The Rise and Fall of Christian America

by Anthony Wayne

Publisher's Note: This is part one of a three part series concerning the facts and events that brought about the abolition of Christian America, the former united States of America.

If any one person could be more responsible for the eradication of Christian America, it would have to be A. Lincoln (we decided not to print his first name so as not to dishonor or disgrace God's Abraham). The Christian system of civil government that was established in 1776 was thoroughly abolished by A. Lincoln's second Executive Order of April 1861. This began Lincoln's War against the Christian Republic by terminating Christian constitutional law and replacing it with the pagan and ungodly Roman Imperial Laws of Caesar.

Eighty-five years after the Independence of the united States, seven Southern states of America walked out of the <u>Second Session of the Thirty-Sixth Congress</u> on March 27, 1861. In so doing, the Constitutional quorum necessary for Congress to vote was lost, and Congress was adjourned *sine die*, or "without day". This meant that there was no quorum to set a specific day and time to reconvene which, according to Robert's Rules of Order, dissolved Congress since there were no provisions within the Constitution allowing the passage of any Congressional vote without a quorum of the States. Lincoln's Executive Order called Congress back into session days later, but <u>not</u> under the authority of the Constitution. As Commander-in-Chief, Congress was called into session under the Martial Law and rule of Lincoln.

Those who are reading this should be fully informed that the so called Great Emancipator, A. Lincoln, destroyed Christian Law in America. He wasn't a Christian, so why should this surprise us? Of course, this is not what we were taught in school as children, was it? According to written accounts by Lincoln's first law partner, John T. Stuart, Lincoln

"was an avowed and open infidel, and sometimes bordered on atheism".

As cited in the book *Life of Lincoln*, Stuart went on to say that Lincoln

"went further against Christian beliefs and doctrines and principles than any man I ever heard; he shocked me. Lincoln always denied that Jesus was the Christ of God - denied that Jesus was the son of God as understood and maintained by the Christian Church".

Lincoln himself stated

"That I am not a member of any Christian church is true" in 1864.

Lincoln showed the world his true beliefs shortly after the death of his youngest son when he

consulted with mediums and ungodly spiritualists. If he had believed in God, then why did his life not show it? His eloquent speeches and quotations from the Bible do not agree with the factual accounts of his life outside of the political arena. To quote his business partner, A. Lincoln was an "open infidel". *Merriam Webster* defines an infidel as

"one who is not a Christian or who opposes Christianity; Syn. see ATHEIST".

Proof of this will be clearly seen in the pages ahead. Through his war of blood, the alleged Civil War, Lincoln became the Commander over an occupied territory, the former united States of America. With the initiation of <u>The Lieber Code</u> on April 24, 1863, A. Lincoln began to assemble his atheistic bible which became the unconstitutional Reconstruction Acts of Christian slavery and Military (Martial) Rule. The Reconstruction Acts began to be formulated in 1865 and continued to be instituted piece by piece until 1867. After Lincoln's war, some southern Christian states began to ask why there were still occupying Union Commanders in the Field. They soon learned that the Christian civil government had been abolished and military government (Martial Rule and Law) was the only jurisdiction and authority over civil Rights and Christian Law in this new time of alleged peace. This was the result of the many Reconstruction Acts. At the turn of the Twenty-first century, these Acts are still in full force and effect.

It is very interesting that President Andrew Johnson vetoed the Reconstruction Acts. According to <u>The Congressional Record</u>, page 15643 of June 13, 1867, he declared that the Acts proceeded upon the assumption that the people of each of the States shall have no Constitution, and that they were under the restraint of military rule. President Johnson stated that Congress had interfered

"in matters strictly appertaining to the reserved powers of the States, and the establishment of military tribunals for the trial of citizens in time of peace".

Americans are tried under this system today. He continued to say in his veto

"A singular contradiction is apparent here. Congress declares these local State governments to be illegal governments, and then provides that these illegal governments shall be carried on by federal officers...".

Shortly after his veto, Congress over-rode his veto. If anyone was to be the great emancipator, it should have been Andrew Johnson. Regardless of the unconstitutionality of the Reconstruction Acts, neither Congress nor the Courts could then, nor can they today, do anything about it. Both Congress and the Courts were implemented under martial law authority by "President" A. Lincoln who held the post as both Commander-in-Chief and Chief Executive in Charge of Civil Affairs. Only this dual role Chief has the power to change this through Executive Orders. The Reconstruction Acts thoroughly abolished the Constitution for the united States of (Christian) America.

