a force with legal authority; an armed band."

THE PREAMBLE OF THE CONSTITUTION OF THE UNITED STATES DECLARES that "We, the people of the United States, in order to form a more perfect union, establish justice, insure domestic tranquility, provide for the common defense, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, do ordain and establish this Constitution for the United States of America."

This amendment states in plain language, it is our duty to establish JUSTICE, secure the blessings of LIBERTY, maintain a more perfect union, etc.

Amendment 2 says; "A well-regulated militia being necessary to the security of a free State, the right of the people to keep and bear arms shall not be infringed."

The word militia does not mean army. In the days when our Constitution was written, we had no organized army. Every male between the ages of 18 and 45 years of age, was expected to own a gun and was subject to call if need be. The right to keep and bear arms was not and is not to this day, just a privilege, it was and still is, a duty to keep and bear arms. A God given right for self-preservation and the keeping of the peace."

In COMMON LAW vs STATUTORY LAW, in the Federalist Papers # 48, Alexander Hamilton wrote in part, "No legislative act contrary to the Constitution can be valid." "The Constitution is, in fact, and must be regarded by Judges as a fundamental Law."

Until recently the Constitution has been recognized as the Law of the land, by all those who, made a study of the Law. It is high time we return our Judiciary to a recognition of the Constitution and adherence of the Law.

The POSSE is the entire body of those inhabitants who may be summoned by the Sheriff, or who may volunteer, to preserve the public peace or execute any lawful precept that is opposed. The Sheriff is a servant of the people, upon taking office he takes an oath to uphold the Constitution and keep the peace. His failure in doing so, makes it the responsibility of all men between the ages of 18 and 45 to maintain the peace and uphold the law, until such time, that he can be replaced. It is not the choice of the Sheriff as to whether the POSSE is formed or not, it is only his choice as to whether he wishes to make use of it or not.

Government officials, in all departments, are openly violating the Law without regard for the Constitution, in fact with contempt for the Constitution. It is time we correct this deplorable situation. It is apparent we are not going to accomplish it by the ballot box, which leaves us with but one alternative, and that is with the POSSE COMITATUS!!!!

~~CONFIDENTIAL~~

4 October 1974

Tuesday, October 8, 1974

~~CONFIDENTIAL~~

# Michigan Law Shift Fought By Sheriffs

**Special to The Sentinel**  
Menominee, Mich. — Sheriff Jean Burns of Menominee County said the 83 sheriffs in the Michigan Sheriffs Association are opposed to the proposed draft of criminal justice codes submitted by the Michigan Commission on Criminal Justice.

The commission has proposed restructuring present police and court districts without regard to county boundaries and replace them with statewide criminal justice districts.

Burns claims this proposal ignores the existing provision of the Michigan constitution, which provides that "there shall be elected in each organized county a sheriff and prosecutor." There are 83 counties in Michigan and all sheriffs are members of the state association.

Burns also charges that the code commission proposed saving state policing of rural areas of Michigan, a responsibility traditionally held by the sheriffs.

According to the Menominee sheriff, a leader in the state organization, the state police budget for 1974-'75 is \$66 million for a department of 2,700. He pointed out that the combined budgets for the 83 Michigan sheriffs is about \$34 million for 3,000 employees, including enforcement, jail and civil process.

The sheriffs also oppose a proposal to establish a single state correction system, centrally administered and financed by the state.

The sheriff's association contends that corrections is a local community problem, and the emphasis should be on community based residential correction centers, locally controlled, with state support.

DEAR SHERIFF,

The State Articles of Incorporation of our organization state that the preservation of the office of Sheriff is our primary purpose for existence.

The news clin to the left is ample evidence of the necessity for such organization. How can seventy-two individual Sheriffs hold the line alone when such a proposal along with threats of withholding Federal funds is introduced into our Wisconsin legislature?

We are willing to bear the brunt of adverse press publicity in order to maintain the right of the people to elected law enforcement which is one of the main targets of regional planners. They have a fear of the constitutional and common law powers of the people which are deposited in the office of the Sheriff. He alone is their last recourse.

Much has been written in our state press to characterize our activities as those of "night riders" or "vigilantes" without foundation. It has misquoted Sheriffs and other law enforcement officers to make it appear that the "posse" is the number one law enforcement problem of the day. Why?

Please use the enclosed complimentary ticket to the convention in Milwaukee, as described on the attached green sheet, and see for yourself that our objectives are the same. If you cannot attend yourself, please send a key deputy.

We have nothing to hide and, we believe, much to offer, and perhaps you too have something to share.

Have you wondered why, for instance, that the DNR called a hearing for a defendant and sixty-five witnesses plus an expected two hundred spectators in a room which could accomodate only forty persons? And, like waiting for the other shoe to drop, do you wonder if they will do this to your county next?

We are most anxious to share the answers to those and other questions. Please come.

Yours for Constitutional Law & Order

~~CONFIDENTIAL~~

*Dave Pennings*  
Dave Pennings

71



To Which We Pay Allegiance

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WE TRUST

WHEREAS, being Christians and American citizens, it is our right, even our duty, to defend and uphold the Supreme Law of the Land, the Constitution of the United States of America and of the Sovereign State of Wisconsin, against ALL enemies, foreign and domestic,

WHEREAS, many Posse members are veterans who have fought overseas wars to preserve those freedoms guaranteed by the Constitution, and have seen fellow-Americans sacrifice their lives for this freedom; WE WILL NOT, for any reason, stand idly by and betray their supreme sacrifice and watch our destiny turned to dust,

WHEREAS, Regional Government is a flagrant violation of the Constitution (Art. IV, Sec. 3, para 1), imposed on American citizens by proclamation of President Nixon, 27 March 1969; later by Executive Order No. 11647, 12 February 1972, Federal Regional Councils were foisted upon us,

WHEREAS, transformation of this Republic into a totalitarian world government, as mandated in Articles 55 and 56 of the United Nations Charter, could not occur without the compliance of elected officials,

WHEREAS, all public officials, elected and appointed, have sworn an oath to defend and uphold the Constitution; those promoting or condoning regional planning are in fact, perjuring their sworn oath,

WHEREAS, any public official who violates his sworn oath commits an act of treason; as it gives aid and comfort to the enemy. Title 18, U.S. Criminal Code, Sec. 2381, provides the penalty for treason,

WHEREAS, Title 18, U.S. Criminal Code, Sec. 2384, SEDITIOUS CONSPIRACY; reads, "If two or more persons in any State or Territory... conspire to overthrow, put down, or to destroy by force the Government of the United States...shall be fined not more than \$20,000 or be imprisoned not more than 20 years, or both". It is therefore quite clear that all persons who participate in the conspiracy known as "Regional (Metro) Planning" are clearly in violation of this statute and must surely expect to answer for such crime,

WHEREAS, examination of enclosed materials will inform you of the real source and intent of "Regional Planning" and explain why the Posse Comitatus emphatically opposes regionalism in any form,

THEREFORE, BE IT RESOLVED, that members of the Posse Comitatus, having pledged our sacred honor in defense of the Constitution, do likewise require no less of our public officials, in that they are also legally and morally bound by their sworn oath to support the Constitution,

BE IT FURTHER RESOLVED, that any official, who upon receipt of this notice continues to effectively conspire against the citizens of this Republic, must likewise surely prepare to give an accounting of such gross BETRAYAL OF THE PUBLIC TRUST!

ADOPTED:

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## INSTANT PERSONAL PROTECTION

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Take one minute to read this reprint from the St. Paul Pioneer-Press newspaper. It is a typical real life tragedy but with a happy ending . . . thanks to . . .

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This girl says,

"If it hadn't been for the spray I wouldn't have had the courage to get away!"

**SHE DID IT! AND NOW YOU AND YOUR LOVED ONES  
CAN DEFEND YOURSELVES TOO!**

**you need never fear assault again**

SHOOT AND REPEL YOUR ANIMALS

## Coed Sprays Repellent Gas at Assailant

A 19-year-old University of Minnesota sophomore escaped from an armed assailant early Friday by spraying a repellent gas in his face.

June C. Linden, 5562 Shoreview Av., told police she had just returned home from rehearsing a production at Dudley Riggs' Cafe Espresso about 12:15 a.m. and was parking her car in the garage when a man emerged from the darkness and pointed a gun at her.

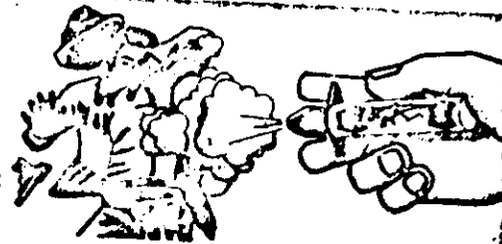
She screamed, she told police, but he told her to be quiet and lie down in the back seat. He took the car keys and started backing out of the garage.

She told police the man was "stunned" by the spray and allowed her to escape out the back door. The man fled on foot as she screamed for her parents.

THE DAUGHTER told her mother: "If it hadn't been for the spray, I wouldn't have had the courage to try to get away."



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Can Guardian accidentally discharge in my pocket or purse?

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Is Guardian legal?

Yes. It contains no illegal Tear Gas or Mace and is lawful.

Should I be afraid to use Guardian?

Absolutely not! It is a simple, but effective, proven device that stops attackers without causing permanent injury. Easy to use as hair spray, yet provides complete protection, if need be. It may never happen . . . or it may only happen once. But that one time is when Guardian can save your life!

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# Law of the Land



The general misconception is that any statute passed by legislators bearing the appearance of law constitutes the law of the land. The U.S. Constitution is the supreme law of the land, and any statute, to be valid, must be in agreement. It is impossible for both the Constitution and a law violating it to be valid. One must prevail. This is succinctly stated as follows:

Proclaim liberty throughout  
all the land. Lev. 25:10



"The general rule is that an unconstitutional statute, though having the form and name of law, is in reality no law, but is wholly void, and ineffective for any purpose; since unconstitutionality dates from the time of its enactment, and not merely from the date of the decision so branding it. An unconstitutional law, in legal contemplation, is as inoperative as if it had never been passed. Such a statute leaves the question that it purports to settle just as it would be had the statute not been enacted.

"Such an unconstitutional law is void, the general principles follow that it imposes no duties, confers no rights, creates no office, bestows no power or authority on anyone, affords no protection, and justifies no acts performed under it. . .

"A void act cannot be legally consistent with a valid one. An unconstitutional law cannot operate to supersede any existing valid law. Indeed, insofar as a statute runs counter to the fundamental law of the land, it is superseded thereby.

"No one is bound to obey an unconstitutional law and no courts are bound to enforce it."

Sixteenth AMERICAN JURISPRUDENCE  
Second Section, page 177



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CITIZEN'S LAW ENFORCEMENT & RESEARCH COMMITTEE  
SHERIFF'S POSSE COMITATUS  
MARATHON COUNTY CHAPTER

P. O. Box 15, Mosinee, Wis. 54558

# CONFIDENTIAL The Posse Comitatus

By Authority of

The Constitution of the United States

In the formation of this Constitutional Republic, the COUNTY has always been—and remains to this day—the TRUE seat of the government for the citizens who are inhabitants thereof. The County Sheriff is the only legal law enforcement officer in these United States of America.

The Sheriff can mobilize all men between the ages of 18 and 45 who are in good health and not in the federal military service. OTHERS CAN VOLUNTEER! This body of Citizens is the SHERIFF'S POSSE. All of them serve when called by the Sheriff. The Title of this Body is POSSE COMITATUS.

This Posse is the entire body of those inhabitants who may be summoned by the Sheriff, or who may volunteer, to preserve the public peace or execute any lawful precept that is opposed. Since the Sheriff is the servant of the citizens who are inhabitants of the County, it is not his choice as to whether or not the Posse is organized and brought into being. It is only his choice as to whether or not he wishes to use it.

The Sheriff is under Oath of Office to uphold, preserve and defend the Constitution of these United States and the State in which his COUNTY exists. NOTHING MORE! It is his duty to protect citizens from unlawful acts of any person, including agencies of government. It should be emphasized that this protection extends to citizens who are being subjected to unlawful acts by officials of government, whether these be judges of Courts or Federal or State Agents of any kind whatsoever.

The Constitution of these United States is the SUPREME LAW for the States of the Union as well as FOR THE FEDERAL GOVERNMENT, which has been CREATED BY THE STATES. Since the Constitution is a compact (contract) by and between the People, existing as States—which are separate, sovereign Republics within the United States, it should be made clear that the Federal Government is an "agency of the States." The federal government is a "servant" of the States and the People NOT THEIR MASTER!

The Constitution is a simple document. An expression of Christian Law derived from the Holy Bible. It says what it means and means what it says. It

means today what it meant when it was written. For example, the Ninth Amendment says, "The enumeration in the constitution of certain rights shall not be construed to deny or disparage others RETAINED by the people." This simply means that because the contract enumerated rights for the States, that the listing of these rights does not mean that the same must be done for the People but that the PEOPLE retain ALL RIGHTS without having them enumerated in the contract. The Tenth Amendment says, "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." This simply means that the Federal government has ONLY those powers which have been listed for it in the Constitution. If the power is not listed, then the Federal Government DOES NOT HAVE IT! All powers not listed for the Federal Government in the CONTRACT, remain with the States or to the People.

**POSSE ACTION:** County Sheriffs must be advised of the instances where unlawful acts of officials or agencies of government are committed. It is the duty of the Sheriff to protect the local citizens from such unlawful acts. Once he has been advised and refuses to perform his lawful duty in respect to the matter, the Posse Comitatus has the lawful right under natural law to act in the Name of the Sheriff to protect local jurisdiction. Since the Second Amendment to the Constitution says, . . . "the right of the PEOPLE to keep and bear arms in the execution of the law, any act of any legislature or directives issued by the Judiciary or Executive notwithstanding. Arrests may be made. The criminal may be remanded to the custody of the County Sheriff for trial by a Citizen Jury empanelled by the Sheriff from citizens of the local jurisdiction. (NOT by the Courts as is the current procedure in most counties and which has no basis under law.

The unlawful use of County Sheriffs as "lackeys" of the Courts should be discontinued at once. There is no lawful authority, for Judges and the Courts to direct the law enforcement activities of a County Sheriff. The Sheriff is accountable and responsible only to the citizens who are inhabitants of his County. He is under Oath of Office and may not receive

unlawful Orders from Judges or the Courts. They are the Judiciary but the Sheriff is of the Executive branch of our government. He is responsible to protect citizens, even from unlawful acts of officials of government. If he refuses to do so, he should be removed from office promptly.

Since the formation of our Republic, the local County or Parish has always been the seat of government for the body politic (the people). A County (or Parish) government is the highest authority of government in our Republic as it is closest to the politic (the People) who are, in fact, the GOVERNMENT. The County Sheriff is the only legal law enforcement officer in the United States of America. He is elected by the body politic and is directly responsible for law enforcement in his county. It is his responsibility to protect the body politic (people) of his county from unlawful acts on the part of anyone, including officials of government. His Oath of Office is to uphold, preserve and defend the Constitution of these United States and the State in which his County exists. He may be required to do no less and no more in the performance of his official duties.

## CONCLUSION

All citizens who volunteer as members of locally organized POSSE COMITATUS should research their local LAW LIBRARY on the subject of "Posse Comitatus." You will learn that the Natural or Common Law of your country provides for the Posse Comitatus and for Posse action. In some instances of record the law provides for the following prosecution of officials of government who commit criminal acts or who violate their Oath of Office: "He shall be removed by the Posse to the most populated intersection of streets in the township and at high noon be hung by the neck, the body remaining until sundown as an example to those who would subvert the law."

## —Thought to Remember—

The right to keep and bear arms is the last stronghold of constitutional government. Its loss would herald the final step—the dissolution of the Republic and our constitutional form of government.

Congressman John Rarick (D. La.)  
92nd Congress Oct. 13, 1971

CONFIDENTIAL

75

## YOU CAN DO SOMETHING ABOUT IT!

There are thousands now refusing to pay income tax for constitutional and conscientious reasons.

