## The ABA is in complete control

<u>Neither law nor elected representatives govern America</u>. Our nation is controlled and manipulated by a committee of lawyers, the American BAR(fly) Association, the infamous Bar(flies), who care not about us but about themselves and their wealth.

In September 1995, for the first time in American history, the inflow of tax revenues was less than our government had pay on just the interest it owes. In other words, our Federal government can't even pay the interest on the loans they've promised to pay to mostly foreign entities. So, we decided to dig deeper into how this came about. What we uncovered is shocking, to say the very least.

It seems that the crafty powers that control this great land behind the scenes are about to choke us into submission. The United States, Incorporated declared bankruptcy, once again, in 1933. President Franklin D. Roosevelt, the author of American socialism, declared this in Executive Orders 6073, 6102, 6111, and 6260. At the same time, all gold and silver was taken away from We the People. This was done pursuant to the Trading with the Enemy Act of October 6, 1917 when our entire nation was placed under an economic "emergency". Incidentally, this "emergency" has never been rescinded and we are still subject to the same "emergency" declaration today.

In order to bail out our insolvent federal government, the several incorporated franchise States of the Union pledged the faith and credit of We the People to the National Government. This is how we ended up with the Social Security Administration and the Council of State Governments, among many other socialistic entities. On January 22, 1937, these organizations published their Declaration of INTERdependence in The Book of States where they openly declared that all farmers (land owners) were no more than feudal tenants (page 155, 1937 edition). This was, and still is, the method used to literally steal private property from We the People in order to benefit others, without just compensation.

Today, a homeowner doesn't receive a lawful deed or title to his land. Instead, he receives a <u>Warranty</u> Deed whereby the State holds the actual title and deed as collateral for the National government's debt (the corporate body known as the United States located in Washington City). You don't own your land... the United States does. You only hold a piece of paper that <u>warrants</u> the original deed exists.

The same applies to motor vehicles. You are given a <u>Certificate</u> of Title when you buy a car, but the actual title itself is being held as collateral by the government. You are holding a piece of paper that <u>certifies</u> the title exisits. In other words, even if you have no house mortgage or car loan, you still don't own them... <u>the United States holds title to your private property</u>.

The previously mentioned Council of State Governments is now the National Conference Of Commissioners On Uniform State Laws. This organization membership consists of only Bar(fly)

licensed lawyers, the illegal and immoral monopoly that controls our nation. These licensed socialists (communists seize private land without compensation, don't they?) parade around with the royal Nobility Title of Esquire (Esq.), but according to the Constitution And By-Laws of their organization, they lobby for, pass, order, and execute statutory provisions to

"help implement international treaties of the United States or where world uniformity would be desirable" Source- 1990/91 Reference Book, National Council of Commissioners On Uniform State Laws, page 2.

In his book *The Tempting of America*, Robert Bork wrote on page 30

"We are governed not by law or elected representatives, but by an UNelected, UNrepresentative, UNaccountable committee of lawyers applying no will but their own".

He should know. Robert Bork was a Federal Judge and Supreme Court nominee.

It's a fact of truth that the Bar(fly) licensed lawyers have consistently done away with all Constitutional and Common Law and have substituted an enforced Statute Law of Codes (a/k/a Law of Merchant, Uniform Commercial Code) to keep We the People as collateral for a bankrupt United States. This is freedom and liberty? Remember, the United States (not We the People) is an artificial bankrupt corporate entity.

Once again, after World War II, the United States, Inc. declared Bankruptcy and Reorganization in 1950 [see <u>Title 5 of the United States Codes Annotated (5 USCA)</u>]. The Secretary of Treasury was appointed as the Receiver in Bankruptcy according to Reorganization Plan No. 26, <u>5</u> <u>U.S.C.A. 903, Public Law 94-564</u>. Each year since 1863, the United States has continued to file more reorganization plans.

On July 23, 1965, the corporate United States government blatantly violated our Constitution when President Lyndon B. Johnson signed the Coinage Act of 1965 which completely removed our Constitutional coinage and money. There was NO Constitutional Amendment to change our lawful money. Congress had no authority to remove silver and gold from our money. In fact, Congress was mandated by our Constitution in Article I, Section 8 and Article I, Section 10 to maintain our silver and gold Coin (U.S. Dollar) under the equal weights and measures clause. We now have worthless paper Federal Reserve Notes a/k/a Bills of Credit, redeemable for neither silver nor gold. The fact is, according to our ordained Constitution of 1787, Congress has no authority to replace silver and gold coins. Only a Constitutional Amendment can do so. But not one State has ratified such a change. Such an action is called a *de facto* act (not based on fact or law) and is unauthorized and unlawful. But, the several States sanctioned and enforced this unlawful treason.

