



Court of Ages Preparing To Convene

The Millennium Report
September 17, 2016





Save



Court of Ages Preparing To Convene

Heirs of Creation v. U.S.
Corporation

Criminal trial: August 25, 2014.
Justice: Gary Jordon, California

Prosecutor: Cindy Kay Currier, Michigan

By unanimous jury decision, the United States Corporation is guilty on all charges.

8-25-2014 7:25

Indictment: the U.S. Corporation is guilty of fraud, extortion, human trafficking,

involuntary servitude, murder, high treason, and crimes against humanity.

Fraud: Fraud is generally defined in the law as an intentional misrepresentation of material existing fact made by one person to another with knowledge of its falsity and for the purpose of inducing the other person to act, and upon which the other person relies with resulting injury or damage. Fraud may also be made by an omission or purposeful failure to state material facts, which nondisclosure makes other statements misleading. **Source.**

Extortion: Extortion is a crime in which one person forces another person to do something against his will, generally to give up money or other property, by threat of violence, property damage, damage to the person's reputation, or extreme financial hardship. Extortion involves the victim's consent to the crime, but that consent is obtained illegally. **Source.**

Human Trafficking: Article 3, paragraph (a) of the **Protocol to**

Prevent, Suppress and Punish Trafficking in Persons defines Trafficking in Persons as the recruitment, transportation, transfer, harbouring or receipt of persons, by means of the threat or use of force or other forms of coercion, of abduction, of fraud, of deception, of the abuse of power or of a position of vulnerability or of the giving or receiving of payments or benefits to achieve the consent of a person having control over another person, for the purpose of exploitation. Exploitation shall include, at a minimum, the exploitation of the prostitution of others or other forms of sexual exploitation, forced labour or services, slavery or practices similar to slavery, servitude or the removal of organs. **Source.**

Involuntary Servitude: Slavery; the condition of an individual who works for another individual against his or her will as a result of force, coercion, or imprisonment, regardless of whether the individual is paid for the labor. **Source.**

Murder: Unlawful killing. **Source.**

High Treason: Treason is criminal disloyalty to one's government. Historically, in common law countries, high treason is treason against the state. **Source.**

Crimes against humanity: Offenses that constitute a serious attack on human dignity or grave humiliation or a degradation of human beings. **Source.**

Presentment

Historian Eustace Mullins explains in his book **Secrets of the Federal Reserve** that in 1910 a secret meeting was held at a J.P. Morgan estate on Jekyll Island off the coast of Georgia. It was there that the central banking bill called the Federal Reserve Act was written by a group of bankers, lead by a United States senator named Nelson Aldrich. Senator Aldrich, who had intimate ties with the banking cartel, pushed for the bill recommending that a central bank be established in the U.S.

In 1913, with heavy sponsorship by the bankers, Woodrow Wilson became president, having already agreed to sign the Federal Reserve Act in exchange for campaign support. The Federal Reserve Act was voted in by congress two days before Christmas when most of congress was at home with their families. Wilson, then, made it law. Later, Wilson wrote in regret as recorded in the **76th Congress, 1st Session Senate Document, page 100**:

“[Our] great industrial nation is controlled by its system of credit. Our system of credit is privately concentrated. The growth of the nation, therefore, and all our activities are in the hands of a few men...who necessarily, by very reason of their own limitations, chill and check and destroy genuine economic freedom.

“We have come to be one of the worst ruled, one of the most

completely controlled and dominated governments in the civilized world – no government by free opinion, no longer a government by conviction and the vote of the majority, but a government by the opinion and the duress of small groups of dominant men.”

Congressman Louis McFadden is quoted as saying after the passage of the bill: “A world banking system was being set up here...a superstate controlled by international bankers...acting together to enslave the world for their own pleasure. The Fed has usurped the government.”

The public was told that the Federal Reserve was an economic stabilizer, that inflation and economic crisis were things of the past. However, according to reports, from 1914 to 1919 the Fed increased the money supply by nearly 100% resulting in extensive loans to small banks and the public. Then in 1920 the Fed called in mass percentages of the outstanding money supply, resulting in the supporting banks having to call in huge numbers of loans. This triggered bank runs, bankruptcies, and collapse. More than 5,400 competitive banks outside of the Federal Reserve system collapsed, further consolidating the monopoly in the small group of international bankers.

Congressman Charles Lindberg is quoted in the **76th Congress, 1st Session Senate Document, page 100**, “Under the Federal Reserve act, panics are scientifically created. The present panic is the first scientifically created one, worked out as we figure a mathematical equation.”