The least you can do to help these soldiers on the front line and help restore your OWN liberty and that of your posterity, is to write Senator John Sparkman, chairman of the Banking, Housing & Urban Renewal Committee, AND to the Committee, Washington, D.C. 20510" to work on getting H.R. 10265 that has passed the House, thank God) or a comparable bill, out of the Committee onto the Senate floor. The bill is to provide a public auditing of the Federal Reserve, the Federal Reserve Inflation, ("Domestic Enemy No. 1") by the General Accounting Office (GAO). ALSO, insist the Federal Reserve Act of 1913 be repealed. You can talk, you can write, you can wire, you can telephone these messages to your own senators, your local papers, your radios, TV stations, your neighbors, friends and relatives!

When you have done that- you can pray intelligently. Pray— Gerda Koch

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## NOTICE!! MIDWEST TAX-POSSE RALLY

Saturday & Sunday - - - October 19th & 20th  
Mark your calendar. Speakers: Martin Larson, author of Tax Revolt, U. S. A.; Vaughn Ellsworth, Jerome Daly, and others. There will be a Seminar on the Posse Comitatus, George Kindred among leaders. Sponsored by tax & patriotic groups. For notification of specifics, send self-addressed stamped envelope to us.

1. TAX REVOLT - U.S.A. (Revised) Why and How Thousands of Patriotic Americans Refuse to Pay the Income Tax: Martin Larson. \$5.00
2. CONGRESSMAN McFADDEN on the Fed. Res. .50
3. CONQUEST or CONSENT: Vennard 2.25
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## TAXED OR PLUNDERED

via

The INCOME TAX, the IRS, and the  
FEDERAL RESERVE SYSTEM

Would you guess in what Thomas Jefferson (1783-1826) would be wrong today if he would say the following?—

I believe that banking institutions are more dangerous to our liberties than standing armies. Already they have raised up a money aristocracy that has set the government defiance. The issuing power should be taken from the banks and restored to the people to whom it properly belongs.

If the government only would have kept its defiance of these evil, wicked powers could assist it and win, but as it is the sum of tyrannical powers of the Internal Revenue Service (IRS), the government, and big business monopolies have become interlocked. Thank God for the increasing number of honest intelligent citizens who are rising up in defiance of what is fast becoming a tyrannical government!

Do our tax dollars help destroy us and our country? No American citizen will refuse to pay a LEGITIMATE and a CONSTITUTIONAL tax to support a LEGITIMATE and CONSTITUTIONAL GOVERNMENT.

This is every Christian's and every good citizen's duty. Government that is of GOD is a terror to evil works, NOT to good works. Government that is of GOD, will "execute wrath upon him that doeth evil". NOT upon him that does good. (Romans 13:1-7) Isn't it government doing the very contrary today?

"Meyer Lansky, the underworld figure and fugitive from justice in the U. S. (estimated wealth, \$4 Billion) says: 'I intend to remain in Israel.' He laughs at the so-called authorities who say he must go." --Cross & Flag Jan. '72. A year and a half later (June 29, '74 Mpls. Trib.) we read: "The Contempt Conviction of Meyer Lansky, an alleged wizard in organized crime, was reversed by a Federal Court of Appeals in New Orleans." !!! Thanks to the ACLU, 90% of whose activities are subversive, "The Court strips Los Angeles nudity ban." Ellsberg, apparently a chief cause of Watergate, is on the loose. And the hero of Chapapaquiddick wants to be president !!!

PATRIOTS, on the other hand, attacking the heart of our "Domestic Enemy No. 1 - INFLATION" have been, are, or are threatened to be jailed - or are deeply involved in battling the courts for their and your liberty!

In Minnesota alone Jerome Daly is still in Sandstone prison, Jim Bergstreser and Volney Moe were in jail eleven days, Dan Pilla was in and is out again, BUT the IRS closed his printing shop, the means of his livelihood, and from whence he published much truth about the tyrannical powers and misdeeds of the IRS! He is now heavily involved fighting the courts. With lawyers belonging to the Minnesota and/or the American Bar Association monopolies beholden to the godless IRS, with the judges forbidding counsel of one's choice, one can understand the problem, but we look to GOD, who can and will fell the Goliath and will cause Babylon to fall!

The following year, 1914, World War 1 and debts began and wars and debts continue to this day, chiefly engineered by the Federal Reserve Bank and the other related private money-manipulating banking houses in other countries.

### INFLATION . . . WHOLESALE ROBBERY

"INFLATION IS A MATTER OF ARITHMETIC . . . It is a carefully planned and 'time-tested' formula to very legally disposses and bankrupt the general populace and the legitimate government of the people. The elusive business of INFLATION is machinated and run by the banking and financing industry via their monopolized trick-money system . . . successfully blamed only on the business profits and labor wages . . . -But what the general populace does not know, or doesn't care to know, is: that the private banking system's programed devaluation or INFLATING of the people's money is a most-lucrative extortion and extraction business ever devised by man . . . and mind you: it's defended and protected by our courts and laws."- (Quotes from Monetary Science Institute, Wickliffe, Ohio)--

Looks hopeless, a Goliath of overwhelming power? But GOD has doomed this Goliath, this Babylonian Debt Money system See Rev. 18. LOOK UP! GOD's law requires "just measurements." --Lev. 19:36. We have a "just" pound - 16 ounces, not 13 today and 12 tomorrow. We have a "just" yard, 36 inches, not 35 today and 32 tomorrow. We MUST have a "just", that is, an honest dollar of stable value again. To have an honest dollar, we MUST have HONEST MEN! and we MUST have honest government, not a government that gets -

Government should serve the people, protect their legitimate business and their personal lives from lawbreakers. Today's "government" itself is the greatest lawbreaker. Governments in this nation were formed as contracts between freemen and their respective servants, their governments, be they national, state or local, on the basis of our contract-charter, the Bible-based Constitution, and the oath of office, our servants' pledge. Today the Constitution is not respected as it should be by government officials nor by the judges. Oaths of office are violated. Many need not even sign a loyalty oath. Let's take a look at just one of the evils of today, considered the major one by those in highest authority as well as the simplest housewife- and since the above was written our new President, Gerald Ford, looked it--

### "DOMESTIC ENEMY NUMBER ONE--

#### INFLATION"

Inflation must be traced to the passage of the Federal Reserve Act of 1913. Congress was no longer "in defiance" of this "money aristocracy" as in Jefferson's time. Paul Warburg, a foreign German Jew banker, bamboozled our Congress, via Senators Glass and Aldrich, into abdiquating its constitutional duty to coin and regulate money (Constitution, Article 1, Section 8, Clause 5.) So this foreign agent fully subjugated the United States to the foreign Babylonian debt money system by establishing the Federal Reserve Bank (Fed), of which he, a foreigner, became the first president. This Act MUST BE REPEALED to combat "Domestic Enemy Number One, INFLATION."

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**IDENTITY**

**THE COVENANT PEOPLE**

Are you surprised to learn that the Christians of the race of Adam are the true Israel people of the Bible? (Called Caucasians because they migrated to Europe by way of the Caucasus. Do not take our mere word for it at this point but try it on for size. Jesus said "Search the Scripture" and at that time there was NO NEW TESTAMENT! So, we turn to the OLD TESTAMENT and read the following:

"Neither shall thy name any more be called Abram, but thy name shall be called ABRAHAM; for a father of MANY nations have I made thee; and I will make thee exceeding fruitful and I will make NATIONS of thee and kings shall come out of thee; and I will establish My covenant between Me and thee and thy seed after thee in their generations for an everlasting covenant, to be a God unto thee and to thy seed after thee." (Gen. 17: 5 - 7).

The tribes of Israel are not lost, the CLERGY are lost! The Nations promised to Abraham's descendants are as follows: Levi not to be a nation but to be preachers in all of the nations. Zebulun is FRANCE. Gad is ITALY. Issachar is FINLAND. Reuben is HOLLAND. Simeon is SPAIN. Asher is SWEDEN. Judah is GERMANY. Benjamin is ICELAND. Dan is DENMARK. Naphtali is NORWAY. Ephraim is GREAT BRITAIN and the U.S.A. is MANASSAH.

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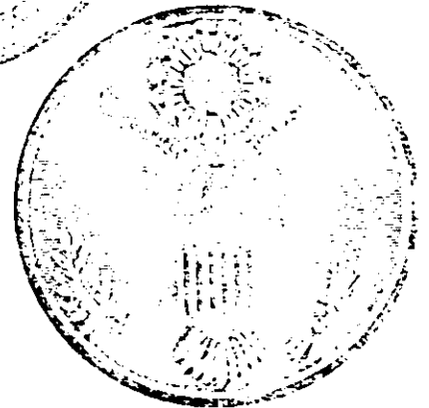
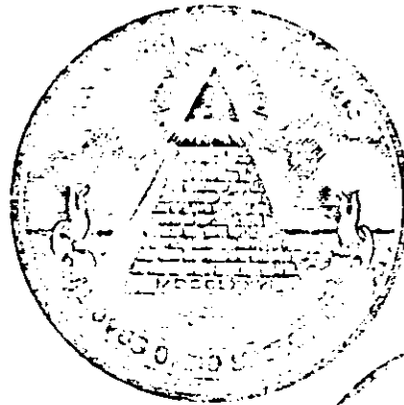
"Know ye the truth and the truth shall set you free"

John 8:32

"Proclaim liberty throughout all the land"

Leviticus 25:10

The Great Seal  
of the  
U. S. A.



"with all thy getting  
get understanding"  
Proverbs 4:7

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82

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When the moment came to chose the design for the Great Seal of the United States, Benjamin Franklin, Thomas Jefferson and John Adams were chosen to serve as the committee. It is one of the most remarkable chapters in our history that both Franklin and Jefferson, professedly freethinkers, proposed designs having to do with Israel in the Scriptures. Franklin proposed Israel safely crossing the Red Sea, while the hosts of Pharaoh were engulfed, and Jefferson proposed Israel being led by the pillar of cloud by day and the pillar of fire by night. The Department of State issued a brochure on the history of our Great Seal, written by the Custodian of Departments in the Library of Congress, and the only book quoted in that work was a book by Professor C.A.L. Totten, who was one of the earliest exponents in this country of the truth concerning the modern identity of Israel as the Anglo-Saxon-Celtic peoples.

Look at the Seal that finally evolved. What do you find on it? On the obverse side you find the eagle with thirteen stars above its head, thirteen letters in the motto that flutters on a scroll from its beak, thirteen paleways in the shield on its breast. In its right talon there is an olive branch with thirteen leaves and thirteen olive fruits; in its left talon there are thirteen arrows fletched with thirteen feathers. Here are seven sets of thirteens on one side of our Great Seal. Thirteen was the actual number of the tribes of Israel because Jacob's son Joseph was given a double portion which was passed on to his sons Ephraim and Manasseh. Therefore, the thirteenth tribe in Israel was Manasseh, whose name means "forgetfulness." If there was ever a people forgetful of its ancient past, it is this last, this thirteenth, this Manasseh-Israel people in the United States.

Look at our Great Seal again. Why the identification with the olive branch and its fruit? It is the sign of Israel

Therefore is my people led away captive, because they had not knowledge."

Isaiah 5:13

everywhere throughout the Scriptures. Turn to the reverse side of the Seal and you see "a pyramid unfinished." (See cover illustration and the U.S. dollar bill.) What is a pyramid doing in the symbology of the United States of America? We thought pyramids belonged primarily to Egypt. Well, here on the Great Seal of the United States is a pyramid of thirteen courses of masonry and above it, floating in the Glory and having emblazoned on it the All-Seeing Eye, is the capstone of the pyramid which never was set - "the chief corner stone" spoken of by our Lord as the stone which the builders rejected (Matt. 21: 42). The "headstone of the corner"; that is, the apex stone, was never set on the Great Pyramid of Gizeh in Egypt and it has not yet been set on our national pyramid. Nevertheless, it hovers there on our Great Seal; it floats there in the Glory, as if awaiting the moment when it shall descend to complete our national structure with a Divine repletion.

A pyramid on the United States government seal? This should occasion no surprise. It was the genius of chosen men of the Building Race that constructed the Great Pyramid and arranged therein its mathematical confirmation of Divine truth for a scientific generation to fathom. The Great Pyramid and the stone which the builders rejected, the All-Seeing Eye and the effulgent rays of the Divine Glory, the Olive branch, with its leaves and fruit, and through it all the number thirteen - my friend, a Bible-reading shepherd in the desert of Mesopotamia, who had never heard of the United States, would say, on seeing our national emblems, "Surely this is the people Israel!"

And all this came about on the part of the statesmen who designed the Great Seal of the United States. Truly, it is a most remarkable circumstance. But Israel must be Israel wherever her sons abide.

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When you have done that- you can pay intelligently. Pray- Gerald Horn

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**TAXED OR PLUNDERED?**

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**The INCOME TAX, the IRS, and the FEDERAL RESERVE SYSTEM**

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If the government only would have the courage of their evil, which they could assist it and win, but as it is, the financial powers of the Federal Reserve Service (IRS), the government, and the banks have become a monopoly. Thank God for the increasing number of intelligent citizens who are rising up in defiance of what is fast becoming a tyrannical government!

Do our tax dollars help destroy our land or country? No American citizen will consent to pay a LICENSURE and a CO-SUBSIDY TAX TO SUPPORT THE IRS and the FEDERAL GOVERNMENT.

This is very Christian and every good citizen's duty. Government that is of God is to be used to evil works. NOT to be used to the government that is of God. The government is a man that does not know God. The government does not know God. The government is doing the very contrary to what

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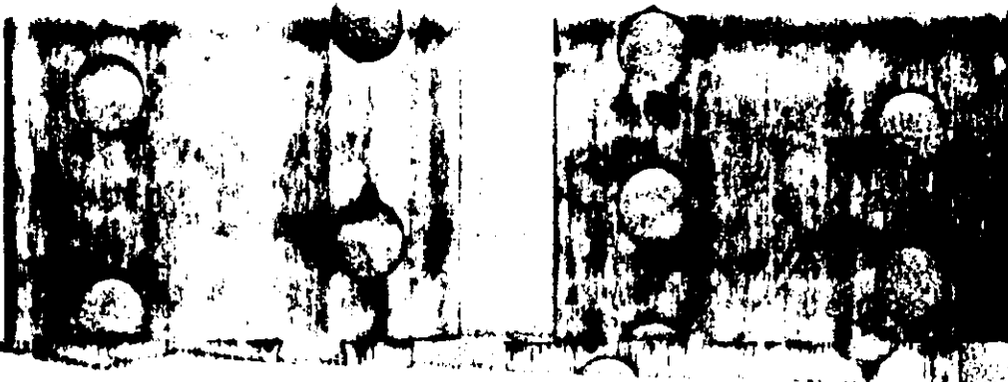
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From Henry Ford's THE INTERNATIONAL JEW, "The World's Foremost Problem" -- (pp. 70-71) :

AN INTRODUCTION TO THE "JEWISH PROTOCOLS"

In their present form which bears evidence of being their original form, there is no contradiction. The allegation of Jewish authorship seems essential to the consistency of the plan.

If these documents were the forgeries which Jewish apologists claim them to be, the forgers would probably have taken pains to make Jewish authorship so clear that their anti-Semitic purpose could easily have been detected. But only twice is the term "Jew" used in them. After one has read further than the average reader usually cares to go into such matters, one comes upon the plans for the establishment of the World Autocrat, and only then is it made clear of what lineage he is to be.

But all through the documents there is left no doubt as to the people against whom the plan is aimed. It is not aimed against aristocracy as such. It is not aimed against capital as such. Very definite provisions are made for the enlistment of aristocracy, capital and government for execution of the plan. It is aimed against the people of the world who are called "Gentiles." It is the frequent mention of "Gentiles" that really decides the purpose of the documents. Most of the destructive type of "liberal" plans aim at the enlistment of the people as helpers; this plan aims at the degeneration of the people in order that they may be reduced to confusion of mind and thus manipulated. Popular movements of a "liberal" kind are to be encouraged, all the disruptive philosophies in religion, economics, politics and domestic life are to be sown and watered, for the purpose of so disintegrating social solidarity and a definite plan, herein set forth, may be put through without notice, and the people then moulded to it when the fallacy of these philosophies is shown.

The formula of speech is not, "We Jews will do this," but "The Gentiles will be made to think and do these things." With the exception of a few instances in the closing Protocols, the only distinctive racial term used is "Gentiles."

