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# WHITE HOUSE CORRESPONDENCE TRACKING WORKSHEET

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O - OUTGOING				
□ H - INTERNAL				
□ I - INCOMING  Date Correspondence  Received (YY/MM/DD)				
Name of Correspondent: H.F. Kunmel				
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A - Appropriate Action C - Comment/Recommendation D - Draft Response F - Furnish Fact Sheet	I - Info Copy Only/No Ac R - Direct Reply w/Copy S - For Signature X - Interim Reply	tion Necessary	A - Answered B - Non-Special Referr	
to be used as Enclosure		State of the state	Type of Response =	Initials of Signer
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**CLASSIFICATION SECTION** No. of Additional Media: Individual Codes: Correspondents: Prime Secondary Subject Codes: Subject Code: PRESIDENTIAL REPLY Code Date Comment Form Time: DSP Time: Media: SIGNATURE CODES: MEDIA CODES: CPn - Presidential Correspondence B - Box/package n - 0 - Unknown n - 1 - Ronald Wilson Reagan C - Copy D - Official document n - 2 - Ronald Reagan G - Message H - Handcarried n - 3 - Ron n - 4 - Dutch n - 5 - Ron Reagan n - 6 - Ronald n - 7 - Ronnie L - Letter M - Mailgram O - Memo P - Photo CLn - First Lady's Correspondence R - Report S - Sealed T - Telegram n - 0 - Unknown n - 1 - Nancy Reagan n - 2 - Nancy

n - 3 - Mrs. Ronald Reagan

CBn - Presidential & First Lady's Correspondence n - 1 - Ronald Reagan - Nancy Reagan n - 2 - Ron - Nancy

V - Telephone

X - Miscellaneous

Y - Study

#### THE WHITE HOUSE

WASHINGTON

January 11, 1983

MEMORANDUM FOR FRED F. FIELDING

FROM:

JOHN G. ROBERTS

SUBJECT:

Correspondence from H.F. Kimmel

to the President

H.F. Kimmel of Texas has sent numerous legal-looking documents to the President, asserting several things, most prominently that the Sixteenth Amendment, authorizing taxation without apportionment, is invalid (would that it were so) and that William Howard Taft, who held office during the ratification of the Sixteenth Amendment, was improperly inaugurated President. Taft was born in a state from the Old Northwest Territory, whose constituent elements, according to Kimmel, were improperly admitted as States, and Taft was therefore never a citizen of the United States.

I recommend no response.

Attachments

par ring

2000 MR. PRESIDENT RONALD REAGAN THE WHITE HOUSE 1600 PENNSYLVANIA AVENUE WASHINGTON, D.C. 20500 "SUBJECT" THE ILLEGAL SIXTEENTH [SO DUBBED] AMENDMENT TO THE UNITED STATES CONSTITUTION. ARTICLE XVI THE 16TH AMENDMENT TO THE CONSTITUTION WAS PROPOSED BY THE FROM TEXT CONGRESS ON JULY 12, 1909. [THIS WAS DURING ILLEGAL] PRESIDENT HOWARD TAFT'S TENURE IN OFFICE, MARCH-1909 TO MARCH-1913. PAY CLOSE ATTENTION AND SCRUTINIZE THIS: SO DUBBED, 2. "16TH AMENDMENT TO THE CONSTITUION" AS PHASE'S AND/OR PHRASES ARE EXCERPTED AND UNFURLED AND ACCOMPANIED BY CONNOTATIONS, AND PHASES AND/OR PHRASES FROM OTHER TEXTS OF STATUTE'S, DISPLAYING THE PERTINENT FACT THAT THESE HEINOUS AND NEFARIOUS SCHEMES ARE ADMISSIBLE EVIDENCE. PURSUANT: TO U.S.C. TITLE 1. SEC. 113, PUB. L. CH. 388, 3. THAT NO OTHER AUTHENTICATION IS NECESSARY, TO ESTABLISH THIS 16TH AMENDMENT AS AN ARTIFICE IN VIOLATION OF U.S.C. TITLE 18 SEC. 1341 [THE LOVE OF MONEY IS THE ROOT OF ALL EVIL WHICH LED TO THESE HEINOUS SCHEMES OF VIOLATION U.S.A. CONSTITUTION] ITS EXPRESS PURPOSE OF EXECUTION BY THE ADVISE OF THE 4. MEMBERS OF THE UNITED STATES SENATE HAS PROVED TO BE, AND IS IN VIOLATION OF THE UNITED STATES CONSTITUTION ARTICLE 1. SECTION 10, U.S.C. TITLE 18 SECTION'S 272, 1001, 1341, AND 1343 AND U.S.C. TITLE 18 SECTION'S 2384 AND 2385 SEDITION" THE AFOREMENTIONED IN PRECEEDING PARAGRAPH 4. IS IN THE ILLICIT 5. INTERNATIONAL SOCIAL SECURITY AGREEMENTS. CHAPTER VII PAGE 72 "PHRASE" "THE SENATES EXCLUSIVE AUTHORITY TO ADVISE AND CONSENT" AND ETC. ON PAGE 75 THE SENATE IS ALSO RESPONSIBLE FOR THE ILLICIT 6. ACTIVITIES OF THE INTERNAL REVENUE SERVICE -1ARTICLE XVI (SO DUBBED 16TH AMEND.)

7.

Α.

FROM TEXT TO WIT. (a) THE CONGRESS SHALL HAVE POWER TO LAY AND COLLECT TAXES ON INCOMES. CONNOTATED: THE HOLY SCRIPTURES HAVE BEEN JUDICATED AND THE LEGISLATURES, AND SENATORS CONFORMS TO JAMES 5, -12 TO WIT: "LET YOUR YEA BE YEA; AND YOUR NAY BE NAY;" AND ETC. THIS IS "A" WAY THE CONGRESS BOTH HOUSES HAVE OF PASSING LEGISLATION FOR "WE THE PEOPLE" TO BE "GOVERNED BY" AND HAVE ABORTED "WE THE PEOPLE" OF OUR LEGAL MONETARY SUPPLY AND VIOLATES THE U.S.A. CONST. ARTICLE 1, SECTION 10 AND AMED (6)1, 4, 5, 9, AND 14.