From 1920 to 1929 the Federal Reserve increased the money supply again, according to reports, resulting in extensive loans to the public and to banks. There was also a fairly new type of loan called a margin loan in the stock market. A margin loan allowed an investor to put down only 10% of a stock's price with the other 90% being loaned through the broker. In other words, a person could own \$1,000 worth of stock with only \$100 down. This method was very popular in the 1920s as everyone seemed to be making money in the market. However, there was a catch to this loan: it could be called in at any time and had to be paid within 24 hours. This is termed a margin call. A typical result of a margin call is the selling of stock purchased with the loan.

So, as the story goes, a few months before October in 1929, certain banking insiders quietly exited the market and on October 24, 1929, the New York financiers who furnished the margin loans started calling them in all at once. This sparked an instantaneous massive sell-off in the market because everyone had to cover the margin loans. It then triggered mass bank runs for the same reason, in turn collapsing over 16,000 banks, enable the conspiring international bankers to not only buy up rival banks at a discount, but to also buy up whole corporations at pennies on the dollar. This is sometimes referred to as the greatest robbery in American history.



Rather than increasing the money supply in order to recover from this economic collapse, the Federal

Reserve contracted it, fueling one of the largest depressions in history. Outraged, Congressman Louis McFadden initiated impeachment proceedings against the Federal Reserve board, saying of the crash and depression, “It was a carefully contrived occurrence. International bankers sought to bring about a condition of despair, so that they might emerge the rulers of us all.” McFadden died mysteriously before he had the chance to push for the impeachment. ([Copy of Congressional Record](#), 1932, pages 12595 and 12596)



Under the pretense of helping end the depression, came the 1933 gold seizure. Under the threat of imprisonment for ten years, everyone in America was required to turn in all gold bullion to the treasury. At the end of 1933, the gold standard was abolished. Before 1933, the dollar bill was backed by gold. Now it is backed by nothing. The only thing that gives the America dollar value is how much of it is in circulation; therefore, the power to regulate the money supply is also the power to regulate its value, which is also the power to bring entire economies to their knees. (Read [Executive Order 6102](#))

Today I will show that the Federal Reserve is a private corporation. It makes its own policies and is under virtually no regulation by the U.S. government. It is a private bank that loans all currency at interest to the U.S. Corporate government, completely consistent with the fraudulent central banking model that the country sought to escape from when it declared independence in the American Revolutionary war.



In 1913, the Federal Reserve Act was not the only unconstitutional bill passed through congress. The federal income tax was also passed, despite that the 16th amendment was never ratified. In the 2003 case of Donald Sullivan et al v. The United States of America et al, District Court Judge James C. Fox stated: “If you examined...[the 16th amendment] carefully, you would find that a sufficient number of states never ratified that amendment.” ([link to court document](#))



The **U.S. Treasury Department website**, a government site, states: “The Internal

Revenue Service (IRS) is a division of the Treasury Department. On July 1, 1862, Congress passed a law (12 Stat. 432; 26 U.S.C. 7802) establishing it as the Bureau of Internal Revenue.”

So the United States Treasury Department declares that the IRS is a division of Treasury, a government entity.

To the left, you see a scanned copy, in pdf form, of the case (certified by NARA) where a United States Department of Justice trial attorney denies that the Internal Revenue Service is an agency of the United States Government (see page 2, item number 4).



Diversified Metal Products, Inc., Plaintiff
v.

T-Bow Company Trust, Internal Revenue
Service, Steve Morgan, Defendants

Filed July 18, 1996

In the case of **Chrysler Corporation v. Brown**, the U.S. Supreme Court admitted that no organic Act for the development of

the IRS could be found.

See footnote 23: “[23] There was virtually no Washington bureaucracy created by the Act of July 1, 1862, ch. 119, 12 Stat. 432, the statute to which the present Internal Revenue Service can be traced.”

So what does **12 Stat. 432; 26 U.S.C. 7802** actually say?

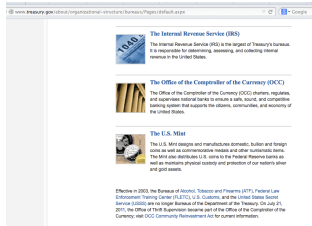
Quote: “There is established within the Department of the Treasury the Internal Revenue Service Oversight Board (hereafter in this subchapter referred to as the “Oversight Board”).

And Oversight Board was established, not a bureau as the government claims.