Since these BAR(flies) deemed themselves so successful in fooling We the People, they now feel they can do any prohibited act such as ban guns that are protected by the Constitution (Clinton and Reno are Bar(fly) members). This is how dangerous and communistic these licensed "Bar" members are. Trusting one is a mistake. The Congress, made up of 73% "Bar" member lawyers, passed the Federal Tax Lien Act of 1966, whereby the entire taxing and monetary system was placed under the Uniform Commercial Code (Public Law 89-719). The UCC was written by none other than the National Conference of Commissioners On Uniform State Laws, the Bar(fly)

lawyers. When you hire a lawyer to represent you in "court", that licensed "Bar" member is prohibited from protecting your Constitutional or Christian Common Law Rights. He has taken an oath as an "officer" of the Court (a military Martial Rule Officer), and he is sworn to uphold the wishes of the State, not yours. <u>No "BAR" lawyer can represent you... he can only represent, under oath, allegiance the corporate State government</u>.

On March 28, 1970, Richard M. Nixon, a Bar(fly) attorney, issued Presidential Proclamation No. 3972, declaring yet another "emergency" because the US Postal employees went on strike. This is how the common law US Post Office was placed under the control of the Department of Defense (source- *Dept. of the Army Field Manual, FM-41-10, 1969 Edition*). Then on August 15, 1971, Nixon declared in Proclamation No. 4074 that Federal Reserve Notes (Bills of Credit) could not be converted into gold. Once again, on September 21, 1973, a state of economic "emergency" was reiterated in Executive Order No. 10033. Then on October 28, 1977, *Public Law 95-147* was passed which declared that banking institutions must be under the direction and control of the International Monetary Fund. This Act also declared that the uniform value of coins and currencies of the United States shall not apply to obligations issued after that date.

This is absolute <u>proof that Federal Reserve Notes are worthless... Congress said so</u>. The United States is insolvent (bankrupt) thanks to the work of some very cunning lawyers. A permanent state of "emergency" exists in order to implement their perversion of God's law. We the People are obligated to foot the bill and have unknowingly pledged our private property as collateral since 1863. The declared economic "emergency" has placed our monetary control under the International Monetary Fund (UN) with the Federal Reserve Corporation as the depository agent collecting the "debts", enforced by the Internal Revenue Corporation. There is no other word for this but FRAUD (perhaps deceit and trickery may be used as well).

## Woe to you, lawyers! You load men with unbearable hardships, yet you won't allow the same burdens to touch you (see *Luke 11:46*).

Jesus warned us about the "Bar" 2,000 years ago. We should have listened. The Lawyers have stolen our nation, our freedom, our God ordained Rights, and our liberties, and we didn't say a word. These proclaimed "emergencies" have created over <u>470 Federal Law provisions</u> allowing the President extraordinary and UN-Constitutional powers through Executive Orders and Presidential Proclamations and Directives (PPD's). This may explain why <u>nearly every President has been a lawyer</u>. Clinton has enough *de facto* Executive emergency power to rule our nation without concern for the Constitution or Christian Common Law.

The perverted Roman Civil Laws choked Rome to ruin, and America is following the same path. Under these PPD's and Executive Orders, the President may <u>seize property</u>, <u>organize and control</u> <u>industrial production</u>, <u>seize gold and silver</u>, <u>send military forces to foreign soil</u>, <u>institute martial</u> <u>law</u>, <u>seize and control all communication and transportation means</u>, <u>regulate and control all</u> <u>private business</u>, <u>and restrict all travel</u>. Basically, he can control the lives of every American in any manner he wishes. This is "emergency power", and Executive Orders have already been issued to implement all or any of these wishes at any time. Welcome to the reality of the current America.

## Senate Report 93-549 states

"A majority of the people of the United States have lived all their lives under emergency rule. For 40 years, freedoms and governmental procedures guaranteed by the Constitution have, in varying degrees, been abridged by laws brought into force by states of national emergency".

We can directly thank the Bar(fly) lawyers for this. State and Federal Tribunals (our entire Court system is now made up of Military Tribunals) have repeatedly stated that Constitutional and Christian Law arguments are immaterial, frivolous, and contemptuous. That's because the courts are no longer under Constitutional or Christian Common Law control. The Courts are under "emergency" control where the Constitution has been thrown out under "emergency" laws and directives.

On January 17, 1980, the President and Senate confirmed another Constitution, the Constitution of the United Nations Industrial Development Organization (Source-<u>Senate Treaty Document</u><u>No. 97-19, 97th Congress, 1st Session</u>). Our ordained Constitution of 1787 no longer applies according to Congress, the supreme Bar(fly) committee of the United States. The UN has (within its own Executive Orders and adopted measures) completely eliminated any Rights of expression, communication, movement, assembly, petition, Habeas Corpus, and Religious Freedom because of worldwide declared "emergencies". Under treaty law, the US must adhere to these provisions. <u>Our lawyer created *de facto* United States government is controlled by UN Laws, Rules, and Regulations</u>.

**"Fraud vitiates the most solemn Contracts, documents and even judgments"** <u>U.S. v. Throckmorton</u>, 98 U.S. 61, at page 65

If we don't stop the "Bar", we will surely be destroyed and placed into communistic slavery. Runaway representation from lofty places.

"I know of no safe depository of the ultimate powers of society but The People, themselves. If we think of them as not enlightened enough to exercise their control with a wholesome discretion, the remedy is not to take it from them, but to inform them. When The People are well informed, they can be trusted with their own government." -Thomas Jefferson