It was very apparent that by 1867, these Acts had established a Military Government over occupied enemy territory. It was also very apparent that by July 4, 1861, A. Lincoln had become no less than a military power dictator. How did this become so apparent? First, the way the American flag was presented outdoors was altered to show the change. Our Christian American flag was no longer officially draped over balconies, but was rather placed on poles and standards. This manner of portraying the flag signified that of a marching army, as the Romans had done,

and as A. Lincoln had done during his war of blood that murdered over 600,000 Christians, both northern and southern. Today, our flag is flown on poles in front of every government building and public school. This signifies that the people and their local and state governments are under Martial Rule and are occupied by a standing Army. Before 1861, this was never done by anyone or any civil government in America. Previously, <u>only</u> the Army and Navy displayed the American flag on a pole or standard. Why is it mandatory that since 1861, the United States flag fly over and above every state flag? I think you can now understand the importance of this.

Secondly, the flag was replaced by a new flag to be displayed indoors.

"... a military flag is a flag that resembles the regular flag of the United States, except that it has a Yellow Fringe border on three sides" <u>4 U.S.C. Chap. 1, Secs. 1 - 3.</u>

According to United States Army Regulation AR 840-10,

"... the Flag is trimmed on three sides with Fringe of Gold, 2 1/2 inches wide... and such flags are flown indoors, only in military courtrooms" and "the Gold Fringed Flag is not to be carried by anyone except units of the United States Army, and the United States Army division associations".

This Gold Fringed Military Flag that <u>resembles</u> (see quote above) the flag of the united States of America is displayed in schools, church sanctuaries, court rooms, the Oval Office, and just about everywhere we go. Is it obvious why this Fringed Flag is displayed in every Federal, State, County, and Municipal courtroom? The answer is because they are, in reality, <u>military courts</u>. If they weren't, then they would display the true and original non-fringed American flag, wouldn't they?

But what about displaying this Military Flag in our schools and church sanctuaries? Local and County School Boards receive Federal subsidiary matching funds, so they have become "military division associations" (see quote above) by voluntarily abiding by military rule in order to receive the benefit of money from the Commander-in-Chief. Church organizations (most of them organized as statute corporations) formed under IRS 501(c)(3) Regulations have declared themselves as military division associations by accepting donations with the benefit of no taxation from the Military Commander-in-Chief.

The Reconstruction Acts replaced the Christian Constitutional form of Republicanism (I pledge allegiance to the Flag of the united States of America and to the Republic for which it stands; one Nation under God with liberty and Justice for all). The official American non-fringed flag stands as a symbol of the Christian Republic of the united States of America. This Flag symbolizes a Godly Nation secured under the Liberty and Justice of Christ Jesus, the Lord God. Does the Gold Fringed Flag belong in our Church buildings and schools? Then why do we, as sheep that have gone astray on our way to the slaughterhouse, pledge our allegiance to a symbol of Paganism? Did God not warn us to have no idols or other gods before us? I sincerely pray that from this day onward that as a Christian you will refuse to pledge to the Roman Infidel fringed flag and use that opportunity to tell those next to you exactly why you will not allow your mouth to pledge to that which is not of God. The Gold Fringed Flag must be removed from every Church sanctuary as it is an abomination before the eyes of the Lord and a pagan idol of the forces that have taken

away God's Liberty and Justice from His People. This symbol of the new military "democracy" has no place in any Christian house.

This Gold Fringed Flag flies in military courts of summary judgment procedure (summary court martial proceedings) <u>against</u> Christian civilians. The alleged Civil Affairs and the law of the court is guided by the Manual for Courts Martial which has been the guide for these courts since implementation of the War Powers Act of 1933. Military Commander Roosevelt simply decreed that rather than the Bible becoming our basis for Justice, Christians are subjected to a court martial in the alleged civil courts.

The Reconstruction initiated by Lincoln ignores <u>Article 4, Section 4</u> of our national <u>Constitution</u> whereby we are all guaranteed a republican form of government. According to <u>Mirriam</u> <u>Webster</u>,

"a Republic is a government having a chief of state who is not a monarch."

But if we are ruled under military power, then doesn't that make the Chief Commander of the army a dictator or monarch? He dictates the rules and enforces his wishes through Executive Orders. This is not Republicanism but clearly a dictatorship. Republicanism is a government in which supreme power resides with the People, not with the Commander-in-Chief of the military.