THE SCRIPTURES ALSO DECLARES, IN ST. LUKE 10.7. "FOR THE LABOURER IS WORTHY OF HIS HIRE".

BUT "THE SENATES EXCLUSIVE [USURPED] AUTHORITY, PURSUANT.

TO THE ILLEGAL INTERNATIONAL S.S. AGREEMENTS ON PAGE 72 TO

ADVISE AND CONSENT" ARE IMPOSING [LADING] THE LABOURERS WITH

ARTIFICE AFTER ARTIFICE; WHILE AT THE SAME TIME BECOMING

RICHER DAILY, WHICH NECESSITATES, THE CONTINGENCIES OF THE

CONTINUITY OF THIER PERVERSED DISTORTIONS AND CONCEALING

THE TRUE FACTS FROM "WE THE PEOPLE" THE TRUE GOVERNMENT OF

THESE UNITED STATES OF AMERICA

AND ARE WILLFULLY, FLAGRANTLY AND BLATANTLY FEIGNING
UNCONSCIONABLENESS, AND WITH WANTON DISREGARD OF THEIR OATH
AND/OR AFFIRMATION; TO UPHOLD, ENFORCE AND DEFEND THE INVIOLABLE
PROVISIONS OF THE ARTICLES OF CONFEDERATION; SPECIFICALLY
ARTICLE XIII AND THE UNITED STATES CONSTITUTION.

ARTICLE XVI (SO DUBBED 16TH AMEND.)

TO WIT: (b) "FROM WHATEVER SOURCE DERIVED."

CONNOTATED PURSUANT: TO THE INTERNATIONAL SOCIAL SECURITY

AGREEMENTS CHAPTER VII ON PAGE 72 TO WIT. THE SENATE APPROVED

THE SUPPLEMENTARY [ANGLE AND/OR ANGLES] AGREEMENT AS A TREATY

"SUBJECT TO THE UNDERSTANDING THAT THE ARRANGEMENTS REFERRED

TO IN ARTICLE VII, PARAGRAPH 1, OF THE SAID AGREEMENT SHALL

BE MADE BY THE UNITED STATES ONLY IN CONFORMITY WITH PROVISIONS

OF "STATUTE"

B. PURSUANT: TO U.S.C. TITLE 1. [GENERAL PROVISIONS] SECTION 113.

CAPTION

"LITTLE AND BROWN'S" EDITION OF LAWS AND TREATIES; SLIP LAWS; TREATIES AND OTHER INTERNATIONAL ACTS. SERIES; ADMISSIBILITY IN EVIDENCE

C.

D.

F.

G.

Η.

I.

IN TEXT, PURSUANT: TO, UNITED STATES CONSTITUTION ARTICLE
VI CLAUSE 2. THIS CONSTITUTION, AND THE LAWS OF THE UNITED
STATES WHICH SHALL BE MADE IN PURSUANCE THEREOF: [THE ARTICLES
OF CONFEDERATION; SPECIFICALLY ARTICLE XIII] AND ETC. OR
WHICH SHALL BE MADE, UNDER THE AUTHORITY [INVIOLABLE PROVISIONS]
OF THE UNITED STATES CONSTITUTION, SHALL BE THE SUPREME LAW
OF THE LAND; AND THE JUDGES IN EVERY STATE SHALL BE BOUND
THEREBY, ANYTHING IN THE CONSTITUTION OR LAWS OF ANY STATE
TO THE CONTRARY NOT WITHSTANDING.

THE SENATORS AND REPRESENTATIVES BEFORE MENTIONED, AND THE MEMBERS OF THE SEVERAL STATE LEGISLATURES, AND ALL EXECUTIVE AND JUDICIAL OFFICERS BOTH OF THE UNITED STATES AND OF THE SEVERAL STATES, SHALL BE BOUND BY OATH OR AFFIRMATION, TO SUPPORT THIS CONSTITUTION: AND ETC.

CONNOTATION: THE "PHRASE'S BOTH OF THE UNITED STATES" ESTABLISHES
THE "FACT" THE 13 ORIGINAL UNITED STATES AS AN INDEPENDENT
ENTITY OF CONFEDERATION OF STATES AS ONE NATION.

THE "PHRASE" "AND THE SEVERAL STATES". AND THE ORDINANCE OF 1787: THE NORTHWEST TERRITORIAL GOVERNMENT

### SECTION 14

TO WIT: IT IS HEREBY ORDAINED AND DECLARED, BY THE AUTHORITY AFORESAID, [OF THE PRECEDING 13 SECTION'S OF THE 1787: ORDINANCE] THAT THE FOLLOWING ARTICLES OF COMPACT, BETWEEN THE ORIGINAL STATES AND THE PEOPLE AND STATES IN THE SAID TERRITORY, FOREVER REMAIN UNALTERABLE, UNLESS BY COMMON CONSENT, TO. WIT:

THIS AFORESAID [UNDER (G) SEC. 14] COMPACT CONSIST'S OF I THRU. VI ARTICLES.

ARTICLE IV. OF THE AFORESAID COMPACT CONSIST'S OF

(a) THE SAID TERRITORY, AND THE STATES WHICH MAY BE FORMED THEREIN, SHALL FOREVER REMAIN A PART OF THIS CONFEDERACY OF THE UNITED STATES OF AMERICA, SUBJECT TO THE ARTICLES OF CONFEDERATION, AND TO SUCH ALTERATIONS THEREIN AS SHALL BE CONSTITUTIONALLY MADE: AND TO ALL THE ACTS AND ORDINANCES

4

OF THE UNITED STATES IN CONGRESS ASSEMBLED, CONFORMABLE THERETO AND ETC.