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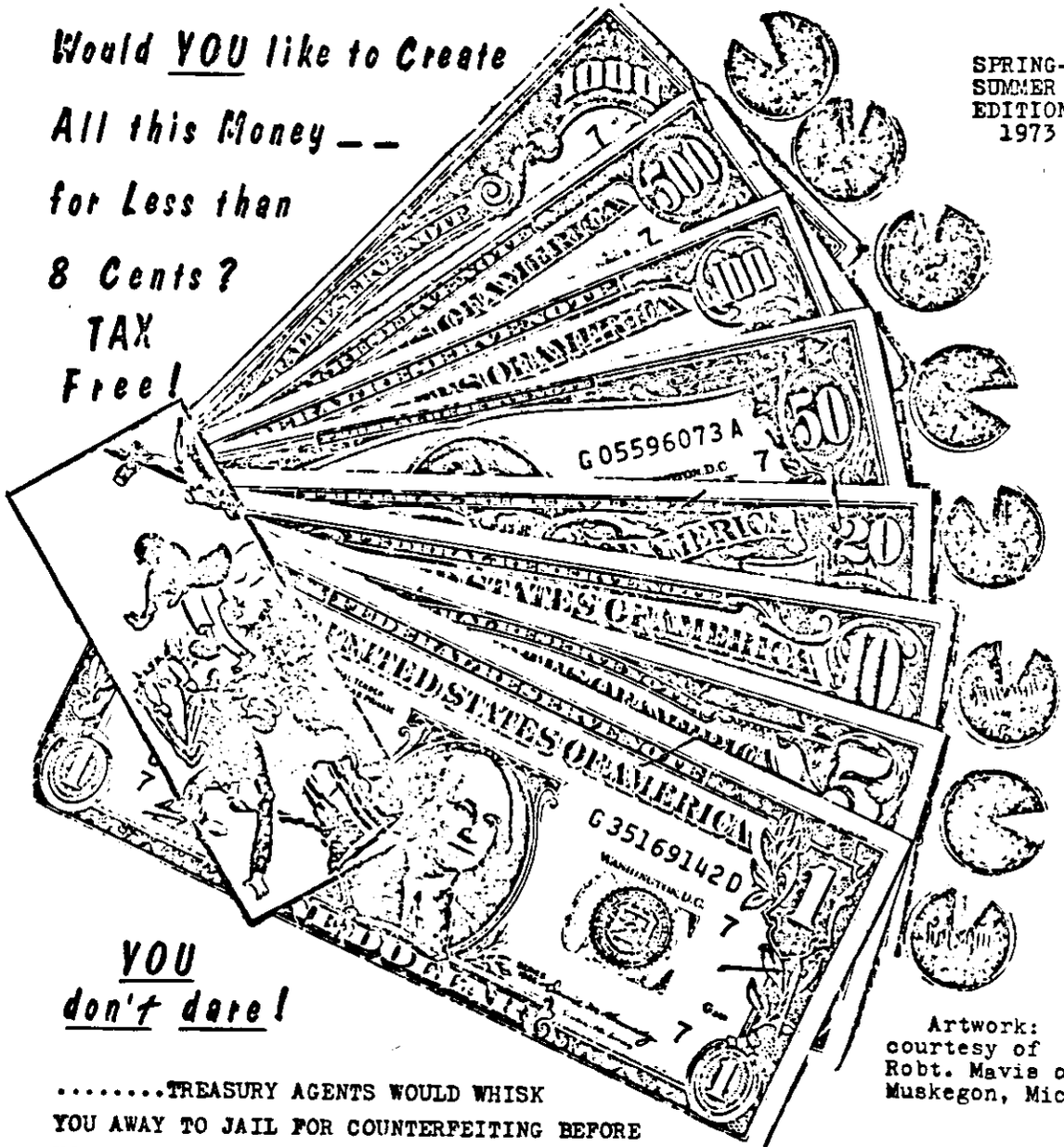


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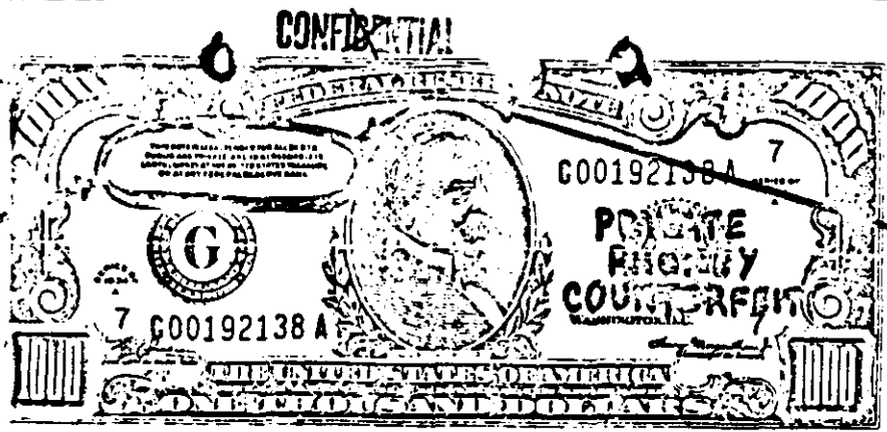
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THE FEDERAL RESERVE MONOPOLY HAS A LICENSE TO COUNTERFEIT. THEY CREATE MONEY OUT OF NOTHING...BACK IT UP WITH NOTHING...AND LOAN IT TO US WITH INTEREST....AND WE MUST BACK IT UP WITH OUR LABOR AND PROPERTY VIA THE FRAUDULENT FEDERAL INCOME TAX, WHICH IS PICKED-UP BY THEIR COLLECTION-RACKET HENCHMEN; THE INTERNAL REVENUE SERVICE.

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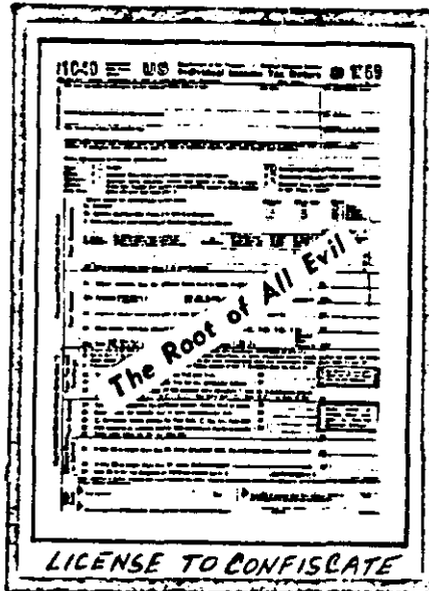
Article I, Section 10 of the Constitution prohibits the States from making any Thing but gold and silver COIN a tender in payment of debts. By law, One Dollar must equal 23.22 grms. of pure gold or 371.25 grains of pure silver. Citizens of the United States cannot obtain such coin simply because none is available. Why is it not available; Because the Federal Congress has unlawfully violated Article I, Section 8 of the Constitution. It has unlawfully abdicated the power mandated by the States and the People "To coin money, regulate the value thereof, and of foreign coin, and fix the standard of weights and measures." (Art. I, Sec. 8). The Federal Congress has unlawfully delegated this power to a privately owned Federal Reserve System which pays NO TAXES and is not audited nor subject to regulation by any agency of the Federal government. It is a private monopoly which neither the People nor the States authorized in the Constitution. The Federal Reserve Act (38 Stat. 251; U.S.C. 221) enacted December 23rd, 1913 is in violation of the Constitution and is therefore ultra-vires and not law.

It is quite obvious that the solution to the problem lies in the hands of the Federal Congress. It can and must be solved. It is not the purpose of this guide to outline the solution, although this could be done if it would fit the purpose and not require excessive space.

#### THE GRADUATED INCOME TAX:

Title 26, United States Code, enacted by Congress and known as the Internal Revenue Code, is completely in violation of the Constitution, therefore it is ultra-vires, unlawful and not binding upon the People nor the States of the Union.

The entire Code is a string of unconstitutional abuses which attempt to require a citizen's consent to the repudiation and violation of his God-given and Constitutional rights. Beginning with Section 6012 - "Persons Required To Make Returns of Income" - It says that a citizen must voluntarily give up his rights under the Fourth Amendment, the Fifth Amendment, Seventh Amendment and in general, the entire Constitution. It should be noted that Section 6012 does NOT provide for tax payments nor does it establish a TAX. When a citizen complies with Section 6012, he is not obeying the law but is being "trapped" into voluntarily surrendering his Constitutional rights and protections. When the Courts have ruled that known communists and murderers may not be deprived of their Constitutional rights, it is absolute nonsense to believe that an Act of Congress or any other branch of government may make a good citizen do so. Have you ever thought of the fact that until you voluntarily give up these "rights," that there is no income tax? There can be no income tax until the Return, with the unlawful information under unlawful conditions is completed.



Then comes Section 7203 of the Internal Revenue Code. "Willful Failure To File Returns, Supply Information Or Pay Tax." This is another unlawful statute which attempts to back up Section 6012 which doesn't say a word about paying tax. This merely threatens a citizen for not voluntarily giving up his rights and protections which are guaranteed by the Constitution. How silly can they be?

Any official of government, including judges of the Courts, who attempts to enforce such unlawful (pretended) legislation should be removed from office.

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# Who Breaks the Law of the Land?

CONFIDENTIAL

by W Vaughn Ellsworth

On June 15, 1215 the Barons caught King John in a meadow at Runnymede, and with their swords drawn, convinced the King that it was time for him to stop taking the law into his own hands. Actually, King George was a revolutionary—he was revolting against the rights of his subjects. The King thought that discretion was the better part of valor; he signed the famous Magna Carta. Although at first this protected the Barons, the freedoms therein spread to all Englishmen.

In that great Freedom Document, the people in effect said, "We are not revolutionaries; we are not trying to overthrow you; but you continue to demand our people for your foreign wars and you come and seize our property as taxes without our consent." The Barons in effect said, "Dear King, we're sick and tired of your trampling upon our rights and things had better improve."

Freedom does not come because Government wants to give it. To the contrary, it only comes if the people demand it—knowing well that it was intended by God to be one of the people's inherent and inalienable rights—which Government's only excuse for being was the protection thereof.

King John promised the Barons that never again would he take their lives, their liberty or property without a judgment of their peers. And the important thing is that he agrees to be bound by the law, responsible for his acts and answerable for them to the people. The concept of sovereign immunity is here done away with. The king agrees that if he violates his promises to the people and does not repent upon proper notice, that the "whole comonality of the country" is free to come upon him and to "distress and distrain" him and to seize his lands and his castles until he corrects that in which he has erred.

Magna Carta was strengthened under later Kings, and the term "law of the land" and "due process of law" had the exact same meaning as "law of the land" under Magna Carta.

This is important. It means that the rulers are bound by the law—and that when they are not their subjects are not bound to obey them. Down through English history the Kings later tried to go back on their promises to the people. Each time the people had to resist or threaten to resist in order to make the Kings restore their rights. Did this threatened resistance cause anarchy? No. In each case it promoted better government. The history of freedom is that it costs dearly—and liberty has always been purchased with sacrifice and risk.

Blackstone, that great Apostle of the common-law, said that it was based on the "revealed word of God"—especially meaning the Ten Commandments. No one, including rulers, was immune from obeying the law, as in biblical times.

The principle that the rulers had to obey the law came down through American colonial history. After futile attempts to have King George III and Parliament understand and redress the colonists' grievances, the people finally felt that their government had revolted against the common-law, that their government had become their enemy instead of their rightful protector. Government, they felt, was being used to plunder them for the benefit of others.

When our inspired Revolutionary Fathers signed the Declaration of Independence, they proclaimed what must be the highest expression of the common law—that under oppression and tyranny the people not only have the right, but the duty, after they have exhausted other remedies, TO RESIST.

The words of the Declaration of Independence are the conscience of the Constitution of the United States—the "law of the land." The Declaration states eternal truths: "... We hold these truths to be self-evident, ... that they are endowed by their creator with certain inalienable rights, that among these are life, liberty, and the pursuit of happiness. That to secure these rights, governments are instituted among men, deriving their just powers from the consent of the governed, that whenever any form of government becomes destructive of these ends, it is the right of the people to alter or abolish it.



W. Vaughn Ellsworth

And later in this great Charter of Liberty, "... But when a long train of abuses and usurpations, pursuing invariably the same object, evinces a design to reduce them under absolute despotism, it is their right, IT IS THEIR DUTY, to throw off such government and to provide new guards for their future security."

Again, here we have the conscience of the common-law, the "law of the land" and of "due process of law." Here, also, we fully begin to realize that it is possible for rulers to "take the law into their own hands." And we see that the right, even the duty, to resist government's "taking the law into their own hands" is ours.

Granted that the usual way to resist law-breakers is to try to reason with elected legislators and to try to elect better ones in the place of poor ones. But "when treason prospers, none dare call it treason." What does the citizen who loves the Constitution do when the official policy of his country becomes treason? What does the liberty-loving citizen do when his Congress will not impeach traitors in the Judicial and Executive branches of government because they too, in the Legislative branch of Government, have adopted the aiding, abetting and giving of comfort to the enemies of this country?

Proper and legal way within the constitutional frame of government in which a citizen can resist tyranny and oppression, is to throw the challenge upon government, to make "them" prove that the law, ordinance, statute or regulation one feels to be unconstitutional is in actuality not so—and to resist compliance with it and make the government prove in the courts that the law is valid.

This right to petition for redress of grievances is protected by the First Amendment of the Constitution of the United States. According to what the unconstitutional problem is, a citizen could probably also be supported in his position that Government is breaking the law by violating the 4th, 5th, 6th, 7th, 8th, 9th, 10th, 13th and 14th Amendments.

The Constitution is a charter of LIMITED GOVERNMENT. When Congressmen and Judges and law-enforcers in the Executive branch of Government break their oaths to uphold the Constitution, a citizen is technically not bound, under the common-law, or the Constitution, to uphold such usurpers in their acts. Not to believe in this fashion is to admit that a slave state can be imposed upon a nation. Such is not and never has been God's plan for man, and prophets, modern and ancient, have decried and protested any such corruption of true government.

No Congress can lawfully pass, no official can lawfully enforce, and no court can lawfully uphold an unconstitutional law. The burden is actually

upon a citizen, in the final analysis, to discern what is Constitutional. Although this may shock many good persons who believe that chaos would result under such interpretation, it is certain that slavery will result under any other interpretation.

Let us assume, for instance, that Congress, which is not infallible, were to pass a law, as did King Herod, that all male babies of under two years of age had to be put to death. Let us say that this is because elite, "higher wisdom," socialistic planners prevailing among us have decided that due to a population explosion and the threat of famine that these infants cannot be permitted to live. Let us assume that the Supreme Court, infiltrated by a few Khrushchev types, says that the law is constitutional. You are then faced with a decision: do you violate what you know to be God's law and obey Congress' and the Supreme Court's "law" which they are now claiming is "constitutional?"

All decent persons would rebel. And they would not be taking the law into their own hands. They would be resisting their Government's having become criminal. They would be resisting their Government's having broken their covenant with the people—the Constitution. They would be resisting usurpers in office who HAD TAKEN THE LAW INTO THEIR OWN HANDS!

If you refused to slay your infant, you would find yourself in court faced with a criminal charge by your government. The Judge would try to lie to the jury and say, "You have to swear to uphold the law as I give it to you." He would tell them that they were only to decide the "facts" and that the Court would decide the "law." He would tell the jury that they were only to decide whether the Defendant had or had not put his baby to death. He would tell them that the law was that he had the duty to do so.

The Judge would tell the jury that they were not to be swayed by emotion or sympathy, and that they were not to let their thoughts of whether the law was a good law or a bad law enter into their decision. He would tell them that it would be a "violation of their sworn duty" not to apply the law as he had given it to them, and that they were not to be concerned with the penalty.

This is the perversion of the law that socialistic planners have foisted upon America. They are taking America into socialism—which is an unlawful impossibility under the Constitution of the United States—and they are skillfully, scientifically doing it by tampering with the jury, by falsely making the jury promise to uphold the judge in whatever perversion of law he comes up with.

While under the common-law, when requested by the jury, it was the right and the duty of the judge to instruct the jury in the law, it was the right of the jury to override and disregard the judge's instructions if it were in the interest of justice to do so.

Actually, once the jury had retired for deliberation, they, and they alone, were the sole triers of the law as well as the fact.