If the IRS is not an agency of the United States Government, what is it? According to an **investigative report by Private Attorney General, Paul Andrew Mitchell**, “The IRS appears to be collection agency working for foreign banks and operating out of Puerto Rico.” Mitchell also states: “IRS appears to be a money laundry, extortion racket, and conspiracy to engage in

a pattern of racketeering activity, in violation of **18 U.S.C. 1951** and **1961** *et seq.* (“RICO”).”



Yet, the Internal Revenue Service (IRS) is described on the **United States Treasury Department’s website** as the Treasury Department’s largest bureau.

So where does the money from the Treasury go?



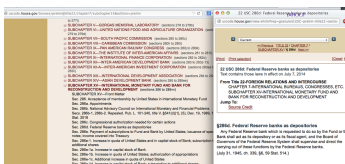
Interestingly, the Federal Reserve has a government website (.gov) where we find The Federal Reserve Act. The Federal Reserve Act, **Section 15**, states that the “monies held in the general fund of the Treasury...be deposited in Federal reserve banks...” The Federal Reserve Act (1913) is an act of congress that created and set up the federal reserve system, the central banking system of the United States of America, and granted it the legal authority to issue federal reserve notes (now commonly known as the U.S.

dollar) and federal reserve note as legal tender.

The Federal Reserve is an independent agency subject to no agency of the government.

Former chairman of the Federal Reserve, Alan Greenspan, in a **PBS News Hour interview by Jim Lehrer stated**: “Well, first of all, the Federal Reserve is an independent agency, and that means, basically, that there is no other agency of government which can overrule actions that we take.”

In **Lewis v. United States**, the United States Court of Appeals for the Ninth Circuit stated, “Examining the organization and function of the Federal Reserve Banks, and applying the relevant factors, we conclude that the Reserve Banks are not federal instrumentalities for purposes of the FTCA, but are independent, privately owned and locally controlled corporations.”



The Federal Reserve is a depository for the International Monetary Fund (IMF) as stated in the US

Code:

US Code

Title 22 – FOREIGN RELATIONS
AND INTERCOURSE

CHAPTER 7 – INTERNATIONAL
BUREAUS, CONGRESSES, ETC.

SUBCHAPTER XV –

INTERNATIONAL MONETARY

FUND AND BANK FOR
RECONSTRUCTION AND

DEVELOPMENT

Sec. 286d – Federal Reserve banks
as depositories

The United States Treasury leads
U.S. Government activities in the
International Monetary Fund (IMF).



Voting power

Voting power in the IMF is based on a quota system. Each member has a number of **basic votes** (each member's number of basic votes equals 5.502% of the total votes)^[60] plus one ad vote for each Special Drawing Right (SDR) of 100,000 of a member country's quota.^[60] The **Special Drawing Right** unit of account of the IMF and represents a claim to currency. It is based on a basket of key international currencies. Basic votes generate a slight bias in favour of small countries, but the additional votes determined by SDR outweigh bias.^[60]

The table below shows quota and voting shares for IMF members (Attention: Amendment on Voice Participation, and of subsequent reforms of quotas and governance which were agreed in 2010 but are not in effect.^[10])


| Rank | IMF Member country | Quota: millions of SDRs | Quota: percentage of the total | Governor | Alternate | Number of votes | Percentage of total votes |
|------|--------------------|-------------------------|--------------------------------|--------------|-----------------|-----------------|---------------------------|
| 1 | United States | 42,122.4 | 17.69 | Jacob J. Lew | Janet Yellen | 421,961 | 16.75 |
| 2 | Japan | 15,628.5 | 6.56 | Taro Aso | Haruhiko Kuroda | 157,022 | 6.23 |
| | | | | Jens | Wolfgang | | |

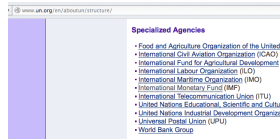
Secretary of the United
States Treasury, Jacob J.
Lew, is **Governor of the
IMF.**

Voter shares (SDRs)

determines a member's
voting power.

| | | More Currencies | | | |
|----------------------------|----------|-----------------|--------------|---------|-------|
| United States ¹ | 45,122.4 | 17.69 | David J. Lew | 427,081 | 16.75 |
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By clicking on the **IMF website** we can see all countries shares. We can also see that the United States has the most voter shares and the most voting power of all member countries.

According to the **United States Treasury website**, The United States is the largest shareholder in the IMF.

The IMF is a **Specialized Agency of the United Nations**.