THE LEGISLATURES OF THOSE DISTRICTS OR NEW STATES, SHALL

NEVER INTERFERE WITH THE PRIMARY DISPOSAL OF THE SOIL BY

THE UNITED STATES IN CONGRESS ASSEMBLED, NOR WITH ANY REGULATIONS

CONGRESS MAY FIND NECESSARY FOR SECURING THE TITLE IN SUCH

SOIL TO THE BONA FIED PURCHASERS.

NO TAX SHALL BE IMPOSED ON LANDS THE PROPERTY OF THE UNITED STATES.

HENCE; I BELIEVE THE REASON THE SO DUBBED 16TH. AMENDMENT TO THE CONSTITUTION, DOES NOT MENTION THE UNITED STATES IN CONGRESS ASSEMBLED

BUT THE INCLUSIVE ENTITY AS A NATION IS MENTIONED AS
THE SEVERAL STATES ARE MENTIONED IN THIS ARTICLE. IV. AS
THE CONFEDERACY OF THE UNITED STATES OF AMERICA

## PURSUANT TO

#### ARTICLE V

TO. WIT. THERE SHALL BE FORMED IN THE SAID TERRITORY NOT
LESS THAN THREE NOR MORE THAN FIVE STATES;

CONNOTATED AND DEFINES THE BOUNDARIES OF THE STATES TO BE
FORMED IN THE SAID TERRITORY "ANNOTATION" SEE [ENCLOSED]

THE AMERICAN HERITAGE PICTORIAL ATLAS OF UNITED STATES HISTORY;

MAP ON PAGE 114

PARAPHRASE

ROM TEXT AND WHENEVER ANY OF THE SAID STATES SHALL HAVE SIXTY THOUSAND

FREE INHABITANTS THEREIN, SUCH STATES SHALL BE ADMITTED,

BY ITS DELEGATES, INTO THE CONGRESS OF THE CONGRESS (CONFEDERACY)

OF THE UNITED STATES, AND ETC. AND SHALL BE AT LIBERTY TO

FORM A PERMANENT CONSTITUTION AND STATE GOVERNMENT:

ARTICLE XVI (SO DUBBED 16TH AMEND.)

ROM TEXT TO WIT: (c): WITHOUT APPORTIONMENT AMONG THE SEVERAL STATES,

AND WITHOUT REGARD TO ANY CENSUS OR ENUMERATION.

"PROVIDED." THE CONSTITUTION AND GOVERMENT, SO TO BE FORMED,

SHALL BE REPUBLICAN, AND IN CONFORMITY TO THE PRINCIPLES

THESE ARTICLES ARE EMBEDDED IN, ARTICLE IV, TO WIT: THE

CONTAINED IN THESE ARTICLES, [THE PRINCIPLES CONTAINED IN

SAID TERRITORY, AND THE STATES WHICH MAY BE FORMED THEREIN
SHALL FOREVER REMAIN A PART OF THIS CONFEDERACY OF THE UNITED
STATES OF AMERICA, SUBJECT TO THE ARTICLES OF CONFEDERATION;
SPECIFICALLY ARTICLE XIII AND ETC.]

В.

С.

D.

10.

В.

С.

Ε.

CONNOTATED THE ARTICLES OF CONFEDERATION SPECIFICALLY ARTICLE XIII, IS THE BASIC FOUNDATION FOR THE CONSTITUTION OF THE UNITED STATES OF AMERICA IN CONGRESS ASSEMBLED, PURSUANT: TO THE CONSTITUTION "[ARTICLE VI. "IS THE SUPREME LAW OF THE LAND]".

"PROVIDED" CONTINUATION OF PRECEEDING 9 A. AND, SO FAR AS

IT CAN BE CONSISTENT WITH THE GENERAL INTEREST OF THE CONFEDERACY,

SUCH ADMISSION SHALL BE ALLOWED AT AN EARLIER PERIOD, AND

WHEN THERE MAY BE A LESS NUMBER OF FREE INHABITANTS IN THE

STATE THAN SIXTY THOUSAND.

THE PRECEDING IN SECTION 9.C. BEING INCERTED IN "THE COMPACT" AS THEIR CONSTITUTION.

[PRUSUANT: TO THE PRECEDING 8.G.OF THIS DOCUMENT UNDER [CAPTION]
SECTION 14]

SET THE [ILLEGAL] PRECEDENCE; THAT FOISTERED THE ILLEGAL SO DUBBED 16TH AMENDMENT TO THE UNITED STATES CONSTITUTION.

NOVEMBER 3, 1977 THE 95TH CONGRESS, 1ST SESSION PASSED HOUSE DOCUMENT NO. 95-256.

AND PURSUANT. TO U.S.C. TITLE 1. [GENERAL PROVISIONS]

SECTION 201 (a) PUBLISHED IN PAMPLET FORM, THE CONSTITUTION

OF THE UNITED STATES OF AMERICA AS AMENDED.

WHICH BLATANTLY ADMITS THERE NEVER WAS NOR HAS THERE
EVER BEEN A LEGAL 16TH AMENDMENT [AS SUCH] TO THE CONSTITUTION
OF THE UNITED STATES OF AMERICA IN CONGRESS ASSEMBLED.

PURSUANT: TO. U.S.C. TITLE 1. [CAPTION; GENERAL PROVISIONS]
SECTION 201 (a) (b) and (c).

PURSUANT: TO U.S.C. TITLE 1. SECTION 202 (a) (b) (c)

THIS HOUSE DOCUMENT 95-256 WHICH WAS ORDERED PRINTED

BY PETER W. RODINO NOVEMBER 3, 1977 AND PURSUANT: TO U.S.

GOVERNMENT PRINTING OFFICE WASHINGTON: 1978: AND DISTRIBUTED

PER SE, BUT TO U.S.C. TITLE 1. SECTION 201 TO WIT: IN ORDER

TO AVOID DUPLICATION AND WASTE--

(a) PURSUANT: TO THE [ILLEGAL] INTERNATIONAL SOCIAL SECURITY

AGREEMENT. CHAPTER VII PAGE 72, THESE ARRANGEMENTS OF SUPPLEMENTARY [ANGLES] AGREEMENTS. ARE UNCONSTITUTIONAL.