A Democracy is a government ruled by the majority... period, and without constraint as to how the 'majority' is brought to power or how they are constrained from abusing this power. Democracy can only work properly when joined with Republican terms of government where power is mandated, enforced by, and given to the People, not the government. This is why no politician speaks of the Republic, but rather all seem to only refer to Democracy. A Republican form of government cannot exist with a military government because under a republican government, lawful courts are formed by the People. In a military democracy, the courts are formed by the military as they are the majority by decree (Executive Order).

The only good comment to be brought about here is that the military government cannot abolish Lawful offices created by the original Constitutions of the States. These offices and courts exist in Law, but not in fact or reality. The Commander-in-Chief has merely ceased any funding for these offices and courts. For example, the Postmaster of the Post Office is a Lawful office, but the Postmaster is also the Chief Executive Officer of the corporate Postal Service, an unlawful military (Army) office. Military Rule has turned our eyes to see only the executive military offices so that we no longer believe the Lawful offices exist; but they do. This is why the Postmaster cannot deny Lawful general delivery (a Christian's location, not his 'address' of commercial entity privilege), but he will tell you in his capacity as the Chief Executive Officer of the U. S. Postal Service corporation that only commercial addresses are acceptable. This is part of their switch and bait game to take away your Rights and replace them with military privileges.

Back to Lincoln's Lieber Code of 1863 (see above). It was bad enough that he placed our Christian nation under military rule, abolishing Christian Liberty and Justice, but he even dictated how that military rule should be governed according to his own views and wishes. He did this in violation of the Constitutional and Christian Law (Common Law) that had founded our great Nation. The purpose for the Lieber Code was to seize power. Those of you who remember your world history classes in high school should remember that 'Absolute power corrupts absolutely'. This Code was Lincoln's 'lawful' (though unlawful) justification to seize power by extending The Laws of War and International Treaty Law. In reality, this imposed and forced foreign 'international' law on the sovereign and independent States of America.

After the War of innocent blood (the alleged Civil War), the Federal Government became a conqueror of the States by military victory. Beginning with the southern States, <u>all States became</u> Franchisees of the Federal Government.

This was initiated through the Lieber Code under the section known more commonly as the Officer's Field Code. This was an early codification of what we now call statutory law or jurisdiction and is now used in every military Gold Fringed Flag court in every State. The Field Code included replacement of the previous commercial, civil, and common laws.

"A Place, district, or country occupied by an enemy stands, in consequence of the occupation, under the Martial Law of the invading or occupying army, whether any proclamation declaring Martial Law, or any public warning to the inhabitants, has been issued or not. Martial Law is the immediate and direct effect and consequence of occupation or conquest" *Lieber Code, Article I.*

It didn't matter to Lincoln if he declared it or not; his Martial Law ruled.

In <u>Article III</u> we see the real purpose for Lincoln's occupation of the southern Christian States;

"Martial Law in a hostile country consists in the <u>suspension</u>, by the occupying military authority, of the criminal and civil law, and of domestic administration and government in the occupied place or territory, and in the substitution of military rule and force for the same, as well as in the dictation of general laws..."

This clearly shows that all Law of the land was to be suspended, including Christian Law, to be replaced by Military Rule, which it was.

Article VII states

"Martial Law extends to property, and to persons".

Lincoln wanted to make it real clear that all People and their property were now under his dictatorship.

Article X states

"Martial Law affects chiefly the police and collection of public revenue and taxes... and refers mainly to the support and efficiency of the army".

Here we see the underlying theme that is prevalent today; taxation without representation enforced by police forces of all types under Martial Law. License fees, property taxes, sales taxes, driver's permits, and all the other 'taxes', are 'privilege' taxes that allow you to work, drive a car, purchase food, and sleep under a roof without being treated like a prisoner of war... <u>if you</u> pay. Otherwise, <u>if you don't adhere to the military commander's rules and pay him his</u> <u>booty under the spoils of war, you will be placed into prison and tried in a Military Court</u> <u>as a belligerent violator and enemy of the occupying army</u>. This is why people have their houses stolen from them and auctioned at the Sheriff's steps for not paying property tax, and why you can go to the county jail for not paying a traffic ticket. Perhaps now you can begin to see the structure behind the madness of the democratic military dictatorship in power since 1861.