This is easy and accepted when the law is simple and as it should be under the Constitution. However, when tyrannical and oppressive government begins to try to enforce tens of thousands of unconstitutional regulations masquerading as "law," the only way the planners can control the common sense of a jury is to "sensitize" them—make them swear to uphold unconstitutional statutes which the judge tries to tell them is "the law"—no matter how flagrantly this clashes with the Constitution.

It is a degradation to the human spirit to have to swear to uphold without reason the acts of any man. This thwarts the true function of a jury, which is to determine justice and injustice. A jury has the right to veto an unjust law if they feel it is not applicable, or that it works injustice in a particular case.

The Supreme Court will not even require a Communist or anyone else to take a loyalty oath. Yet they, through rules which come down to all courts from them, require juries to swear to uphold the Judge in his interpretation of the law.

The Judge does not adhere to his oath to uphold the Constitution. He acts as if his oath is to uphold judges higher than he, no matter how unconstitutional a statute in question may be. This

is as fine as long as the higher judges uphold the Constitution. Where does the citizen go when the Supreme Court becomes infiltrated with unconstitutional minds? And when the President who appoints, with Senate concurrence, other Justices to the Court—what happens when all of these get "unconstitutional minds?"

The scriptures say to importune at the feet of the judges, and at the feet of the governor and of the president. What happens when all of these will not repent of their unconstitutional acts and policies? Do we lie supinely on our backs and embrace slavery?

All statutes, all regulations, all ordinances which are repugnant to the Constitution, under the "law of the land" are null and void. Proof that citizens and courts do not have to obey them is enunciated in the following:

"The general rule is that an unconstitutional statute, though having the form and name of law, is in reality no law, but is wholly null and void, and ineffective for any purpose. . . .

Since an unconstitutional law is void, the general principles follow that it imposes no duty, confers no rights, creates no office, bestows no power or authority on anyone, affords no protection, and justifies no acts performed under it.

No one is bound to obey an unconstitutional law and no courts are bound to uphold it. 16AmJur2d, Sect. 177.

The invalid law is not invalid from the moment courts say it is invalid; it is invalid from the moment it is enacted. If no one is bound to obey an unconstitutional law, this means even before it is so ruled. If no court is bound to enforce an unconstitutional law, it pre-supposes that people were free to disobey it before it was struck down by the courts, if they were willing to submit judgment of the resistance to the opinion of their jury of peers.

Decision of a jury does not make binding legal precedent. Although under the common law a jury has veto power over any legislation, it cannot veto said legislation in general. But the jury can nullify the legislation in the particular case before it, and its decision is binding only upon the parties of that particular case. But a jury can, under the true law of the land, refuse to enforce any law which they feel to be unjust—or inapplicable in the case before them.

There are many people in jails and in prisons who have violated no true constitutional law. There are many prosecutors and governmental agents who testified against good citizens and who in so doing broke the true law of the land. There are many judges who every day are sending persons to prison for exercising the rights guaranteed by the Constitution.

These "constituted authorities" are thus taking the law into their own hands, and they have truly become criminals. Many persons who have realized their Constitutional rights and have insisted upon standing up for them as a matter of principle, have been falsely and cruelly labeled "criminals" and have been sent off to jail.

Decent people are not going to stand for it much longer. Who can retain self respect when the exercise of his inherent and inalienable rights are called "crimes" by his government? Who can support and continue to support with tribute and tax that which is truly crime and plunder although falsely called "law" when such is not only not permitted by is strictly forbidden by the Constitution?

The true law of the land, again as declared in the Declaration of Independence, is that the people have a duty to throw off such government.

PEARLS OF WISDOM

IRS unnerves many would-be tax resistors by picking on their wives. When you sue an IRS agent, what stops you from including Jane Doe, his wife? Perhaps some of these agents will start looking for honorable employment, once their wives get a taste of the harassment their husbands are dishing out every day.

W. Vaughn Ellsworth





# "Constitutional Sparks"

Volume 4, No. 10

L. Wiethaup: Editor

October 1974



## INTERNATIONAL 'PHILANTHROPISTS' MOVE INTO TOP GOVERNMENT OFFICES--PLAN METALS-MINING-CONTROL AND 'THIRD-WORLD' ENTRAPMENT FOR U.S. CITIZENRY!!!

Crucial to an industrial civilization is metals mining which includes a variety of industries engaged in extracting oil, gas, metals, nonmetallics, fertilizers, and building materials from the earth, the oceans, and the atmosphere. Without tools and machinery made from the products of mining, no other industry could exist!

For 150 years (1790-1940) the U.S. was almost wholly self-sufficient in minerals production; and that, more than any other economic fact, accounted for our meteoric rise to a pinnacle of national strength never before matched in the history of the world! An alteration of this condition began in the 1940's. Starting slowly, it has been gathering speed ever since. We are now rushing toward dependence upon foreign sources for the minerals necessary to our survival.

Enjoying the matchless security of self-sufficiency in minerals production for 150 years, then declining in 60 years into fatal dependence upon unreliable foreign sources of supply-- could indicate a graph of the rise and fall of the American Republic. Yet, we still have enough resources to meet most of our national needs for several centuries, if political obstruction of their development is outlawed! It has been the machinations of politicians and internationalists holding great power within the federal bureaucracy which has put us on the perilous path toward desperate shortages. For such a course to succeed, one condition must exist; widespread indifference!

Most Americans seem to think of mining as an exploitive activity which, 'creating nothing', scoops out of the earth what nature has stored in it, mutilating vast areas of the continent in the process. In truth, ALL mining activity in the U.S. since 1776--including prospecting for and production of coal, oil, gas, stone, sand, gravel, cement, iron ore, nonferrous ores, phosphates, metallic and nonmetallic ores--has disturbed less than 3/10ths of one percent of our land surface. One third of the disturbed area has been reclaimed or naturally healed.

Since the so-called energy crisis, the American public has become conscious of conserving energy. Even though not sympathetic with businesses engaged in industrial activity of producing energy fuels, it is now at least aware of the importance of mining fuels. How many realize they could not start their cars, even with plenty of gas for operation, if the nation ran out of lead for making batteries? How many realize they could not even have a car if the nation could not get manganese--essential in the production of steel?

These questions focus attention on what is called "hardrock mining"--prospecting for and producing such minerals as gold, silver, copper, lead, zinc, manganese, uranium, beryllium, molybdenum, tungsten--to name a few critically important ores. Oil could never be produced without equipment made from the products of hardrock mining. Public ignorance of hardrock mining means public indifference to government regulations affecting it. Unless one assumes an intent to destroy the industry, many of those regulations are incomprehensible.

While the oil industry has had enough publicity, this is not the case with hardrock mining companies. Big oil companies now have a possibility of getting some appreciative public understanding when they explain how they are investing billions of dollars of private capital to develop new sources of supply--but hardrock miners risk billions, too!! For example, one mining firm, American Metal Climax, Inc., anticipates opening in 1975, one facility which will have taken more than 7 years to complete, at a cost of more than \$250 million to mine unheard of molybdenum ore, which is a critically important element in the production of nonferrous alloys, electronic tubes, grids, cutting tools, gyroscopes, high-temperature-resistant electrical wiring and furnaces, glass, special-purpose lubricants and paints--all crucial to highly developed key industries which have made America the envy of the world.

(Why were U.S. gold mines flooded and machinery shipped to Russia ? ... Don't miss Nov. issue !)

## ★ WORLD 'PHILANTHROPIST' ROCKEFELLER SERVES ONLY INTERNATIONAL MONEY CLIQUE--

President Ford has correctly stated that excessive government spending is one of the chief problems facing our country today. It is totally inconsistent, therefore, to choose a man who, throughout his entire political life, has used his energy and prestige to do exactly the opposite--that is, to increase spending by giant steps and increase taxes on the already overburdened American taxpayer.

I know of no person who can identify less with the problems of the average American than Mr. Rockefeller. No one can less identify with the elderly living on fixed incomes, the housewife with her budget problems, the small businessman meeting a payroll or the average worker just trying to keep his head above the water than former Gov. Nelson Rockefeller. With so many leading Republicans available, it is unfortunate that the President chose a man who has continually been rejected nationwide by the overwhelming majority of the Republican Party.

Rockefeller now gets indirectly what he never has been able to achieve directly!

.....Joseph P. Kamp, Congressional Record, August 20, 1974.....



# Constitution Sparks

(cont. from reverse)

**CONFIDENTIAL**

THE FEDERAL LAND-USE ACT, you will recall, was defeated in Congress. So, on August 27, 1974, the Federal Environmental Protection Agency (EPA) had placed in the "Federal Register" an Executive Order which does exactly what the twice-defeated Land-Use Control Law would have done. Under present procedure, an Executive Order automatically becomes "law" thirty days after its publication in the "Federal Register"; so, this sinister Land-Use Law became effective on September 26.

EPA is, of course, one of the 'service to the people' agencies included within the Ten Regional Councils...but in the case of Land Control, EPA prefers to work through the twenty-two Regions formed by Interstate River Basin Compacts. As an example: The New England River Basins Commission (one of 22 in the nation) works with the State Depts. of Environmental Protection, which are in turn controlled by the federal EPA. NERBC's annual report for 1972 says: "With anticipated enactment of National Land Use Policy proposals, the cost and complexity of state natural resources planning programs will have increased several orders of magnitude (one order of magnitude means ten times-Ed.)"

This is all part of the Concept of Regional Government and is in complete opposition to the Representative Republic Concept which was the very foundation of the original American System of government. This is how Regionalism works: If Congress won't cooperate, then an Executive Order will do the same thing in a different way. Not only at local, State and National levels, but on a world scale as well. For, in the final analysis, Regionalism is World Management and Control. (See June 1974 SPARKS)

THAT WE SHOULD LEARN FROM HISTORY calls to mind a letter written by John Adams to Thomas Jefferson at the time of the French Revolution. Adams noted how different things were in America compared to the new system developing in Revolutionary France, and observed: "A despotism is a government in which the three divisions of power, the legislative, executive, and judicial, are all vested in one man...." Such a despotism had been created in France, wrote Adams, as "Helvetius and Rousseau preached to the French nation of liberty, until they made them the most mechanical slaves; equality, till they destroyed all equity; humanity, till they became weasels and African panthers; and fraternity, till they cut one another's throats like Roman gladiators."

## Have you ever faced the possibility that your country could cease to exist?

Nations richer and more powerful in their day than we are in this, have been sabotaged, defeated, enslaved.

Babylon was the largest and richest nation of its time, but its lust for luxury made it an easy mark for the Medes and Persians who overran it, and divided its land and enslaved people between them.

Rome was a greater military power than we ever were, but when free bread and circuses became more important to the people than hard work and patriotism, Rome was invaded and looted by the tougher Vandals.

The Incas were the most civilized, richest people in the Americas, but ruthless, better-armed invaders destroyed them as a nation, and looted everything they owned and had spent generations in creating.

In every case it was the self-indulgent weakness of the victim which made the victory of the invader easy.

How strong is a nation which allows foreign competitors to capture the world leader-

ship from one after another of its most vital industries?

How virile is a nation which allows this or that group to *decide* not to fight the enemy?

How wise is a nation which gives away so much of its substance abroad and at home that it can no longer afford to keep up its own strength and protection?

How intelligent is a nation more careful to protect the criminal than his victim?

How robust is a nation which allows bureaucracy and a socialist philosophy to run riot and squander billions?

Undoubtedly there were Babylonians, Romans, Incas who warned against overindulgence and weakness, who warned that *each citizen* is responsible for his nation, and that that responsibility cannot be shrugged off onto officials. But to those who warned of impending trouble there was then as now the smug sneer, "It can't happen here."

But it did.

Printed as a public service by the MANCHESTER UNION LEADER

SHERIFF'S POSSE COMITATUS

~~CONFIDENTIAL~~

SHERIFF'S POSSE COMITATUS

Henry Lamont Mike Beach, Portland, Oregon, is the national organizer of the SPC, which claims to have chapters in approximately 40 states. It advocates formation of a "Posse Comitatus", a voluntary group of citizens who would act in the name of local sheriffs to enforce the law. The group advocates tax rebellion and has urged the arrest by the posse of Internal Revenue Service Agents attempting to enforce the Internal Revenue Code. It claims to have the lawful right under natural law to act in the name of the sheriff in protecting local citizens from unlawful activities, including the unlawful acts of officers of the government, whether these be judges or Federal or state agents.

~~CONFIDENTIAL~~

APPENDIX

~~CONFIDENTIAL~~

NATIONAL KNIGHTS OF THE KU KLUX KLAN (NKKKK)

The National Knights of the Ku Klux Klan, Incorporated, (NKKKK), a consolidation of various klan groups, was granted a charter in De Kalb County, Georgia, in November, 1963. The NKKKK was chartered as a patriotic, secret, social, and benevolent order; however, in December, 1963, the NKKKK issued a statement of its program which indicated the organization to be anti-Negro, anti-Jewish, anti-Catholic, and anti-foreign born. The NKKKK and its affiliate groups purportedly promote white Christian Americanism and combat communism. An annual NKKKK rally and cross burning has been held on Labor Day Weekend in Stone Mountain, Georgia, on the property of NKKKK Imperial Wizard James R. Venable.

Some klan members and leaders have been involved in atrocities including beatings, bombings, and murders, and have engaged in activities seeking to deny others their constitutional rights.

~~CONFIDENTIAL~~

APPENDIX

APPENDIX

~~CONFIDENTIAL~~

UNITED KLANS OF AMERICA, INC. (UKA),  
KNIGHTS OF THE KU KLUX KLAN

The United Klans of America, Inc. (UKA), Knights of the Ku Klux Klan was chartered in 1961 at Atlanta, Georgia. It was formed as a result of splits in and consolidation of other Klan groups. In July, 1961, the United Klans, Knights of the Ku Klux Klan of America, Incorporated, merged with the Alabama Knights, Knights of the Ku Klux Klan. The merged organization was headed by Robert Shelton. In October of 1961, a majority of the Klaverns of the United States Klans, Knights of the Ku Klux Klan, were merged with the UKA and Robert Shelton continued as the leader.

The UKA is the dominant Klan group in the United States with headquarters located at Tuscaloosa, Alabama, and members in several states. Robert Shelton of Tuscaloosa, Alabama, continues to be the Imperial Wizard of the organization. The stated aims and purposes of the UKA are the promotion of Americanism, white supremacy, and segregation of the races. Like other Klan organizations it is anti-Negro, anti-Semitic and anti-Catholic.

Klan members and leaders have been involved in atrocities including beatings, bombings, and murders, and have engaged in activities seeking to deny others their constitutional rights.

~~CONFIDENTIAL~~

APPENDIX

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APPENDIX

MINUTEMEN

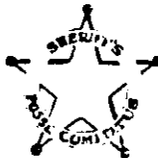
The Minutemen organization was organized in 1960, reportedly to resist the spread of communism in the United States by use of guerrilla tactics. Robert B. DePugh, national coordinator of the Minutemen, was sentenced in October, 1970, for violations of the Federal Firearms Act. At the time of his arrest, DePugh was in possession of documents concerned with guerrilla warfare and other paraphernalia, including hand grenades, gun silencers, and a machine gun. DePugh was released on parole during April, 1973, and in June, 1971, indicated he planned to revitalize the Minutemen into a "two-armed organization." Arm number one was to be utilized as a political organization to see elections and control local and state political structures. Arm number two was to be an underground guerrilla organization made up of "strike teams" and "state teams" to be under direct control of DePugh and their existence to be unknown to everyone, including Minutemen State Coordinators.

APPENDIX

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CITIZENS LAW ENFORCEMENT & RESEARCH COMMITTEE



H. L. (Mike) Beach  
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To Which We Pay Allegiance

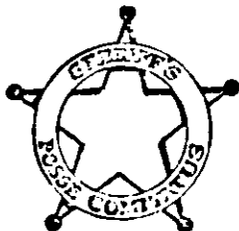
IN GOD

Holy Bible



WE TRUST

I, \_\_\_\_\_, do solemnly swear to promote the purposes and principles of the SHERIFF'S POSSE COMITATUS, "to defend and uphold the Supreme Law of the Land, the Constitution of the United States of America and of the Sovereign State of Wisconsin, against ALL ENEMIES, foreign and domestic, and to support our duly-elected County Sheriffs in the performance of their lawful duties." As a duly-sworn member of the County Chapter of the SHERIFF'S POSSE COMITATUS, I do hereby pledge my sacred honor and allegiance to defend and uphold these principles.