- (b) BUT THE SENATES EXCLUSIVE AUTHORITY TO ADVISE AND CONSENT.
  IS UNCONSTITUTIONAL.
- (c) BUT PURSUANT: TO HOUSE DOCUMENT 95-256 AND MADE AVAILABLE IN 1978.
- (d) BUT THE SENATE PURSUANT: TO THE GOVERNMENT MANUAL FOR 1981, AND 1982 ON PAGE 447 THE SENATE IS STILL ADVISING AND WASTING "WE THE PEOPLE" SO STATES THAT CONGRESS FIRST GOT THEIR AUTHORITY TO COLLECT TAXES FROM WAGERS IN 1913 PURSUANT: TO THE ILLICIT 16TH AMENDMENT TO THE CONSTITUTION.

THRU 1978 THRU OCT. 20, 1982. THE MEMBERS OF CONGRESS BOTH HOUSE'S AND THEIR ANCILLARY EMPLOYEES PURSUANT: TO HOUSE DOCUMENT 95-256 [95TH CONGRESS, 1ST SESSION] ARE AWARE THAT THE 16TH SO DUBBED AMENDMENT TO THE CONSTITUTION IS AN ARTIFICE AND VIOLATES UNITED STATES CONSTITUTION ARTICLE 1. SECTION 10, AMENDMENTS 1, 4, 5, 9, AND 14. U.S.C. TITLE 18. SECTION 1341, 1343, 1001, and & 72.

11.

12.

BUT THE SENATE IS BLATANTLY ADVISING THEIR ANCILLARY EMPLOYEES,
TO GET ALL THE MONEY THEY CAN WITHOUT REGARD FOR THE INVIOLABLE
PROVISIONS OF THE ARTICLES OF CONFEDERATION SPECIFICALLY
ARTICLE XIII, AND THE UNITED STATES CONSTITUTION, AND THE
CONSTITUTIONAL LAWS.

PURSUANT: TO U.S.C. TITLE 1. SECTION 106b. I BELIEVE THE MEMBERS OF THE SENATE WERE AWARE AND ARE AWARE THAT THE SO DUBBED 16TH AMENDMENT WAS AN ARTIFICE WHEN IT WAS ORDERED TO BE PRINTED FEBRUARY 25, 1913.

HOUSE DOCUMENT 95-256 95TH CONGRESS 1ST SESSION ESTABLISHED THIS AS FACT, NOVEMBER 3, 1977.

PURSUANT THE AFOREMENTIONED IN SECTION B THE MEMBERS OF CONGRESS BOTH HOUSES IN THE YESTERYEARS AND OF THIS DATE ARE GUILTY OF VIOLATING U.S.C. TITLE 18 SECTION 1621. PERJURY

PERFIDY IN OFFICE, VIOLATING. U.S.C. TITLE 18 SECTION'S 663, 664, 872, 1341, 1343, AND 1954.

PURSUANT: TO UNITED STATES CONSTITUTION SO DUBBED 16TH AMENDMENT TO WIT:

DOES NOT MENTION THE UNITED STATES. JUST THE SEVERAL STATES.
WHICH IN ARTICLE VI OF THE ARTICLES OF COMPACT PURSUANT:
TO, ORDINANCE OF 1787: THE NORTHWEST TERRITORIAL GOVERMENT.

ARTICLE VI

13.

14.

TO WIT: [IN TEXT] BE IT ORDAINED BY THE AFORESAID, THAT

THE RESOLUTIONS OF THE 23RD OF APRIL, 1784, RELATIVE TO THE

SUBJECT OF THIS ORDINANCE, BE, AND THE SAME ARE HEREBY, REPEALED

AND DECLARED NULL AND VOID.

DONE BY THE UNITED STATES, IN CONGRESS ASSEMBLED, THE 13TH DAY OF JULY, IN THE YEAR OF OUR LORD 1787, AND OF THEIR SOVEREIGNTY AND INDEPENDENCE THE TWELFTH.

ARTICLE XVI

ILLICITLY DUBBED 16TH AMENDMENT

BUT IS IN POSITIVE CONFLICT WITH UNITED STATES CONSTITUTION

ARTICLE 1. SECTION 2. CLAUSE 3., ARTICLE 1. SECTION 9. CLAUSE

4, ARTICLE 1. SECTION 10. ARTICLES IV. AND VI. AMENDMENTS

I, III, IV, V, IX, XIV.

AMENDMENT III IS MENTIONED BECAUSE IN JANUARY OF 1975,

THE SENATE EMPLOYED A NATIONAL SYNDICATED LAW FIRM AS AN

INTERFACE PURSUANT: TO THE INTERNATIONAL SOCIAL SECURITY

AGREEMENTS ON PAGE 71. CHAPTER VII. PARA. 1. TO WIT. UNIQUE

AMONG U.S. TREATIES AND INTERNATION AGREEMENTS ON SOCIAL

SECURITY, IS THE AGREEMENT SUPPLEMENTING THE TREATY OF FRIENDSHIP,

AND ETC. CONNOTATED THESE AGREEMENTS WERE MADE BY THE SENATE

IN 1953 USING ITALY AS AN INTERFACE, AND ENTERED INTO FORCE

IN 1961 WITHOUT REGARD TO THE FACT AS STATED ON PAGE 72.

TO WIT. [PHRASE] THE SENATES RESERVATION TO ARTICLE

VII OF THE AGREEMENT IS NOT SURPRISING, THIS UNDER "A" IS

NOT "LEGALLY PRESCRIBED BY LAW".

PURSUANT: TO "PHRASE" IN CONTEXTUAL FORM PHRASE, TO. WIT.