So we now can easily see that United States tax payer money goes directly to support the United Nations. But Americans are not told this.

What are United States tax dollars paying for?

Below, we see the monthly United States Government treasury statement for January through may of 2014.

Is this where tax money goes?

No.

When the government wants money, the Federal Reserve prints it and loans it to the government with interest.

No American tax dollars go toward budget items such as seen below.

Outlay of the United States Government for Jan-May 2014

A few examples are listed below. Outlay begins on page 7. Department of Agriculture: \$100,695

Department of Commerce: \$5,144

Department of Defense: \$390,300

Department of Education: \$36,000

Department of Energy: \$15,543

Department of Health & Human Services: \$623,990

Department of Homeland Security: \$27,798

Department of Housing and Urban Development: \$26,410

Department of the Interior (which includes the Bureau of Land Management, Indian Affairs, etc.): \$7,193 The largest outlay seems to be for the Department of Defense and the Department of Health & Human Services.

December 7, 2004 Secretary of Defense Donald Rumsfeld developed policy for assigning U.S. military personnel to United Nations missions.

Excerpt from page 6 of the Grace Commission Report **President's Private Sector Survey on Cost Control Fact Sheet:**

The commission found that: one third of all income taxes is consumed by waste and inefficiency; one third is not collected due to the underground economy; and 100 percent of all income taxes are absorbed by interest plus government contributions to transfer payments.

In 1984, President Ronald Reagan ordered an investigation into the national debt and found that 100% of all tax monies collected go toward interest on the Federal Debt. None goes toward any treasury budget items.



In 1871 the United States was turned into a corporation in order to provide a government for the District of Columbia. But the people of the United States of American were told nothing about this.

FORTY FIRST CONGRESS. SESSION III. CH. 61, 62 1871 (page 419)

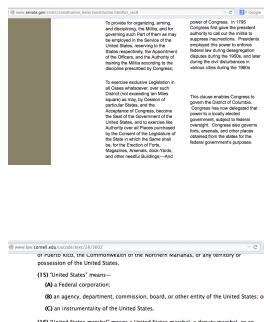
Chapter LXII (62)

“Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, that all that part of the territory of the United States indeed within the limits of the District of Columbia be, and the same is hereby, created into a government by the name of the District of Columbia, by which name it is hereby constituted a body corporate for municipal purposes, and may contract and be contracted with, sue and be sued, plead and be impleaded, have a seal, and exercise all other powers of a municipal corporation not inconsistent with the laws and Constitution of the United States and the provisions of this act.”



According to the Uniform Commercial Code, UCC9 – 307 (h), The location of the United States is the District of Columbia.

Uniform Commercial Code, UCC9 – 307 (h) – scroll down to section 9-307 and look for (h) about 1/3 of the way down the page.



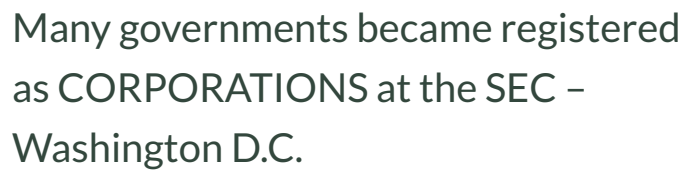
The federal jurisdiction of the United States as defined by the Constitution for the United States of America (Article 1, Section 8, Clause 17) is not “exceeding ten miles square” of the District of Columbia.

Constitution for the United States of America, Article 1, Section 8

The “United States” is defined by the United States Code is a federal

United States Code (Cornell University)

28 USC § 3002 – Definitions



And not only are governments registered as CORPORATIONS, but so are its residents as indicated by the all capital letters on birth certificates, social security cards, and driver's licenses.



record in the section describing the investigation related to this case:

“According to numerous government sources all commercial transactions in the U.S. and many other countries come under the Legislated (Administrative) Law known as the Uniform Commercial Code. These transactions all become “bonded” when they are processed through the Federal Reserve System and/or the Department of the Treasury. The courts do claim jurisdiction for commercial transactions that appear criminal. The UCC Articles themselves are Administrative Law and not subject to the jurisdiction of the courts and litigation. Over the past number of years I have had contact with those who have stated they have received proof from Department of Commerce documents that their Certificates of Live Birth are being used as commercial instruments. A detailed investigation by Carl Erickson has revealed some startling facts in this regard. When the Application and Certificate of Live Birth arrives at the Department of the Treasury in Washington, D.C. the Certificate is bonded, an account is set up with what we know as the Social Security Number, funds are borrowed. The paper credit is invested in stocks and bonds. According to the Bureau of Engraving even Federal Reserve Notes are printed bearing the Bond Number that is

assigned to and stamped on the back of each Certificate of Live Birth. The Bond Number consists of a letter (A-NO followed by eight numbers. A similar combination is now routinely printed on the back of Social Security Cards. The fact is that the very existence of every living, breathing man or woman in the Several states is bonded and used for the commercial activities of the United States (Corporate) now in receivership.”