Date \_\_\_\_\_

Member's Signature \_\_\_\_\_

Officer--Witness \_\_\_\_\_

~~CONFIDENTIAL~~

~~CONFIDENTIAL~~

Why is it that so many folks have the notion that merely reading books, passing out pamphlets, listening to a speech or attending an anti-communist meeting has some effect against the growth of communism? This is the mistaken idea which has brought nothing but defeat in the battle to preserve our liberties.

The truth is, we are soon going to be the best-educated slaves in the world, unless we start winning more battles than we have been.

Only organized political action can do the job. All the talk in the world will not stop the enemy.

~~CONFIDENTIAL~~

~~CONFIDENTIAL~~

POSSE COMITATUS

WEBSTER'S COLLEGIATE DICTIONARY (Fifth Edition) defines "POSSE" as short for POSSE COMITATUS, a force with legal authority; an armed band."

THE PREAMBLE OF THE CONSTITUTION OF THE UNITED STATES DECLARES that "We, the people of the United States, in order to form a more perfect union, establish justice, insure domestic tranquility, provide for the common defense, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, do ordain and establish this Constitution for the United States of America."

This amendment states in plain language, it is our duty to establish JUSTICE, secure the blessings of LIBERTY, maintain a more perfect union, etc.

Amendment 2 says; "A well-regulated militia being necessary to the security of a free State, the right of the people to keep and bear arms shall not be infringed."

The word militia does not mean army. In the days when our Constitution was written, we had no organized army. Every male between the ages of 18 and 45 years of age, was expected to own a gun and was subject to call if need be. The right to keep and bear arms was not and is not to this day, just a privilege, it was and still is, a duty to keep and bear arms. A God given right for self-preservation and the keeping of the peace."

In COMMON LAW vs STATUTORY LAW, in the Federalist Papers # 48, Alexander Hamilton wrote in part, "No legislative act contrary to the Constitution can be valid." "The Constitution is, in fact, and must be regarded by Judges as a fundamental Law."

Until recently the Constitution has been recognized as the Law of the land, by all those who, made a study of the Law. It is high time we return our Judiciary to a recognition of the Constitution and adherence of the Law.

The POSSE is the entire body of those inhabitants who may be summoned by the Sheriff, or who may volunteer, to preserve the public peace or execute any lawful precept that is opposed. The Sheriff is a servant of the people, upon taking office he takes an oath to uphold the Constitution and keep the peace. His failure in doing so, makes it the responsibility of all men between the ages of 18 and 45 to maintain the peace and uphold the law, until such time, that he can be replaced. It is not the choice of the Sheriff as to whether the POSSE is formed or not, it is only his choice as to whether he wishes to make use of it or not.

Government officials, in all departments, are openly violating the Law without regard for the Constitution, in fact with contempt for the Constitution. It is time we correct this deplorable situation. It is apparent we are not going to accomplish it by the ballot box, which leaves us with but one alternative, and that is with the POSSE COMITATUS!!!!

~~CONFIDENTIAL~~

Tuesday, October 8, 1974

~~CONFIDENTIAL~~

14 October 1974

## Michigan Law Shift Fought By Sheriffs

Special to The Sentinel

Menominee, Mich. — Sheriff Sean Burns of Menominee County said the 83 sheriffs in the Michigan Sheriffs Association are opposed to the proposed draft of criminal justice codes submitted by the Michigan Commission on Criminal Justice.

The commission has proposed restructuring present police and court districts without regard to county boundaries and replace them with state-wide criminal justice districts.

Burns claims this proposal ignores the existing provision in the Michigan constitution, which provides that "there shall be elected in each organized county a sheriff and prosecutor." There are 83 counties in Michigan and all sheriffs are members of the state association.

Burns also charges that the code commission proposed giving state policing of rural areas of Michigan, a responsibility traditionally held by the sheriffs.

According to the Menominee sheriff, a leader in the state organization, the state police budget for 1974-'75 is \$66 million for a department of 2,700. He pointed out that the combined budgets for the 83 Michigan sheriffs is about \$34 million for 3,000 employees, including enforcement, jail and civil process.

The sheriffs also oppose a proposal to establish a single state correction system, generally administered and financed by the state.

The sheriff's association contends that corrections is a local community problem, and the emphasis should be on community based residential correction centers, locally controlled, with state support.

DEAR SHERIFF,

The State Articles of Incorporation of our organization state that the preservation of the office of Sheriff is our primary purpose for existence.

The news clin to the left is ample evidence of the necessity for such organization. How can seventy-two individual Sheriffs hold the line alone when such a proposal along with threats of withholding Federal funds is introduced into our Wisconsin legislature?

We are willing to bear the brunt of adverse press publicity in order to maintain the right of the people to elected law enforcement which is one of the main targets of regional planners. They have a fear of the constitutional and common law powers of the people which are deposited in the office of the Sheriff. We alone is their last recourse.

Much has been written in our state press to characterize our activities as those of "night riders" or "vigilantes" without foundation. It has misquoted Sheriffs and other law enforcement officers to make it appear that the "posse" is the number one law enforcement problem of the day. Why?

Please use the enclosed complimentary ticket to the convention in Milwaukee, as described on the attached green sheet, and see for yourself that our objectives are the same. If you cannot attend yourself, please send a key deputy.

We have nothing to hide and, we believe, much to offer, and perhaps you too have something to share.

Have you wondered why, for instance, that the DNR called a hearing for a defendant and sixty-five witnesses plus an expected two hundred spectators in a room which could accomodate only forty persons? And, like waiting for the other shoe to drop, do you wonder if they will do this to your county next?

We are most anxious to share the answers to those and other questions. Please come.

Yours for Constitutional Law &amp; Order

~~CONFIDENTIAL~~

*Dave Pennings*  
Dave Pennings 71



To Which We Pay Allegiance



WE TRUST

**CONFIDENTIAL**

WHEREAS, being Christians and American citizens, it is our right, even our duty, to defend and uphold the Supreme Law of the Land, the Constitution of the United States of America and of the Sovereign State of Wisconsin, against ALL enemies, foreign and domestic.

WHEREAS, many Posse members are veterans who have fought overseas wars to preserve those freedoms guaranteed by the Constitution, and have seen fellow-Americans sacrifice their lives for this freedom; WE WILL NOT, for any reason, stand idly by and betray their supreme sacrifice and watch our destiny turned to dust,

WHEREAS, Regional Government is a flagrant violation of the Constitution (Art. IV, Sec. 3, para 1), imposed on American citizens by proclamation of President Nixon, 27 March 1969; later by Executive Order No. 11647, 12 February 1972, Federal Regional Councils were foisted upon us,

WHEREAS, transformation of this Republic into a totalitarian world government, as mandated in Articles 55 and 56 of the United Nations Charter, could not occur without the compliance of elected officials,

WHEREAS, all public officials, elected and appointed, have sworn an oath to defend and uphold the Constitution; those promoting or condoning regional planning are in fact, perjuring their sworn oath,

WHEREAS, any public official who violates his sworn oath commits an act of treason; as it gives aid and comfort to the enemy. Title 18, U.S. Criminal Code, Sec. 2381, provides the penalty for treason,

WHEREAS, Title 18, U.S. Criminal Code, Sec. 2384, SEDITIOUS CONSPIRACY; reads, "If two or more persons in any State or Territory... conspire to overthrow, put down, or to destroy by force the Government of the United States...shall be fined not more than \$20,000 or be imprisoned not more than 20 years, or both". It is therefore quite clear that all persons who participate in the conspiracy known as "Regional (Metro) Planning" are clearly in violation of this statute and must surely expect to answer for such crime,

WHEREAS, examination of enclosed materials will inform you of the real source and intent of "Regional Planning" and explain why the Posse Comitatus emphatically opposes regionalism in any form,

THEREFORE, BE IT RESOLVED, that members of the Posse Comitatus, having pledged our sacred honor in defense of the Constitution, do likewise require no less of our public officials, in that they are also legally and morally bound by their sworn oath to support the Constitution.

BE IT FURTHER RESOLVED, that any official, who upon receipt of this notice continues to effectively conspire against the citizens of this Republic, must likewise surely prepare to give an accounting of such gross BETRAYAL OF THE PUBLIC TRUST!

ADOPTED:

**CONFIDENTIAL**

CONFIDENTIAL  
GET YOURS TO 10

# "CONSTITUTIONAL ARMS PERMIT"

**UNITED STATES OF AMERICA**  
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 Pursuant to the United States Constitution, Amendment II, wherein it states that "... the right of the people to keep and bear Arms, shall not be infringed." this Permit, in possession of the Bearer,  
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 Date: Dec. 15, 1791

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## INSTANT PERSONAL PROTECTION

It's impossible to read a newspaper today that's not filled with reports of crime and violence. We hear about muggings, rapes and robberies and shudder at the thought that "This could happen to me!"

Take one minute to read this reprint from the St. Paul Pioneer-Press newspaper. It is a typical real life tragedy but with a happy ending . . . thanks to . . .

# GUARDIAN

personal protection spray

THIS POWERFUL PUSH-BUTTON DEVICE  
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but causes no permanent injury

This girl says,

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**SHE DID IT! AND NOW YOU AND YOUR LOVED ONES  
CAN DEFEND YOURSELVES TOO!**

**you need never fear assault again**

STOPS AND REPELS MUGGERS, THIEVES

## Coed Sprays Repellent Gas at Assailant

A 19-year-old University of Minnesota sophomore escaped from an armed assailant early Friday by spraying a repellent gas in his face.

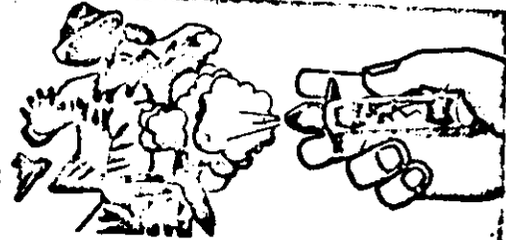
June C. Linden, 5562

Shoreview Av., told police she had just returned home from rehearsing a production at Dudley Riggs's Cafe Espresso about 12:15 a.m. and was parking her car in the garage when a man emerged from the darkness and pointed a gun at her.

She screamed, she told police, but he told her to be quiet and lie down in the back seat. He took the car keys and started backing out of the garage.

She told police the man was "stunned" by the spray and allowed her to escape out the back door. The man fled on foot as she screamed for her parents.

THE DAUGHTER told her mother: "If it hadn't been for the spray, I wouldn't have had the courage to try to get away."



### IMPORTANT INFORMATION:

Will Guardian really protect me?

Guardian is a very potent, effective chemical device that will completely disable an attacker with one burst.

How quickly does Guardian work?

It works instantly. In less than one second assailant is temporarily blinded and incapacitated.

Can Guardian cause any permanent injury?

No. Guardian fired point blank causes no permanent damage. Extensive tests reveal no aftereffects. Formula approved by U.S. Government for use by all Post Office personnel.

Can I harm myself with Guardian?

No. If sprayed as directed it cannot effect the user.

How do I use Guardian?

Hold tube in palm, point at assailant and press back on cap. One burst, fired from up to 8 ft. away, will completely disable attacker for 10-15 minutes. It will stop spraying when pressure is released. Then can be used again up to 50 times!

How long will the device continue to be effective?

Guardian is guaranteed for a minimum of two years.

Can Guardian accidentally discharge in my pocket or purse?

No. Special resistant tension prevents accidental discharge.

Is Guardian legal?

Yes. It contains no illegal Tear Gas or Mace and is lawful.

Should I be afraid to use Guardian?

Absolutely not! It is a simple, but effective, proven device that stops attackers without causing permanent injury. Easy to use as hair spray, yet provides complete protection, if need be. It may never happen . . . or it may only happen once. But that one time is when Guardian can save your life!

**LEGAL PROTECTION FOR YOUR PEACE OF MIND**

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4. AMERICAN, AN ANGRY: Dr. C.W. Eurpo	1.25	.50
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Knowledge is needed to water the garden-growing freedom's seeds.

76  
(OVER)

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# Law of the Land



The general misconception is that any statute passed by legislators bearing the appearance of law constitutes the law of the land. The U.S. Constitution is the supreme law of the land, and any statute, to be valid, must be in agreement. It is impossible for both the Constitution and a law violating it to be valid. One must prevail. This is succinctly stated as follows:

Proclaim liberty throughout  
all the land. Lev. 25:10



"The general rule is that an unconstitutional statute, though having the form and name of law, is in reality no law, but is wholly void, and ineffective for any purpose; since unconstitutionality dates from the time of its enactment, and not merely from the date of the decision so branding it. An unconstitutional law, in legal contemplation, is as inoperative as if it had never been passed. Such a statute leaves the question that it purports to settle just as it would be had the statute not been enacted.

"Such an unconstitutional law is void, the general principles follow that it imposes no duties, confers no rights, creates no office, bestows no power or authority on anyone, affords no protection, and justifies no acts performed under it. . .

"A void act cannot be legally consistent with a valid one. An unconstitutional law cannot operate to supersede any existing valid law. Indeed, insofar as a statute runs counter to the fundamental law of the land, it is superseded thereby.

"No one is bound to obey an unconstitutional law and no courts are bound to enforce it."

Sixteenth AMERICAN JURISPRUDENCE  
Second Section, page 177



**CONFIDENTIAL**

CITIZEN'S LAW ENFORCEMENT & RESEARCH COMMITTEE  
SHERIFF'S POSSE COMITATUS  
MARATHON COUNTY CHAPTER

P.O. Box 15, Mosinee, Wis. 54455

# CONFIDENTIAL The Posse Comitatus

By Authority of

The Constitution of the United States

In the formation of this Constitutional Republic, the COUNTY has always been—and remains to this day—the TRUE seat of the government for the citizens who are inhabitants thereof. The County Sheriff is the only legal law enforcement officer in these United States of America.

The Sheriff can mobilize all men between the ages of 18 and 45 who are in good health and not in the federal military service. OTHERS CAN VOLUNTEER! This body of Citizens is the SHERIFF'S POSSE. All of them serve when called by the Sheriff. The Title of this Body is POSSE COMITATUS.

This Posse is the entire body of those inhabitants who may be summoned by the Sheriff, or who may volunteer, to preserve the public peace or execute any lawful precept that is opposed. Since the Sheriff is the servant of the citizens who are inhabitants of the County, it is not his choice as to whether or not the Posse is organized and brought into being. It is only his choice as to whether or not he wishes to use it.

The Sheriff is under Oath of Office to uphold, preserve and defend the Constitution of these United States and the State in which his COUNTY exists. NOTHING MORE! It is his duty to protect citizens from unlawful acts of any person, including agencies of government. It should be emphasized that this protection extends to citizens who are being subjected to unlawful acts by officials of government, whether these be judges of Courts or Federal or State Agents of any kind whatsoever.

The Constitution of these United States is the SUPREME LAW for the States of the Union as well as FOR THE FEDERAL GOVERNMENT, which has been CREATED BY THE STATES. Since the Constitution is a compact (contract) by and between the People, existing as States—which are separate, sovereign Republics within the United States, - it should be made clear that the Federal Government is an "agency of the States." The federal government is a "servant" of the States and the People NOT THEIR MASTER!

The Constitution is a simple document. An expression of Christian Law derived from the Holy Bible. It says what it means and means what it says. It

means today what it meant when it was written. For example, the Ninth Amendment says, "The enumeration in the constitution of certain rights shall not be construed to deny or disparage others RETAINED by the people." This simply means that because the contract enumerated rights for the States, that the listing of these rights does not mean that the same must be done for the People but that the PEOPLE retain ALL RIGHTS without having them enumerated in the contract. The Tenth Amendment says, "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." This simply means that the Federal government has ONLY those powers which have been listed for it in the Constitution. If the power is not listed, then the Federal Government DOES NOT HAVE IT! All powers not listed for the Federal Government in the CONTRACT, remain with the States or to the People.