MANY [SO DUBBED] AUTHORITIES ON CONSTITUTIONAL LAW HAVE THEORIZED

[THEORIZED HAS NO EQUITY OR MERIT SPECIFICALLY WHEN IT AFORESTATES]

"PHASE" TO WIT. "IT IS UNDERSTOOD THAT THE ENTRY INTO FORCE

[AS AFOREMENTIONED] PHRASE; THE PROTOCOL OF EXCHANGE BRINGING

THE AGREEMENT INTO FORCE STATED THAT "IT IS UNDERSTOOD THAT

THE ENTRY INTO FORCE OF THE ARRANGEMENTS MENTIONED IN CHAPTER

VII, PARAGRAPH 1, OF THE AGREEMENT IS SUBORDINATE IN ANY CASE

\$

TO FULFILL ON THE PART OF THE UNITED STATES OF AMERICA OF,
ITS PROVISIONS OF STATUTE; AND ETC.

BUT WITHOUT REGARD AND/OR RESPECT AND FLAGRANTLY, BLATANTLY DISPLAYING WANTON DISREGARD FOR THEIR OATH AND/OR AFFIRMATION AND FEIGNING UCONSCIONABLENESS TO THE FACT, THEY; THE SENATOR'S HAVE AND ARE DECLARING "PHRASE" THE SENATES EXCLUSIVE AUTHORITY TO ADVISE AND CONSENT" [THIS PLACES THE SENATORS AND THE MEMBERS OF HOUSE OF REPRESENTATIVES, LEGISLATURES; IN THE POSITION OF VIOLATING U.S.C. TITLE 18 SECTION'S 663, 664, 872, 1341, 1343 AND 1621 1001] ON TREATIES' AND ETC. PURSUANT: TO ARTICLE 1. SEC. 7

TO WIT. ALL BILLS FOR RAISING REVENUE SHALL ORIGINATE IN THE HOUSE OF REPRESENTATIVES,

THESE SOCIAL SECURITY CONTRIBUTIONS ARE SUPPOSED TO BE DEPOSITED TO THE INDIVIDUAL MAKING THE CONTRIBUTIONS,

BUT: THE SENATE HAS "USURPED" THEIR AUTHORITY AND DECLARED THESE CONTRIBUTATIONS A SOURCE OF "REVENUE"

Η.

J.

THE SENATE UNDER THE DISGUISE OF ACTING IN THE BACK GROUND,

OF THEIR INTERFACE; THEIR ANCILLARY EMPLOYEES AND ARE RESPONSIBLE

FOR THE VIOLATION OF U.S.C. TITLE 18 SECTION 872 AND U.S.A.

CONST. AMEND. IV U.S.C. TITLE 18 SECTION(S) 1341-1343-1621,

2384-2385

ALSO VIOLATING U.S.C. TITLE 18 SEC. 664 AND VIOLATING U.S.C.

TITLE 18 SEC. 663 AND USING THE EXTORTED FUNDS FROM THE WAGES.

AS BY DEMANDING LABOURING AND EMPLOYED INDIVIDUALS PAY THE

ILLICIT SOCIAL SECURITY ILLEGAL TAXATION, IS BASED ON WAGES

EARNED. THIS CATEGORICALLY ESTABLISHES THIS TAXATION AS

A PORTION OF WAGE SCALE. AND IS NOT CAPITAL GAIN

ALSO THE SENATE IS GUILTY OF VIOLATING THE UNITED STATES

CONSTITUTION BY ADVISING THE SOCIAL SECURITY ADMINISTRATORS

TO TAX ALL INDIVIDUALS. PAYROLLS. [THIS IS EXTORTION] AND

VIOLATES U. S.A. CONST. ARTICLE IV. SEC. 2. CLAUSE 1. AND

U.S.C. TITLE 18 SECTION 2385 AND PURSUANT: TO LAW OF TORTS

U.S.C. TITLE 18 SECTION'S 664 AND 1621.

THEN ADVISING THE I.R.S. TO VIOLATE UNITED STATES CONSTITUTION ARTICLE 1 SEC. 10 AND AMENDMENTS I, IV. V. IX. AND XIV. BY

DEPRIVING ANY CITIZEN OF ANY RIGHT AND/OR RIGHTS. VIOLATES

U.S.C. TITLE 18 CHAPTER 115. SPECIFICALLY SECTIONS 2384 AND

2385 AS "WE THE PEOPLE" ARE THE TRUE GOVERNMENT OF THE UNITED

STATES OF AMERICA.

PURSUANT. TO HOUSE DOCUMENT 95-256 PASSED BY THE MEMBERS OF CONGRESS BOTH HOUSES THEMSELVES. IN THE 95TH CONGRESS 1ST SESSION, NOVEMBER 3, 1977.

BUT THE SENATE IS STILL ADVISING THE; THEIR I.R.S. ANCILLARY EMPLOYEES TO VIOLATE U.S.C. TITLE 18 SECTION'S 872, 1001, 663, 664, AND 1954 U.S.C. TITLE 18 SECTION'S 2, AND 218.

PURSUANT: TO THE INTERNATIONAL SOCIAL SECURITY AGREEMENTS CHAPTER VII. PAGE 75 (a) IN FACT A WORKER NEEDS ONLY 5 1/2 YEARS OF COVERED WORK IN 1973 TO QUALIFY FOR RETIREMENT AND ETC.

QUESTION JUST WHERE DOES THE REST OF THIS MONEY DISAPPEAR TO? AS THIS IS WHAT IS TERMED LAUNDERED MONEY.

PURSUANT: TO THE INTERNATIONAL SOCIAL SECURITY AGREEMENTS
ON PAGE 75 TO PARAPHRASE

TO WIT. THE WORKING LIFETIME BEGINS FOR ALL PERSONS WITH
THE YEAR OF ATTAINING AGE 22 (OR THE YEAR 1951, IF LATER)
AND ENDS WITH THE YEAR BEFORE A PERSON ATTAINS AGE 62, BECOMES
DISABLED OR DIES ANNOTATED IF A PERSON GOES TO WORK AT
AGE, SAY 60 YEARS AND WORKS UNDER COVERED WORK AND WORKS TO
ATTAINING AGE 62 THAT INDIVIDUAL IS VESTED PURSUANT TO U.S.C.
TITLE 18. SEC. 245, AND U.S.C.A. CONST. ARTICLE IV SEC. 2
CLAUSE 1.