While these statements do not necessarily constitute proof, they do raise questions which warrant further investigation.

A financing statement (Form UCC1) is filed to perfect a security interest under the Uniform Commercial Code.

“Under Article 9 of the Uniform Commercial Code (UCC), which covers secured transactions, in order for a creditor to become a secured party—that is, a party with a legal right to take possession of collateral in the event of the debtor’s failure to pay—the creditor must take special steps. These steps are

known as *attachment of a security interest*.” **Source.**

Here, as we see in section 13, the Obama administration has perfected a security using a UCC filing where he lists as collateral: **“As all real men with hands and legs, and all real land in the United States of America -14,000,000,000,000,000- WITH TRUST IN GOD, this real estate is with the PUBLIC.”**



From the **Code of Federal Regulations**, published on the Cornell University Law School website.

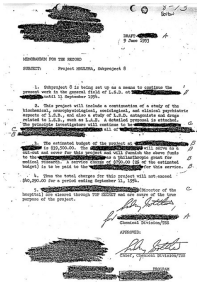
Commercial crimes are defined as any of the following types of crimes (Federal or State): Offenses against the revenue laws; burglary; counterfeiting; forgery; kidnapping; larceny; robbery; illegal sale or possession of deadly weapons; prostitution (including soliciting, procuring, pandering, white slaving, keeping house of ill fame, and like offenses); extortion; swindling and confidence games; and attempting to commit, conspiring to commit, or compounding any of the foregoing crimes. Addiction to narcotic drugs and use of marihuana will be treated as if such were commercial crime.

Definition of Commerce:

“Intercourse by way of trade and traffic between different peoples or states and the citizens or inhabitants thereof, including not only the purchase, sale, and exchange of commodities but also the instrumentalities and agencies by which it is promoted and the means and appliances by which it is carried on, and the transportation of persons as well as of goods, both by land and by sea.” **Source.**

So as we see, the United States is a corporation that extracts money from the people through work, fines, court activities, etc., and funnels it to projects unknown to the people, many of which are military in nature.

Covert Human Experimentation



Project MKULTRA, or MK-ULTRA, was the code name for a covert, illegal CIA human research program, run by the Office of Scientific Intelligence. This official U.S. Government program began in the early 1950s, continuing at least through the late 1960s, and it used U.S. and Canadian citizens as its test subjects. The published evidence indicates that Project MKULTRA involved the use of many methodologies to manipulate individual mental states and alter brain functions, including the surreptitious administration of drugs and other chemicals, sensory deprivation, isolation, and verbal and sexual abuse. Project MKULTRA was first brought to wide public attention in 1975 by the U.S. Congress, through investigations by the

Page 7

“At least one death, that of Dr. Olson, resulted from these activities.

“View this pdf document online

Church Committee, and by a presidential commission known as the Rockefeller Commission. Investigative efforts were hampered by the fact that CIA Director Richard Helms ordered all MKULTRA files destroyed in 1973; the Church Committee and Rockefeller Commission investigations relied on the sworn testimony of direct participants and on the relatively small number of documents that survived Helms’ destruction order. In 1977, an FOIA request uncovered a cache of 20,000 documents relating to project MKULTRA, which led to

here.

On the Senate floor in 1977, Senator Ted Kennedy said:

The Deputy Director of the CIA revealed that over thirty universities and institutions were involved in an “extensive testing and experimentation” program which included covert drug tests on unwitting citizens “at all social levels, high and low, native Americans and foreign.” Several of these tests involved the administration of LSD to “unwitting subjects in social situations.” At least one death, that of Dr. Olson, resulted from these activities. The Agency itself acknowledged that these tests made little scientific sense. The agents doing the monitoring were not qualified scientific observers.

Source. (This article was found on the Princeton University website and reportedly derives from **Wikipedia**. More may be found on Wikipedia **here**.)