POSSE ACTION: County Sheriffs must be advised of the instances where unlawful acts of officials or agencies of government are committed. It is the duty of the Sheriff to protect the local citizens from such unlawful acts. Once he has been advised and refuses to perform his lawful duty in respect to the matter, the Posse Comitatus has the lawful right under natural law to act in the Name of the Sheriff to protect local jurisdiction. Since the Second Amendment to the Constitution says, . . . "the right of the PEOPLE to keep and bear arms in the execution of the law, any act of any legislature or directives issued by the Judiciary or Executive notwithstanding. Arrests may be made. The criminal may be remanded to the custody of the County Sheriff for trial by a Citizen Jury empanelled by the Sheriff from citizens of the local jurisdiction. (NOT by the Courts as is the current procedure in most counties and which has no basis under law.

The unlawful use of County Sheriffs as "lackeys" of the Courts should be discontinued at once. There is no lawful authority, for Judges and the Courts to direct the law enforcement activities of a County Sheriff. The Sheriff is accountable and responsible only to the citizens who are inhabitants of his County. He is under Oath of Office and may not receive

unlawful Orders from Judges or the Courts. They are the Judiciary but the Sheriff is of the Executive branch of our government. He is responsible to protect citizens, even from unlawful acts of officials of government. If he refuses to do so, he should be removed from office promptly.

Since the formation of our Republic, the local County or Parish has always been the seat of government for the body politic (the people). A County (or Parish) government is the highest authority of government in our Republic as it is closest to the politic (the People) who are, in fact, the GOVERNMENT. The County Sheriff is the only legal law enforcement officer in the United States of America. He is elected by the body politic and is directly responsible for law enforcement in his county. It is his responsibility to protect the body politic (people) of his county from unlawful acts on the part of anyone, including officials of government. His Oath of Office is to uphold, preserve and defend the Constitution of these United States and the State in which his County exists. He may be required to do no less and no more in the performance of his official duties.

## CONCLUSION

All citizens who volunteer as members of locally organized POSSE COMITATUS should research their local LAW LIBRARY on the subject of "Posse Comitatus." You will learn that the Natural or Common Law of your country provides for the Posse Comitatus and for Posse action. In some instances of record the law provides for the following prosecution of officials of government who commit criminal acts or who violate their Oath of Office: "He shall be removed by the Posse to the most populated intersection of streets in the township and at high noon be hung by the neck, the body remaining until sundown as an example to those who would subvert the law."

## —Thought to Remember—

The right to keep and bear arms is the last stronghold of constitutional government. Its loss would herald the final step—the dissolution of the Republic and our constitutional form of government.

Congressman John Rarick [D. La.]  
92nd Congress Oct. 13, 1971

CONFIDENTIAL

75

## YOU CAN DO SOMETHING ABOUT IT!

There are thousands now refusing to pay income tax for constitutional and conscientious reasons.

The least you can do to help these soldiers on the front line and help restore your OWN liberty and that of your posterity, is to write Senator John Sparkman, chairman of the Banking, Housing & Urban Renewal Committee, AND to the Committee, Washington, D.C. 20519" to work on getting H.R. 10265 that has passed the House, thank God) or a comparable bill, out of the Committee onto the Senate floor. The bill is to provide a public auditing of the Federal Reserve, the Father of Inflation, ("Domestic Enemy No. 1") by the General Accounting Office (GAO). ALSO, insist the Federal Reserve Act of 1913 be repealed. You can talk, you can write, you can wire, you can telephone these messages to your own senators, your local papers, your radios, TV stations, your neighbors, friends and relatives!

When you have done that- you can pray intelligently. Pray— Gerda Koch

Listen to LIBERTY LOBBY! Mpls.-St.-P. area, KUXL (1570) 4:25 P. M. Monday - Friday 170 Stations in U. S. ! Inquire for yours!

## NOTICE!! MIDWEST TAX-POSSE RALLY

Saturday & Sunday - - - - October 19th & 20th  
Mark your calendar. Speakers: Martin Larson, author of Tax Revolt, U. S. A.; Vaughn Ellsworth, Jerome Daly, and others. There will be a Seminar on the Posse Comitatus, George Kindred among leaders. Sponsored by tax & patriotic groups. For notification of specifics, send self-addressed stamped envelope to us.

1. TAX REVOLT - U.S.A. (Revised) Why and How Thousands of Patriotic Americans Refuse to Pay the Income Tax: Martin Larson. \$5.00
2. CONGRESSMAN McFADDEN on the Fed. Res. .50
3. CONQUEST or CONSENT: Vennard 2.25
4. INCOME TAX, IRS and YOU: Gerda Koch 40/\$1
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# TAXED OR PLUNDERED

via

The INCOME TAX, the IRS, and the  
FEDERAL RESERVE SYSTEM

Would you guess in what Thomas Jefferson (1783-1826) would be wrong today if he were to say the following?—

I believe that banking institutions are more dangerous to our liberties than standing armies. Already they have raised up a money aristocracy that has set the government at defiance. The issuing power should be taken from the banks and restored to the people to whom it properly belongs.

If the government only would have kept its defiance of these evil, wicked powers could assist it and win, but as it is the sub-tyrannical powers of the Internal Revenue Service (IRS), the government, and big business monopolies have become interlocked. Thank God for the increasing number of honest intelligent citizens who are rising up in defiance of what is fast becoming a tyrannical government!

Do our tax dollars help destroy us and our country? No American citizen will refuse to pay a LEGITIMATE and a CONSTITUTIONAL tax to support a LEGITIMATE and CONSTITUTIONAL GOVERNMENT.

This is every Christian's and every good citizen's duty. Government that is of GOD is a terror to evil works, NOT to good works. Government that is of GOD, will "execute wrath upon him that doeth evil"— NOT upon him that does good. (Romans 13:1-7) Isn't our government doing the very contrary today?

Government should serve the people, protect their legitimate business and their personal lives from lawbreakers. Today's "government" itself is the greatest lawbreaker. Governments in this nation were formed as contracts between freemen and their respective servants, their governments, be they national, state or local, on the basis of our contract-charter, the Bible-based Constitution, and the oath of office, our servants' pledge. Today the Constitution is not respected as it should be by government officials nor by the judges. Oaths of office are violated. Many need not even sign a loyalty oath. Let's take a look at just one of the evils of today, considered the major one by those in highest authority as well as the simplest housewife-- and since the above was written our new President, Gerald Ford, sealed it--

## "DOMESTIC ENEMY NUMBER ONE-- INFLATION"

Inflation must be traced to the passage of the Federal Reserve Act of 1913. Congress was no longer "in defiance" of this "money aristocracy" as in Jefferson's time. Paul Warburg, a foreign German Jew banker, bamboozled our Congress, via Senators Glass and Aldrich, into abdicating its constitutional duty to coin and regulate money (Constitution, Article I, Section 8, Clause 5.) So this foreign agent fully subjugated the United States to the foreign Babylonian debt money system by establishing the Federal Reserve Bank (Fed), of which he, a foreigner, became the first president. This Act **MUST BE REPEALED** to combat "Domestic Enemy Number One, INFLATION."

2.

The following year, 1914, World War 1 and debts began and wars and debts continue to this day, chiefly engineered by the Federal Reserve Bank and the other related private money-manipulating banking houses in other countries.

## INFLATION . . . WHOLESALE ROBBERY

"INFLATION IS A MATTER OF ARITHMETIC . . . It is a carefully planned and 'time-tested' formula to very legally disposses and bankrupt the general populace and the legitimate government of the people. The elusive business of INFLATION is machinated and run by the banking and financing industry via their monopolized trick-money system . . . successfully blamed only on the business profits and labor wages . . . --But what the general populace does not know, or doesn't care to know, is: that the private banking system's programed devaluation or INFLATING of the people's money is a most-lucrative extortion and extraction business ever devised by man. . . and mind you: it's defended and protected by our courts and laws."-- (Quotes from Monetary Science Institute, Wickliffe, Ohio)--

Looks hopeless, a Goliath of overwhelming power? But GOD has doomed this Goliath, this Babylonian Debt Money system See Rev. 18. LOOK UP! GOD's law requires "just measurements." --Lev. 19:36. We have a "just" pound -- 16 ounces, not 13 today and 12 tomorrow. We have a "just" yard, 36 inches, not 35 today and 32 tomorrow. We **MUST** have a "just", that is, an honest dollar of stable value again. To have an honest dollar, we **MUST** have HONEST MEN! and we **MUST** have honest government, not a government that gets --

3.

## CRIMINALS RELEASED--

## PATRIOTS JAIL

"Meyer Lansky, the underworld figure and fugitive from justice in the U. S. (estimated wealth, \$4 Billion) says: 'I intend to remain in Israel.' He laughs at the so-called authorities who say he must go." --Cross & Flag Jan. '72. A year and a half later (June 29, '74 Mpls. Trib.) we read: "The Contempt Conviction of Meyer Lansky, an alleged wizard in organized crime, was reversed by a Federal Court of Appeals in New Orleans." ! ! ! Thanks to the ACLU, 90% of whose activities are subversive, "The Court strips Los Angeles nudity ban." Ellsberg, apparently a chief cause of Watergate, is on the loose. And the hero of Chapapaquiddick wants to be president ! !

PATRIOTS, on the other hand, attacking the heart of our "Domestic Enemy No. 1--INFLATION" have been, are, or are threatened to be jailed - or are deeply involved in battling the courts for their and your liberty!

In Minnesota alone Jerome Daly is still in Sandstone prison, Jim Bergstreser and Volney Moe were in jail eleven days, Dan Pilla was in and is out again, BUT the IRS closed his printing shop, the means of his livelihood, and from whence he published much truth about the tyrannical powers and misdeeds of the IRS! He is now heavily involved fighting the courts. With lawyers belonging to the Minnesota and/or the American Bar Association monopolies beholden to the godless IRS, with the judges forbidding counsel of one's choice, one can understand the problem, but we look to GOD, who can and will fell the Goliath and will cause Babylon to fall!

4.

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# IDENTITY



## THE COVENANT PEOPLE

Are you surprised to learn that the Christians of the race of Adam are the true Israel people of the Bible? (Called Caucasians because they migrated to Europe by way of the Caucasus. Do not take our mere word for it at this point but try it on for size. Jesus said "Search the Scripture" and at that time there was NO NEW TESTAMENT! So, we turn to the OLD TESTAMENT and read the following:

"Neither shall thy name any more be called Abram, but thy name shall be called ABRAHAM; for a father of MANY nations have I made thee; and I will make thee exceeding fruitful and I will make NATIONS of thee and kings shall come out of thee; and I will establish My covenant between Me and thee and thy seed after thee in their generations for an everlasting covenant, to be a God unto thee and to thy seed after thee." (Gen. 17: 5-7).

The tribes of Israel are not lost, the CLERGY are lost! The Nations promised to Abraham's descendants are as follows: Levi not to be a nation but to be preachers in all of the nations. Zebulun is FRANCE. Gad is ITALY. Issachar is FINLAND. Reuben is HOLLAND. Simeon is SPAIN. Asher is SWEDEN. Judah is GERMANY. Benjamin is ICELAND. Dan is DENMARK. Naphali is NORWAY. Ephraim is GREAT BRITAIN and the U.S.A. is MANASSAH.

Ministry of Christ Church  
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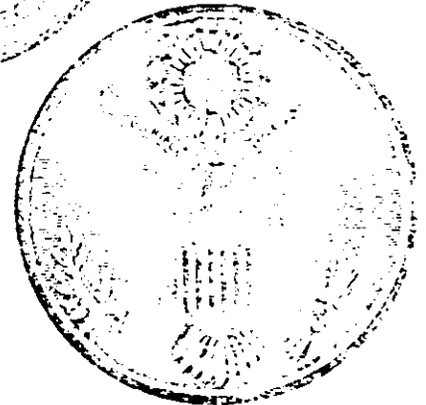
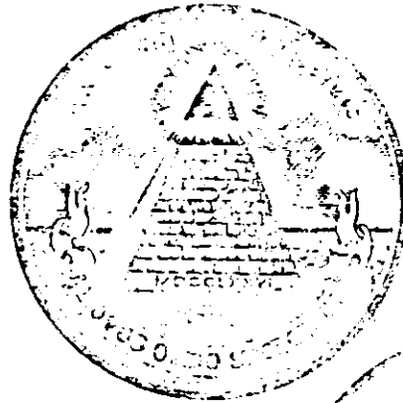
"Know ye the truth and the truth shall set you free"

John 8:32

"Proclaim liberty throughout all the land"

Leviticus 25:10

# The Great Seal of the U. S. A.



"with all thy getting  
get understanding"  
Proverbs 4:7

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82

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When the moment came to chose the design for the Great Seal of the United States, Benjamin Franklin, Thomas Jefferson and John Adams were chosen to serve as the committee. It is one of the most remarkable chapters in our history that both Franklin and Jefferson, professedly freethinkers, proposed designs having to do with Israel in the Scriptures. Franklin proposed Israel safely crossing the Red Sea, while the hosts of Pharaoh were engulfed, and Jefferson proposed Israel being led by the pillar of cloud by day and the pillar of fire by night. The Department of State issued a brochure on the history of our Great Seal, written by the Custodian of Departments in the Library of Congress, and the only book quoted in that work was a book by Professor C.A.L. Totten, who was one of the earliest exponents in this country of the truth concerning the modern identity of Israel as the Anglo-Saxon-Celtic peoples.

Look at the Seal that finally evolved. What do you find on it? On the obverse side you find the eagle with thirteen stars above its head, thirteen letters in the motto that flutters on a scroll from its beak, thirteen pale ways in the shield on its breast. In its right talon there is an olive branch with thirteen leaves and thirteen olive fruits; in its left talon there are thirteen arrows fledged with thirteen feathers. Here are seven sets of thirteens on one side of our Great Seal. Thirteen was the actual number of the tribes of Israel because Jacob's son Joseph was given a double portion which was passed on to his sons Ephraim and Manasseh. Therefore, the thirteenth tribe in Israel was Manasseh, whose name means "forgetfulness." If there was ever a people forgetful of its ancient past, it is this last, this thirteenth, this Manasseh-Israel people in the United States.

Look at our Great Seal again. Why the identification with the olive branch and its fruit? It is the sign of Israel

Therefore is my people led away captive, because they had not knowledge."

Isaiah 5:15

everywhere throughout the Scriptures. Turn to the reverse side of the Seal and you see "a pyramid unfinished." (See cover illustration and the U.S. dollar bill.) What is a pyramid doing in the symbology of the United States of America? We thought pyramids belonged primarily to Egypt. Well, here on the Great Seal of the United States is a pyramid of thirteen courses of masonry and above it, floating in the Glory and having emblazoned on it the All-Seeing Eye, is the capstone of the pyramid which never was set -- "the chief corner stone" spoken of by our Lord as the stone which the builders rejected (Matt. 21: 42). The "headstone of the corner"; that is, the apex stone, was never set on the Great Pyramid of Gizeh in Egypt and it has not yet been set on our national pyramid. Nevertheless, it hovers there on our Great Seal; it floats there in the Glory, as if awaiting the moment when it shall descend to complete our national structure with a Divine repletion.

A pyramid on the United States government seal? This should occasion no surprise. It was the genius of chosen men of the Building Race that constructed the Great Pyramid and arranged therein its mathematical confirmation of Divine truth for a scientific generation to fathom. The Great Pyramid and the stone which the builders rejected, the All-Seeing Eye and the effulgent rays of the Divine Glory, the Olive branch, with its leaves and fruit, and through it all the number thirteen -- my friend, a Bible-reading shepherd in the desert of Mesopotamia, who had never heard of the United States, would say, on seeing our national emblems, "Surely this is the people Israel!"

And all this came about on the part of the statesmen who designed the Great Seal of the United States. Truly, it is a most remarkable circumstance. But Israel must be Israel wherever her sons abide.

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From Henry Ford's THE INTERNATIONAL JEW, "The World's Foremost Problem" -- (pp. 70-71):

AN INTRODUCTION TO THE "JEWISH PROTOCOLS"

In their present form which bears evidence of being their original form, there is no contradiction. The allegation of Jewish authorship seems essential to the consistency of the plan.

If these documents were the forgeries which Jewish apologists claim them to be, the forgers would probably have taken pains to make Jewish authorship so clear that their anti-Semitic purpose could easily have been detected. But only twice is the term "Jew" used in them. After one has read further than the average reader usually cares to go into such matters, one comes upon the plans for the establishment of the World Autocrat, and only then is it made clear of what lineage he is to be.