QUESTION? JUST WHAT BECOMES OF THE MONEYS COLLECTED BEFORE
A WORKER BECOMES 22 YEARS OF AGE? AND AFTER ATTAINING AGE
62?

QUESTION? JUST WHAT BECOMES OF THE MONEY A WORKER MAKES
AFTER THAT PERSONS BECOMES 62 YEARS OF AGE AND CONTINUES
TO WORK. ESPECIALLY IF THAT PERSON HAS ENOUGH CREDITS TO
RETIRE IF THAT PERSON CONTINUES TO WORK AFTER 65 YEARS OF
AGE.

l5.

PURSUANT: TO. THE INTERNATIONAL SOCIAL SECURITY AGREEMENTS,
CHAPTER VII PARAGRAPH 1.

THE SENATE APPROVED THIS ILLEGAL ARTIFICE, SO TERMED
THE SUPPLEMENTARY [ANGLE] AGREEMENT AS A TREATY "SUBJECT
TO THE UNDERSTNADING THAT THE ARRANGEMENTS REFERRED TO IN
ARTICLE VII PARAGRAPH 1. OF THE SAID AGREEMENTS SHALL BE
MADE BY THE UNITED STATES ONLY IN CONFORMITY WITH PROVISIONS
OF "STATUTE".

Α.

16.

17.

18.

19.

BUT THE SUPPLEMENTARY ANGLE AND/OR ANGLES THAT WERE AND ARE ARRANGED, AND THE SENATE HAVING EXCLUSIVE AUTHORITY TO ADVISE AND CONSENT, WAS AND IS OPERATING; [PURSUANT. TO THE UNITED STATES CONSTITUTION ARTICLE 1. SECTION'S 7, 8, 9, AND 10, ARTICLE II, SECTION 1. CLAUSE 4. SECTION 3. SECTION 4. [SEC. 4. CONVICTION OF TREASON, BRIBERY. OR OTHER HIGH CRIMES AND MISDEMEANORS.

ARTICLE III. (VIOLATION OF) SECTION 1, SECTION 2. CLAUSE

1 CLAUSE 2. SECTION 3. CLAUSE 1. PURSUANT: TO. CLAUSE 1.

IN 1968, THE SUPREME COURT REFUSED OVER 1/2 MILLION SOCIAL

SECURITY RECIPIENTS; THEIR RIGHT TO DUE PROCESS OF LAW PURSUANT

TO ARTICLE IV SECTION 1, SECTION 2. CLAUSE 1 UNITED STATES

CONSTITUTION AMENDMENTS. ARTICLE'S 1, 4, 5, 7, 9. 10, AND

14.

THIS WAS BROUGHT ABOUT BY THE SUPREME COURT IN 1968

DISCRIMINATING AGAINST THE AGED, INFIRM AND DISABLED, BY

NOT HONORING THEIR OATH AND/OR AFFIRMATION BEFORE THEY ENTER

THEIR DUTIES. AS SUPREME COURT JUDGES.] OUTSIDE THE PERIMETER

OF THEIR CONSTITUTIONAL VESTMENTS. BY NOT HONORING COMPLAINTS

FILED UNDER U.S.C. TITLE 42 SECTION 1983.

THEREFORE PURSUANT: TO U.S.C. TITLE 1 SECTION 113 AND PUBLIC LAWS-CH. 388 SECTION'S 112- AND 113

AND THE CONSTITUTION OF THE UNITED STATES OF AMERICA AS AMENDED PRESENTED BY MR. RODINO

NOVEMBER 3, 1977 ORDERED TO BE PRINTED

THIS CATEGORICALLY ESTABLISHES THE SENATE AS ACTING
AS OPPRESSING THE POOR AND AGED. THE UNDERPRIVILEDGED, THE
DISABLED AND ETC.

AND VIOLATING U.S. CONSTITUTION AMENDMENT 14, "PHRASE"

"PENSION'S SHALL NOT BE QUESTIONED" BUT THIS HAS NOT APPLIED

TO THE S.S. RECIPIENTS

-10-

**20.** 

22.

23.

24.

25.

THIS DISCRIMATIVE ACTION ALSO VIOLATES U.S. CONSTITUTION

ARTICLE IV SECTION 1, SECTION 2. CLAUSE 1. AND U.S.C. TITLE

18 SECTION'S 245, 241, 242, 663, 664, 872, 1341, 1343, 1001,

1621, 1954, 2384 AND 2385.

PURSUANT: TO THE INTERNATIONAL SOCIAL SECURITY AGREEMENT

ON PAGE'S 71, THE SENATE [ON PAGE 72] APPROVED THE SUPPLEMENTARY

[ANGLE] AGREEMENT AS A TREATY [KNOWING THE] "SUBJECT. TO

THE UNDERSTANDING THAT THE ARRANGEMENTS REFERRED TO " IN

ARTICLE VII, PARAGRAPH 1, OF THE SAID AGREEMENT SHALL BE

MADE BY THE UNITED STATES ONLY IN CONFORMITY WITH PROVISIONS

OF "STATUTE" THE PROTOCOL OF EXCHANGE BRINGING THE AGREEMENT

INTO FORCE STATED THAT "IT IS UNDERSTOOD THAT THE ENTRY INTO

FORCE OF THE ARRANGEMENTS MENTIONED IN ARTICLE VII, PARAGRAPH 1,

OF THE SAID AGREEMENT IS SUBORDINATE IN ANY CASE TO THE FULFILLING

ON PART OF THE UNITED STATES OF AMERICA OF ITS PROVISIONS

CONNOTATED; BUT THE SENATE USURPING AND DECLARING THEMSELVE'S, WITH MALICE AFORETHOUGHT; OF IMPLEMENTING, THE AFOREMENTIONED SUPPLEMENTARY ANGLE AND VIOLATED, THE ARTICLES OF CONFEDERATION, SPECIFICALLY ARTICLE XIII, THE UNITED STATES CONSTITUTION, AND U.S.C. TITLE 1. SECTION'S 112, 113 AND PUBLIC LAWS. CH. 388.