To view video testimony by Roseanne Bar, Cathy O’Brien and Mark Phillips, <http://www.youtube.com/watch?v=TMrd56B-ok0>



In 1932, the U.S. Public Health Service began working with the Tuskegee Institute to perform **syphilis experiments** on black male subjects without their informed consent. The subjects, some healthy and some with syphilis, were told they were being treated for “bad blood,” yet no appropriate treatments for syphilis were provided. The experiment continued for 40 years.

In 1972, amid public outcry resulting from media exposure, the study was shut down. In the summer of 1973 a class-action lawsuit was filed on behalf of those involved in the study. In 1974, the case was settled out of court for \$10 million and life-long medical benefits.

Why bring this up now? Because the CDC is at it again. This time manipulating data that obscured a higher incidence of autism in African-American boys taking the MMR (measles, mumps, and rubella) Vaccine. According to an **August 24, 2014 article in Yahoo news**, “Dr. Hooker’s study...shows that African-American boys receiving their first MMR vaccine before 36 months of age are 3.4 times more likely to develop autism vs. after 36 months.”

Eugenics



Merriam-Webster defines eugenics as “a science that tries to improve the human race by controlling which people become parents.” A **University of Vermont study** shows that compulsory sterilization laws were adopted by all 50 of the United States while the U.S. Corporation did nothing to intervene. The study states:

“American eugenic laws and practices implemented in the first decades of the twentieth century influenced the much larger National Socialist compulsory sterilization program, which between 1934 and 1945 led to approximately 350,000 compulsory sterilizations and was a stepping stone to the Holocaust. Even after the details of the Nazi sterilization program (as well as its role as a precursor to the ‘Euthanasia’ murders) became more widely known after World War II (and which the *New York Times* had reported on extensively and in great detail even before its implementation in 1934), sterilizations in some American states did not stop. Some states continued to sterilize residents into the 1970s.”

In the 1927 case of **Buck v. Bell**, the United States

Supreme Court ruled to uphold the Amherst County Circuit Court's ruling to allow the State Colony for Epileptics and Feeble Minded to forcibly sterilize 18 year old Carrie Buck. The court record shows Justice Oliver Wendell Holmes as justifying the decision stating, "Three generations of imbeciles are enough." Evidence entered for Ms. Buck's mental incapacity consisted of her having a child out of wedlock after being raped by a relative. According to EncyclopediaVirginia.org, the decision has never been overruled and stands to this day despite evidence that Carrie Buck's sterilization was based on a false diagnosis. Eugenics is a violation of the Fourteenth Amendment to the United States Constitution which guarantees equal protection under the law.

Remedy Sought

As remedy in this case, I request the following:

1. The Corporation using the name "United States" be immediately disbanded.
2. Anyone knowingly maintaining or perpetuating its unlawful

practices be arrested without bail and brought to trial.

3. The Armistice & Accord and Letters Patent (as found at Risetogether.weebly.com) be honored and implemented forthwith.

4. The Heirship Economy ([as described here](#)) be implemented as soon as possible for all who choose it by free-will.

5. If it is determined by the court that a transition period be implemented, begin by implementing NESARA immediately:

Implementing NESARA immediately.

NESARA implements the following changes:

1. Zeros out all credit card, mortgage, and other bank debt due to illegal banking and government activities.
2. Abolishes income tax.
3. Abolishes IRS; any monies required to operate the government to be paid by those who perpetrated the crimes against the people and the value of their estates disbursed.
4. Increases benefits to senior citizens.
5. Returns Constitutional Law subject to Natural Law (and **Maxims of Love**) to all matters at law.
6. Establishes new Presidential and Congressional elections within 120 days after NESARA's announcement.
7. Monitors elections and prevents illegal election activities of

special interest groups.

8. Creates new US Treasury currency, “rainbow currency,” backed by gold, silver, and platinum precious metals.

9. Initiates new U.S. Treasury Bank System in alignment with Constitutional Law.

10. Eliminates the Federal Reserve System.

11. Restores financial privacy.

12. Retrains judges who did not knowingly commit crimes to become justices in Constitutional Law under Natural Law.

13. Ceases all aggressive, US government military actions worldwide.

14. Establishes peace throughout the world.

15. Initiates first phase of worldwide prosperity distribution of vast wealth which has been accumulating for many decades.

The law requires that the farmer claims to be paid first before the general public receives funds.

16. Releases enormous sums of money for humanitarian purposes.

17. Enables the release of new technologies such as free energy devices, pollution cleanup, and sonic healing machines.

END

<http://www.courtofages.com/heirs-of-creation-v-us-corporation.html>

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5