But all through the documents there is left no doubt as to the people against whom the plan is aimed. It is not aimed against aristocracy as such. It is not aimed against capital as such. Very definite provisions are made for the enlistment of aristocracy, capital and government for the execution of the plan. It is aimed against the people of the world who are called "Gentiles." It is the frequent mention of "Gentiles" that really decides the purpose of the documents. Most of the destructive type of "liberal" plans aim at the enlistment of the people as helpers; this plan aims at the degeneration of the people in order that they may be reduced to confusion of mind and thus manipulated. Popular movements of a "liberal" kind are to be encouraged, all the disruptive philosophies in religion, economics, politics and domestic life are to be sown and watered, for the purpose of so disintegrating social solidarity and a definite plan, herein set forth, may be put through without notice, and the people then moulded to it when the fallacy of these philosophies is shown.

The formula of speech is not, "We Jews will do this," but "The Gentiles will be made to think and do these things." With the exception of a few instances in the closing Protocols, the only distinctive racial term used is "Gentiles."

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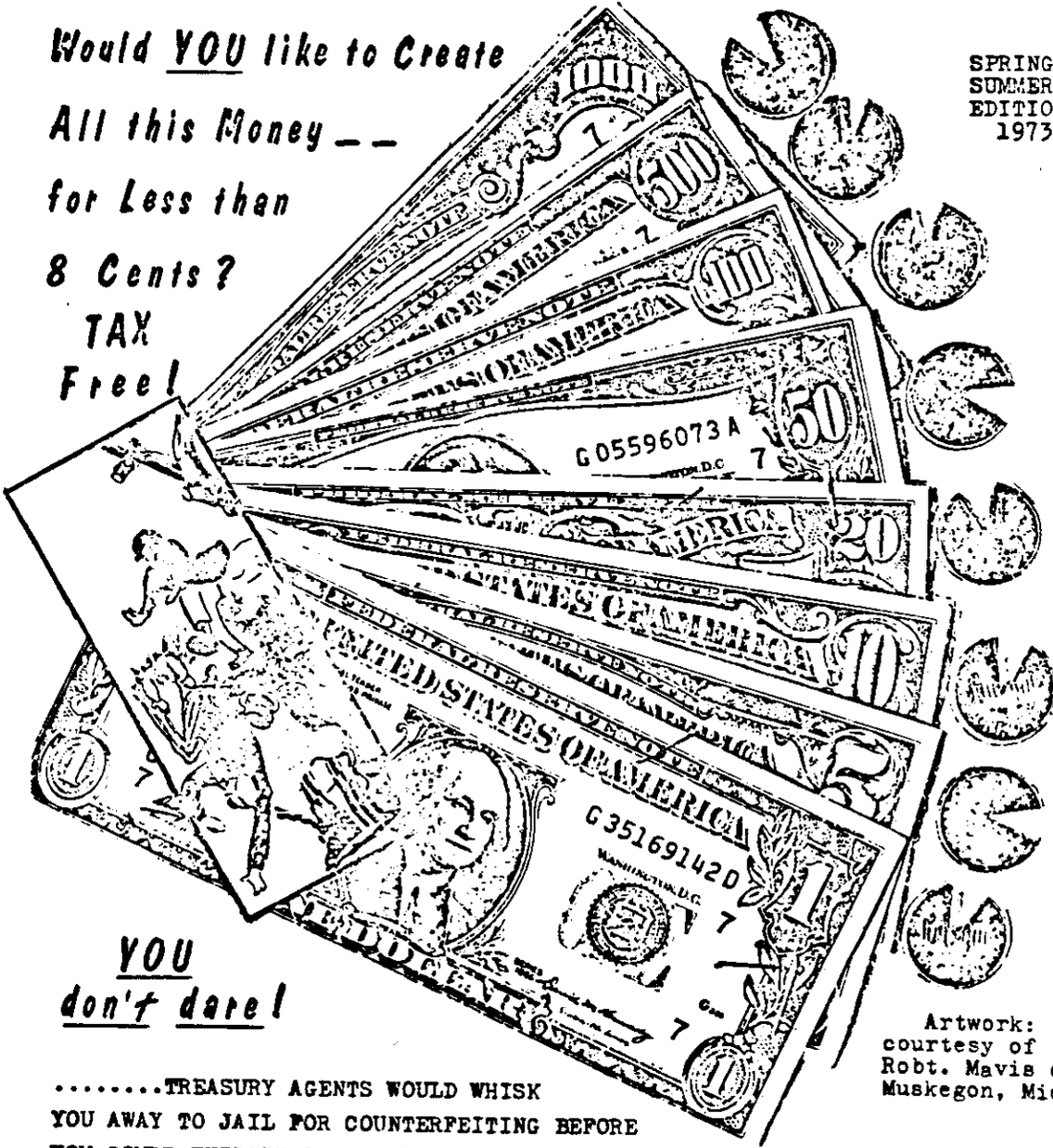


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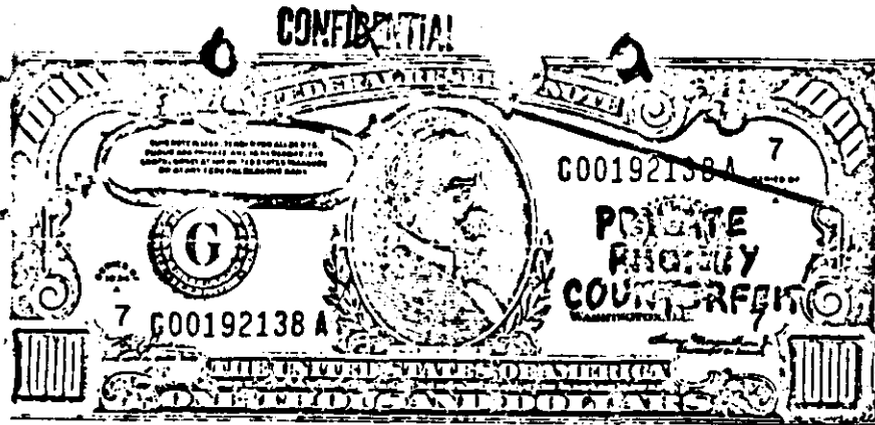
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# The Great "Federal Income Tax" FRAUD

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THE FEDERAL RESERVE MONOPOLY HAS A LICENSE TO COUNTERFEIT. THEY CREATE MONEY OUT OF NOTHING...BACK IT UP WITH NOTHING...AND LOAN IT TO US WITH INTEREST....AND WE MUST BACK IT UP WITH OUR LABOR AND PROPERTY VIA THE FRAUDULENT FEDERAL INCOME TAX, WHICH IS PICKED-UP BY THEIR COLLECTION-RACKET HENCHMEN; THE INTERNAL REVENUE SERVICE.

#### THE FEDERAL RESERVE SYSTEM:

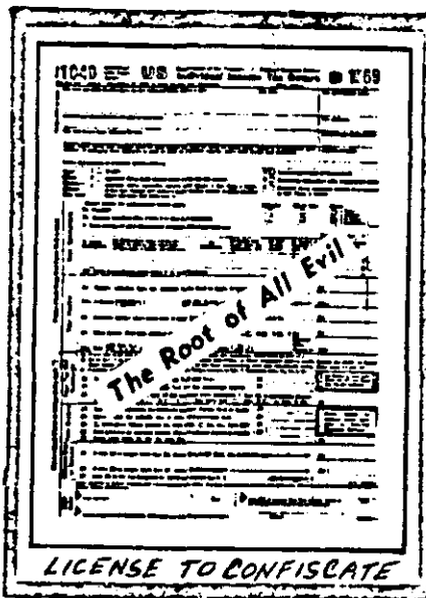
Article 1, Section 10 of the Constitution prohibits the States from making any Thing but gold and silver COIN a tender in payment of debts. By law, One Dollar must equal 23.22 grms. of pure gold or 371.25 grains of pure silver. Citizens of the United States cannot obtain such coin simply because none is available. Why is it not available; Because the Federal Congress has unlawfully violated Article 1, Section 8 of the Constitution. It has unlawfully abdicated the power mandated by the States and the People "To coin money, regulate the value thereof, and of foreign coin, and fix the standard of weights and measures." (Art. 1, Sec. 8). The Federal Congress has unlawfully delegated this power to a privately owned Federal Reserve System which pays NO TAXES and is not audited nor subject to regulation by any agency of the Federal government. It is a private monopoly which neither the People nor the States authorized in the Constitution. The Federal Reserve Act (38 Stat. 251; U.S.C. 221) enacted December 23rd, 1913 is in violation of the Constitution and is therefore ultra-vires and not law.

It is quite obvious that the solution to the problem lies in the hands of the Federal Congress. It can and must be solved. It is not the purpose of this guide to outline the solution, although this could be done if it would fit the purpose and not require excessive space.

#### THE GRADUATED INCOME TAX:

Title 26, United States Code, enacted by Congress and known as the Internal Revenue Code, is completely in violation of the Constitution, therefore it is ultra-vires, unlawful and not binding upon the People nor the States of the Union.

The entire Code is a string of unconstitutional abuses which attempt to require a citizen's consent to the repudiation and violation of his God-given and Constitutional rights. Beginning with Section 6012 - "Persons Required To Make Returns of Income" - it says that a citizen must voluntarily give up his rights under the Fourth Amendment, the Fifth Amendment, Seventh Amendment and in general, the entire Constitution. It should be noted that Section 6012 does NOT provide for tax payments nor does it establish a TAX. When a citizen complies with Section 6012, he is not obeying the law but is being "trapped" into voluntarily surrendering his Constitutional rights and protections. When the Courts have ruled that known communists and murderers may not be deprived of their Constitutional rights, it is absolute nonsense to believe that an Act of Congress or any other branch of government may make a good citizen do so. Have you ever thought of the fact that until you voluntarily give up these "rights," that there is no income tax? There can be no income tax until the Return, with the unlawful information under unlawful conditions is completed.



Read And Pass On

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Then comes Section 7203 of the Internal Revenue Code. "Willful Failure To File Returns, Supply Information Or Pay Tax." This is another unlawful statute which attempts to back up Section 6012 which doesn't say a word about paying tax. This merely threatens a citizen for not voluntarily giving up his rights and protections which are guaranteed by the Constitution. How silly can they be?

Any official of government, including judges of the Courts, who attempts to enforce such unlawful (pretended) legislation should be removed from office.

LET THE TRUTH PREVAIL

# Who Breaks the Law of the Land?

CONFIDENTIAL

by W Vaughn Ellsworth

On June 15, 1215 the Barons caught King John in a meadow at Runnymede, and with their swords drawn, convinced the King that it was time for him to stop taking the law into his own hands. Actually, King George was a revolutionary—he was revolting against the rights of his subjects. The King thought that discretion was the better part of valor; he signed the famous Magna Carta. Although at first this protected the Barons, the freedoms therein spread to all Englishmen.

In that great Freedom Document, the people in effect said, "We are not revolutionaries; we are not trying to overthrow you; but you continue to demand our people for your foreign wars and you come and seize our property as taxes without our consent." The Barons in effect said, "Dear King, we're sick and tired of your trampling upon our rights and things had better improve."

Freedom does not come because Government wants to give it. To the contrary, it only comes if the people demand it—knowing well that it was intended by God to be one of the people's inherent and inalienable rights—which Government's only excuse for being was the protection thereof.

King John promised the Barons that never again would he take their lives, their liberty or property without a judgment of their peers. And the important thing is that he agrees to be bound by the law, responsible for his acts and answerable for them to the people. The concept of sovereign immunity is here done away with. The king agrees that if he violates his promises to the people and does not repent upon proper notice, that the "whole comonality of the country" is free to come upon him and to "distress and distrain" him and to seize his lands and his castles until he corrects that in which he has erred.

Magna Carta was strengthened under later Kings, and the term "law of the land" and "due process of law" had the exact same meaning as "law of the land" under Magna Carta.

This is important. It means that the rulers are bound by the law—and that when they are not their subjects are not bound to obey them. Down through English history the Kings later tried to go back on their promises to the people. Each time the people had to resist or threaten to resist in order to make the Kings restore their rights. Did this threatened resistance cause anarchy? No. In each case it promoted better government. The history of freedom is that it costs dearly—and liberty has always been purchased with sacrifice and risk.

Blackstone, that great Apostle of the common-law, said that it was based on the "revealed word of God"—especially meaning the Ten Commandments. No one, including rulers, was immune from obeying the law, as in biblical times.

The principle that the rulers had to obey the law came down through American colonial history. After futile attempts to have King George III and Parliament understand and redress the colonists' grievances, the people finally felt that their government had revolted against the common-law, that their government had become their enemy instead of their rightful protector. Government, they felt, was being used to plunder them for the benefit of others.

When our inspired Revolutionary Fathers signed the Declaration of Independence, they proclaimed what must be the highest expression of the common law—that under oppression and tyranny the people not only have the right, but the duty, after they have exhausted other remedies, TO RESIST.

The words of the Declaration of Independence are the conscience of the Constitution of the United States—the "law of the land." The Declaration states eternal truths: "... We hold these truths to be self-evident, ... that they are endowed by their creator with certain inalienable rights, that among these are life, liberty, and the pursuit of happiness. That to secure these rights, governments are instituted among men, deriving their just powers from the consent of the governed, that whenever any form of government becomes destructive of these ends, it is the right of the people to alter or abolish it.



W. Vaughn Ellsworth

And later in this great Charter of Liberty, "... But when a long train of abuses and usurpations, pursuing invariably the same object, evinces a design to reduce them under absolute despotism, it is their right, IT IS THEIR DUTY, to throw off such government and to provide new guards for their future security."

Again, here we have the conscience of the common-law, the "law of the land" and of "due process of law." Here, also, we fully begin to realize that it is possible for rulers to "take the law into their own hands." And we see that the right, even the duty, to resist government's "taking the law into their own hands" is ours.

Granted that the usual way to resist law-breakers is to try to reason with elected legislators and to try to elect better ones in the place of poor ones. But "when treason prospers, none dare call it treason." What does the citizen who loves the Constitution do when the official policy of his country becomes treason? What does the liberty-loving citizen do when his Congress will not impeach traitors in the Judicial and Executive branches of government because they too, in the Legislative branch of Government, have adopted the aiding, abetting and giving of comfort to the enemies of this country?

Proper and legal way within the constitutional frame of government in which a citizen can resist tyranny and oppression, is to throw the challenge upon government, to make "them" prove that the law, ordinance, statute or regulation one feels to be unconstitutional is in actuality not so—and to resist compliance with it and make the government prove in the courts that the law is valid.

This right to petition for redress of grievances is protected by the First Amendment of the Constitution of the United States. According to what the unconstitutional problem is, a citizen could probably also be supported in his position that Government is breaking the law by violating the 4th, 5th, 6th, 7th, 8th, 9th, 10th, 13th and 14th Amendments.

The Constitution is a charter of LIMITED GOVERNMENT. When Congressmen and Judges and law-enforcers in the Executive branch of Government break their oaths to uphold the Constitution, a citizen is technically not bound, under the common-law, or the Constitution, to uphold such usurpers in their acts. Not to believe in this fashion is to admit that a slave state can be imposed upon a nation. Such is not and never has been God's plan for man, and prophets, modern and ancient, have decried and protested any such corruption of true government.

No Congress can lawfully pass, no official can lawfully enforce, and no court can lawfully uphold an unconstitutional law. The burden is actually

upon a citizen, in the final analysis, to discern what is Constitutional. Although this may shock many good persons who believe that chaos would result under such interpretation, it is certain that slavery will result under any other interpretation.

Let us assume, for instance, that Congress, which is not infallible, were to pass a law, as did King Herod, that all male babies of under two years of age had to be put to death. Let us say that this is because elite, "higher wisdom," socialistic planners prevailing among us have decided that due to a population explosion and the threat of famine that these infants cannot be permitted to live. Let us assume that the Supreme Court, infiltrated by a few Khrushchev types, says that the law is constitutional. You are then faced with a decision: do you violate what you know to be God's law and obey Congress and the Supreme Court's "law" which they are now claiming is "constitutional"?

All decent persons would rebel. And they would not be taking the law into their own hands. They would be resisting their Government's having become criminal. They would be resisting their Government's having broken their covenant with the people—the Constitution. They would be resisting usurpers in office who HAD TAKEN THE LAW INTO THEIR OWN HANDS!