STATUTES AT LARGE SECTION'S 112 AND 113

THE VIOLATION OF THE AFOREMENTIONED CONSTITUTIONAL PROVISIONS,
AND THESE AFOREMENTIONED CONSTITUTIONAL U.S.C. TITLE'S AND
SECTION'S AND THE PUBLIC LAWS AND SECTIONS NOTWITHSTANDING

ESTABLISHES I BELIEVE

OF STATUTE. AND ETC.

WITH ANY CHICANEROUS ACTIVITIES SUCH AS ABORTING THE UNITED STATES CITIZENS OF THEIR [HERITAGE] THE LEGAL MONEARY SUPPLY, INCLUDING PURSUANT: TO U.S. CONSTITUTION ARTICLE1, SEC. 10 AND THE SEGRATION OF DECLARING VARIOUS CITIZENS TO BE DISECTED FROM THEIR UNITED STATES CONSTITUTION ARTICLE IV SECTION 2 CLAUSE 1. SUCH AS THOSE THAT CONTRIBUTE TO THE ILLICIT SOCIAL SECURITY SCHEMES.

PURSUANT TO THE AFOREMENTIONED, SENATE'S [ILLEGAL] ADVISING AND/OR CONSENTING. THAT THEIR ANCILLARY EMPLOYEE'S, VIOLATES U.S.C. TITLE 18 SECTION 872 EXTORTS, OUT OF AGE BRACKET,

[AGE 22 TO AGE 62] THIS IS PURSUANT TO: THE INTERNATIONAL S.S. AGREEMENTS TAXES "LABOURER'S" AND ALSO DEMANDING AND FORCING THE EMPLOYERS PAY A CORRESPONDING ILLEGAL AMOUNT OF TAXES TO MATCH THE SAME ILLEGAL TAX. THIS ALL ADDS TO INFLATION.

- THESE ILLEGAL TAXES PURSUANT: TO U.S.C. TITLE 18 SECTION

  664, AND 1954, AND TO THE UNITED STATES CONSTITUTION ARTICLE

  IV, AND VI. AND AMENDMENTS 1, IV, V, IX. X, AND XIV, AND

  U.S.C. TITLE 12, ARE SUPPOSEDLY TO BE DEPOSITED IN THE BANK

  TO THE CREDIT OF AND MADE AVAILABLE TO THE INDIVIDUAL [PURSUANT.

  TO U.S. CONST. AMEND. IV, V. IX AND XIV] FROM WHOM IT WAS

  EXTORTED.
- 27. BUT THESE SO DUBBED SOCIAL SECURITY TRUST FUNDS ARE PLACED
  IN A COMMUNIST FUND AND SUPPOSEDLY DEPOSITED IN THE UNITED
  STATES TREASURY; AND DECLARED UNAPPROPRIATED FUNDS.
- PURSUANT: TO. THE PHRASE IN THE INTERNATIONAL SOCIAL SECURITY
  AGREEMENT AND ARRANGEMENTS, CHAPTER VII PARAGRAPH 1 PAGE 72.
  THE PHRASE "THE SENATES EXCLUSIVE AUTHORITY; TO ADVISE AND
  CONSENT."
- 29. PURSUANT: TO U.S.C. TITLE 7. SECTION 322. AND OTHER SECTION'S OF U.S.C. TITLE 7. THESE UNAPPROPRIATED "FUNDS" [TERMED REVENUES] ARE TO BE APPROPRIATED EVERY YEAR
- 30. PURSUANT: TO THE INTERNATIONAL SOCIAL SECURITY AGREEMENTS FUNDS. PAGE 72

31.

TO WIT: BUT BILLS TO RAISE "REVENUE", OF WHICH SOCIAL SECURITY [ILLEGAL] LEGISLATION IS ONE TYPE, [ILLEGAL AND IN VIOALTION OF U.S.C. TITLE 18 SECTION'S 872 AND 1341, 663, 664, AND 1954] MUST ORIGINATE IN THE HOUSE, ACCORDING TO THE CONSTITUTION, ARTICLE 1, SEC. 7. THIS I BELIEVE IS MISAPPROPRIATION OF EXTORTED MONEY'S WHICH CAN BE TERMED - LAUNDERED MONEY THE AFOREMENTIONED IN SEC. 30 ESTABLISHED THE FACT THAT THE

MEMBERS OF CONGRESS BOTH HOUSES OF [ILLEGALLY] DEALING AND FUNDING THEIR SALARIES. AND FUTURE AND PRESENT PENSION AND FUTURE PENSION PLANS. ILLEGALLY; WITH THIS ILLEGAL SPURIOUS MONEY NAMELY THE FEDERAL RESERVE BANK NOTES AND SPURIOUS [ILLEGAL] COINED MONEY IS COUNTERFEIT.

.2.

13.

34.

35.

36.

AND THIS SPURIOUS COUNTERFEIT MONEY VIOLATES UNITED STATES CONSTITUTION, ARTICLE 1 SECTION 10, ARTICLE IV SECTION(S)

1, 2, CLAUSE 1. SECTION 4 AMENDMENTS. 1, 4, 5, 9, AND 14

U.S.C. TITLE 1. SEC.(S) 1066, 109, 110, 111, 112, 113, PUB.

L. CH. 388 SEC.(S) 112, 113. U.S.C. TITLE 18 SEC.(S) 872,

1001, 1341, 1343, 241, 242, 245, 1985, 2384, 2385 U.S. .A.