If you refused to slay your infant, you would find yourself in court faced with a criminal charge by your government. The Judge would try to lie to the jury and say, "You have to swear to uphold the law as I give it to you." He would tell them that they were only to decide the "facts" and that the Court would decide the "law." He would tell the jury that they were only to decide whether the Defendant had or had not put his baby to death. He would tell them that the law was that he had the duty to do so.

The Judge would tell the jury that they were not to be swayed by emotion or sympathy, and that they were not to let their thoughts of whether the law was a good law or a bad law enter into their decision. He would tell them that it would be a "violation of their sworn duty" not to apply the law as he had given it to them, and that they were not to be concerned with the penalty.

This is the perversion of the law that socialistic planners have foisted upon America. They are taking America into socialism—which is an unlawful impossibility under the Constitution of the United States—and they are skillfully, scientifically doing it by tampering with the jury, by falsely making the jury promise to uphold the judge in whatever perversion of law he comes up with.

While under the common-law, when requested by the jury, it was the right and the duty of the judge to instruct the jury in the law, it was the right of the jury to override and disregard the judge's instructions if it were in the interest of justice to do so.

Actually, once the jury had retired for deliberation, they, and they alone, were the sole triers of the law as well as the fact.

This is easy and accepted when the law is simple and as it should be under the Constitution. However, when tyrannical and oppressive government begins to try to enforce tens of thousands of unconstitutional regulations masquerading as "law," the only way the planners can control the common sense of a jury is to "sensitize" them—make them swear to uphold unconstitutional statutes which the judge tries to tell them is "the law"—no matter how flagrantly this clashes with the Constitution.

It is a degradation to the human spirit to have to swear to uphold without reason the acts of any man. This thwarts the true function of a jury, which is to determine justice and injustice. A jury has the right to veto an unjust law if they feel it is not applicable, or that it works injustice in a particular case.

The Supreme Court will not even require a Communist or anyone else to take a loyalty oath. Yet they, through rules which come down to all courts from them, require juries to swear to uphold the Judge in his interpretation of the law.

The Judge does not adhere to his oath to uphold the Constitution. He acts as if his oath is to uphold judges higher than he, no matter how unconstitutional a statute in question may be. This

is his fine feeling as the higher judges uphold the Constitution. Where does the citizen go when the Supreme Court becomes infiltrated with unconstitutional minds? And when the President who appoints, with Senate concurrence, other Justices to the Court—what happens when all of these get "unconstitutional minds"?

The scriptures say to impetrate at the feet of the judges, and at the feet of the governor and of the president. What happens when all of these will not repent of their unconstitutional acts and policies? Do we lie supinely on our backs and embrace slavery?

All statutes, all regulations, all ordinances which are repugnant to the Constitution, under the "law of the land" are null and void. Proof that citizens and courts do not have to obey them is enunciated in the following:

"The general rule is that an unconstitutional statute, though having the form and name of law, is in reality no law, but is wholly null and void, and ineffective for any purpose. . . .

Since an unconstitutional law is void, the general principles follow that it imposes no duty, confers no rights, creates no office, bestows no power or authority on anyone, affords no protection, and justifies no acts performed under it.

No one is bound to obey an unconstitutional law and no courts are bound to uphold it. 16AmJur2d, Sect. 177.

The invalid law is not invalid from the moment courts say it is invalid; it is invalid from the moment it is enacted. If no one is bound to obey an unconstitutional law, this means even before it is so ruled. If no court is bound to enforce an unconstitutional law, it pre-supposes that people were free to disobey it before it was struck down by the courts, if they were willing to submit judgment of the resistance to the opinion of their jury of peers.

Decision of a jury does not make binding legal precedent. Although under the common law a jury has veto power over any legislation, it cannot veto said legislation in general. But the jury can nullify the legislation in the particular case before it, and its decision is binding only upon the parties of that particular case. But a jury can, under the true law of the land, refuse to enforce any law which they feel to be unjust—or inapplicable in the case before them.

There are many people in jails and in prisons who have violated no true constitutional law. There are many prosecutors and governmental agents who testified against good citizens and who in so doing broke the true law of the land. There are many judges who every day are sending persons to prison for exercising the rights guaranteed by the Constitution.

These "constituted authorities" are thus taking the law into their own hands, and they have truly become criminals. Many persons who have realized their Constitutional rights and have insisted upon standing up for them as a matter of principle, have been falsely and cruelly labeled "criminals" and have been sent off to jail.

Decent people are not going to stand for it much longer. Who can retain self respect when the exercise of his inherent and inalienable rights are called "crimes" by his government? Who can support and continue to support with tribute and tax that which is truly crime and plunder although falsely called "law" when such is not only not permitted by it is strictly forbidden by the Constitution?

The true law of the land, again as declared in the Declaration of Independence, is that the people have a duty to throw off such government.

PEARLS OF WISDOM

IRS unnerves many would-be tax resisters by picking on their wives. When you sue an IRS agent, what stops you from including Jane Doe, his wife? Perhaps some of these agents will start looking for honorable employment, once their wives get a taste of the harassment their husbands are dishing out every day.

W. Vaughn Ellsworth





# "Constitutional Sparks"

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## INTERNATIONAL 'PHILANTHROPISTS' MOVE INTO TOP GOVERNMENT OFFICES--PLAN METALS-MINING-CONTROL AND 'THIRD-WORLD' ENTRAPMENT FOR U.S. CITIZENRY!!!

Crucial to an industrial civilization is metals mining which includes a variety of industries engaged in extracting oil, gas, metals, nonmetallics, fertilizers, and building materials from the earth, the oceans, and the atmosphere. Without tools and machinery made from the products of mining, no other industry could exist!

For 150 years (1790-1940) the U.S. was almost wholly self-sufficient in minerals production; and that, more than any other economic fact, accounted for our meteoric rise to a pinnacle of national strength never before matched in the history of the world! An alteration of this condition began in the 1940's. Starting slowly, it has been gathering speed ever since. We are now rushing toward dependence upon foreign sources for the minerals necessary to our survival.

Enjoying the matchless security of self-sufficiency in minerals production for 150 years, then declining in 60 years into fatal dependence upon unreliable foreign sources of supply-- could indicate a graph of the rise and fall of the American Republic. Yet, we still have enough resources to meet most of our national needs for several centuries, if political obstruction of their development is outlawed! It has been the machinations of politicians and internationalists holding great power within the federal bureaucracy which has put us on the perilous path toward desperate shortages. For such a course to succeed, one condition must exist; widespread indifference!

Most Americans seem to think of mining as an exploitive activity which, 'creating nothing', scoops out of the earth what nature has stored in it, mutilating vast areas of the continent in the process. In truth, ALL mining activity in the U.S. since 1776--including prospecting for and production of coal, oil, gas, stone, sand, gravel, cement, iron ore, nonferrous ores, phosphates, metallic and nonmetallic ores--has disturbed less than 3/10ths of one percent of our land surface. One third of the disturbed area has been reclaimed or naturally healed.

Since the so-called energy crisis, the American public has become conscious of conserving energy. Even though not sympathetic with businesses engaged in industrial activity of producing energy fuels, it is now at least aware of the importance of mining fuels. How many realize they could not start their cars, even with plenty of gas for operation, if the nation ran out of lead for making batteries? How many realize they could not even have a car if the nation could not get manganese--essential in the production of steel?

These questions focus attention on what is called "hardrock mining"--prospecting for and producing such minerals as gold, silver, copper, lead, zinc, manganese, uranium, beryllium, molybdenum, tungsten--to name a few critically important ores. Oil could never be produced without equipment made from the products of hardrock mining. Public ignorance of hardrock mining means public indifference to government regulations affecting it. Unless one assumes an intent to destroy the industry, many of those regulations are incomprehensible.

While the oil industry has had enough publicity, this is not the case with hardrock mining companies. Big oil companies now have a possibility of getting some appreciative public under standing when they explain how they are investing billions of dollars of private capital to develop new sources of supply--but hardrock miners risk billions, too! For example, one mining firm, American Metal Climax, Inc., anticipates opening in 1975, one facility which will have taken more than 7 years to complete, at a cost of more than \$250 million to mine unheard of molybdenum ore, which is a critically important element in the production of nonferrous alloys, electronic tubes, grids, cutting tools, gyroscopes, high-temperature-resistant electrical wiring and furnaces, glass, special-purpose lubricants and paints--all crucial to highly developed key industries which have made America the envy of the world.

(Why were U.S. gold mines flooded and machinery shipped to Russia? ... Don't miss Nov. issue!)

## ★ WORLD 'PHILANTHROPIST' ROCKEFELLER SERVES ONLY INTERNATIONAL MONEY CLIQUE--

President Ford has correctly stated that excessive government spending is one of the chief problems facing our country today. It is totally inconsistent, therefore, to choose a man who, throughout his entire political life, has used his energy and prestige to do exactly the opposite--that is, to increase spending by giant steps and increase taxes on the already overburdened American taxpayer.

I know of no person who can identify less with the problems of the average American than Mr. Rockefeller. No one can less identify with the elderly living on fixed incomes, the housewife with her budget problems, the small businessman meeting a payroll or the average worker just trying to keep his head above the water than former Gov. Nelson Rockefeller. With so many leading Republicans available, it is unfortunate that the President chose a man who has continually been rejected nationwide by the overwhelming majority of the Republican Party. Rockefeller now gets indirectly what he never has been able to achieve directly!

.....John W. Gardner, Congressionist, August 20, 1974.....

(cont. from reverse)

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THE FEDERAL LAND-USE ACT, you will recall, was defeated in Congress. So, on August 27, 1974, the Federal Environmental Protection Agency (EPA) had placed in the "Federal Register" an Executive Order which does exactly what the twice-defeated Land-Use Control Law would have done. Under present procedure, an Executive Order automatically becomes "law" thirty days after its publication in the "Federal Register"; so, this sinister Land-Use Law became effective on September 26.

EPA is, of course, one of the 'service to the people' agencies included within the Ten Regional Councils...but in the case of Land Control, EPA prefers to work through the twenty-two Regions formed by Interstate River Basin Compacts. As an example: The New England River Basins Commission (one of 22 in the nation) works with the State Depts. of Environmental Protection, which are in turn controlled by the federal EPA. NERBC's annual report for 1972 says: "With anticipated enactment of National Land Use Policy proposals, the cost and complexity of state natural resources planning programs will have increased several orders of magnitude (one order of magnitude means ten times-Ed.)"

This is all part of the Concept of Regional Government and is in complete opposition to the Representative Republic Concept which was the very foundation of the original American System of government. This is how Regionalism works: If Congress won't cooperate, then an Executive Order will do the same thing in a different way. Not only at local, State and National levels, but on a world scale as well. For, in the final analysis, Regionalism is World Management and Control. (See June 1974 SPARKS)

THAT WE SHOULD LEARN FROM HISTORY calls to mind a letter written by John Adams to Thomas Jefferson at the time of the French Revolution. Adams noted how different things were in America compared to the new system developing in Revolutionary France, and observed: "A despotism is a government in which the three divisions of power, the legislative, executive, and judicial, are all vested in one man...." Such a despotism had been created in France, wrote Adams, as "Helvetius and Rousseau preached to the French nation of liberty, until they made them the most mechanical slaves; equality, till they destroyed all equity; humanity, till they became weasels and African panthers; and fraternity, till they cut one another's throats like Roman gladiators."

## Have you ever faced the possibility that your country could cease to exist?

Nations richer and more powerful in their day than we are in this, have been sabotaged, defeated, enslaved.

Babylon was the largest and richest nation of its time, but its lust for luxury made it an easy mark for the Medes and Persians who overran it, and divided its land and enslaved people between them.

Rome was a greater military power than we ever were, but when free bread and circuses became more important to the people than hard work and patriotism, Rome was invaded and looted by the tougher Vandals.

The Incas were the most civilized, richest people in the Americas, but ruthless, better-armed invaders destroyed them as a nation, and looted everything they owned and had spent generations in creating.

In every case it was the self-indulgent weakness of the victim which made the victory of the invader easy.

How strong is a nation which allows foreign competitors to capture the world leader-

ship from one after another of its most vital industries?

How virile is a nation which allows this or that group to *decide* not to fight the enemy?

How wise is a nation which gives away so much of its substance abroad and at home that it can no longer afford to keep up its own strength and protection?

How intelligent is a nation more careful to protect the criminal than his victim?

~~How weak is a nation which allows~~ bureaucracy and a socialist philosophy to run riot and squander billions?

Undoubtedly there were Babylonians, Romans, Incas who warned against overindulgence and weakness, who warned that *each citizen* is responsible for his nation, and that that responsibility cannot be shrugged off onto officials. But to those who warned of impending trouble there was then as now the smug sneer, "It can't happen here."

But it did.

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SHERIFF'S POSSE COMITATUS

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SHERIFF'S POSSE COMITATUS

Henry Lamont Mike Beach, Portland, Oregon, is the national organizer of the SPC, which claims to have chapters in approximately 40 states. It advocates formation of a "Posse Comitatus", a voluntary group of citizens who would act in the name of local sheriffs to enforce the law. The group advocates tax rebellion and has urged the arrest by the posse of Internal Revenue Service Agents attempting to enforce the Internal Revenue Code. It claims to have the lawful right under natural law to act in the name of the sheriff in protecting local citizens from unlawful activities, including the unlawful acts of officers of the government, whether these be judges or Federal or state agents.

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APPENDIX

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NATIONAL KNIGHTS OF THE KU KLUX KLAN (NKKKK)

The National Knights of the Ku Klux Klan, Incorporated, (NKKKK), a consolidation of various klan groups, was granted a charter in De Kalb County, Georgia, in November, 1963. The NKKKK was chartered as a patriotic, secret, social, and benevolent order; however, in December, 1963, the NKKKK issued a statement of its program which indicated the organization to be anti-Negro, anti-Jewish, anti-Catholic, and anti-foreign born. The NKKKK and its affiliate groups purportedly promote white Christian Americanism and combat communism. An annual NKKKK rally and cross burning has been held on Labor Day Weekend in Stone Mountain, Georgia, on the property of NKKKK Imperial Wizard James R. Venable.

Some klan members and leaders have been involved in atrocities including beatings, bombings, and murders, and have engaged in activities seeking to deny others their constitutional rights.

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APPENDIX

APPENDIX

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UNITED KLANS OF AMERICA, INC. (UKA),  
KNIGHTS OF THE KU KLUX KLAN

The United Klans of America, Inc. (UKA), Knights of the Ku Klux Klan was chartered in 1961 at Atlanta, Georgia. It was formed as a result of splits in and consolidation of other Klan groups. In July, 1961, the United Klans, Knights of the Ku Klux Klan of America, Incorporated, merged with the Alabama Knights, Knights of the Ku Klux Klan. The merged organization was headed by Robert Shelton. In October of 1961, a majority of the Klaverns of the United States Klans, Knights of the Ku Klux Klan, were merged with the UKA and Robert Shelton continued as the leader.

The UKA is the dominant Klan group in the United States with headquarters located at Tuscaloosa, Alabama, and members in several states. Robert Shelton of Tuscaloosa, Alabama, continues to be the Imperial Wizard of the organization. The stated aims and purposes of the UKA are the promotion of Americanism, white supremacy, and segregation of the races. Like other Klan organizations it is anti-Negro, anti-Semitic and anti-Catholic.

Klan members and leaders have been involved in atrocities including beatings, bombings, and murders, and have engaged in activities seeking to deny others their constitutional rights.

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APPENDIX

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APPENDIX

MINUTEMEN

The Minutemen organization was organized in 1960, reportedly to resist the spread of communism in the United States by use of guerrilla tactics. Robert B. DePugh, national coordinator of the Minutemen, was sentenced in October, 1970, for violation of the Federal Firearms Act. At the time of his arrest, DePugh was in possession of documents concerned with guerrilla warfare and other paraphernalia, including hand grenades, gun silencers, and a machine gun. DePugh was released on parole during April, 1973, and in June, 1973, indicated he planned to revitalize the Minutemen into a "two-armed organization." Arm number one was to be utilized as a political organization to run elections and control local and state political structures. Arm number two was to be a guerrilla organization made up of "strike teams" and "state teams" to be under direct control of DePugh and their existence is to be unknown to everyone, including Minutemen State Coordinators.

APPENDIX

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