CONSTARTICLE II. SECTION 2. CLAUSE 3,

THE MEMBERS OF CONGRESS BOTH HOUSES AND THE PRESIDENT BY

PERMITTING THIS SPURIOUS MONEY TO BE PRINTED IN THE PRINTING

PRESSES OF THESE UNITED STATES AND THE MINTING OF THIS SPURIOUS,

[AND PURSUANT: ARTICLE 1 SECTION 10] INFERIOR QUALITY, [AS

PROVIDED SILVER AND GOLD COINS] WHICH ESTABLISHES THE FACT,

THAT THESE AFOREMENTIONED ELECTED PUBLIC OFFICIALS BY
VIOLATING THE INVIOLABLE PROVISION'S OF ARTICLE 1. SECTION

8. CLAUSE 5. HAVE AND ARE FAILING AND/OR REFUSING TO LIVE
UP TO U.S.C. TITLE 18 SECTION 1621 THIS VIOLATES U.S.C.
TITLE 18 SECTION'S 2384, AND 2385 "SEDITION"

PURSUANT: TO UNITED STATES CONSTITUTION ARTICLE 1. SECTION

8, CLAUSE 6

THE MEMBERS OF CONGRESS BOTH HOUSES IN THE YESTERYEARS

AND OF THIS DATE OCTOBER 22, 1982.BEGINNING IN 1913, AND

PRESIDENT WOODROW WILSON SPECIFICALLY ON DECEMBER 23, 1913

SIGNED AN ILLEGAL DOCUMENT; IT HAS BEEN REPORTED, THIS DOCUMENT

WAS REPORTED TO HAVE BEEN DECLARED PASSED BY ONE INDIVIDUAL;

"CORONEL HOUSE" REPORTED AS BEING OF THE ROTHCHILD BANKING

CARTEL, WHO DECLARED IT TO HAVE BEEN PASSED WHEN THERE WAS

NOT ENOUGH LEGISLATORS FOR A QUORUM TO DECLARE THE LEGISLATURE

IN SESSION, BUT IT WAS REPORTED THE LEGISLATURES HAD LEFT

THEIR VOTES IN PROXY TO BE VOTED PURSUANT: TO THE WILL OF

THE INDIVIDUAL IN POSSESSION OF THE SAID PROXIES.

THESE LUDICROUS GESTURES ILLEGAL AND ILLICITLY BEING IMPOSED

ON THE UNITED STATES OF AMERICA. AT THIS DATE OCTOBER 22,

1982.IS LISTED IN U.S.C. TITLE 12 IN SUBCHAPTER 1 [CAPTION]

FEDERAL RESERVE BANKS.

SECTION 531. EXEMPTION FROM TAXATION

TO WIT. FEDERAL RESERVE BANKS, INCLUDING THE CAPITOL STOCK

AND SURPLUS THEREIN AND THE INCOME DERIVED THEREFROM, SHALL

BE EXEMPT FROM FEDERAL STATE AND LOCAL TAXATION. EXCEPT

UPON REAL ESTATE:

37. HAS HAD AND IS HAVING THE SAME OR DESIRED EFFECT AS DEFINED

IN U.S.C. TITLE 18 SECTION 2385 THIS UNDER CAPTION "ADVOCATING

OVERTHROW OF GOVERNMENT" THE UNITED STATES CONSTITUTION "REPUBLICAN"

FORM OF GOVERNMENT

"THE METHODS BEING USED"

CAN, AND COULD, AND WAS, AND ISBEING ACCOMPLISHED

38.

39.

40.

41.

В.

C.

42.

(a) BY AND WITH AND THROUGH THE COMBINED EFFORTS BY THE ENEMIES OF THE UNITED STATES IN CONGRESS ASSEMBLED, AND THE STATES AND TERRITORIES THAT BECAME BOUND [PURSUANT. TO U.S.C. TITLE 18 SECTION 7] TO THESE ORIGINAL THIRTEEN, STATES. REFERRED. TO AS THE UNITED STATES OF AMERICA IN CONGRESS ASSEMBLED

PURSUANT. TO THE PERTINENT INFORMATION AS PUBLISHED IN THE AMERICAN HERITAGE PICTORIAL ATLAS OF UNITED STATES HISTORY ON PAGE 115, THE CAPTION IS

# NEGOTIATIONS FOR PEACE

THESE PERTINENT CONDITIONS, ARE FOR PEACE AND THE TERRITORY

GAINED ON MAP PAGE 114 IN THE AFOREMENTION ATLAS, BY THE ENEMIES

OF THE UNITED STATES IN CONGRESS ASSEMBLED TO BE FURTHER

COMMENTED ON IN SEC. 41

PURSUANT: TO SEC.(S) 40 AND SEC. 39. THE PERTINENT INFOR-MATION HERETOFORE MENTIONED IS THE BASIS FOR THE PERTINENT INFORMATION WHICH IS CONTAINED IN U.S.C. VOLUME 1

# UNDER CAPTION

THE ORGANIC LAWS OF THE UNITED STATES OF AMERICA

FIRST IS - THE DECLARATION OF INDEPENDENCE

SECOND IS - THE ARTICLES OF CONFEDERATION

THIRD IS - THE ORDINANCE OF 1787 NORTHWEST TERRITORIAL GOVERN-MENT

FOURTH - THE CONSTITUTION OF THE UNITED STATES OF AMERICA
AS ORDAINED

ARTICLE XIII.OF THE ARTICLES OF CONFEDERATION IS THE FOUNDATION

AND IS PERPETUAL IN SCOPE AND BASICALLY THE FUNDAMENTAL PRINCIPALS

OF THE FUNCTIONAL OPERATION FOR THE EXECUTIVE ACT'S FOR "WE

1 1

THE PEOPLE THE TRUE GOVERNMENT" OF THE UNITED STATES OF AMERICA
[IN CONGRESS ASSEMBLED] AND ALSO THE SEVERAL STATES WHICH
COMPRIZES THE CONFEDERACY OF THE UNITED STATES OF AMERICA
WHICH COMPRIZES THE 5 STATES IN THE TERRITORY, THAT IS AT
THE DISPOSAL OF ENGLAND [NORTHWEST TERRITORIAL GOVERNMENT]
THE NEGOTIATIONS AS MENTIONED SEC. 39 AND SEC. 40 PURSUANT;
TO [HENRY STRACHY'S 1782, PROPOSAL, THAT ENGLAND RETAIN ALL
LANDS NORTH OF THE OHIO RIVER THE FUTURE NORTHWEST TERRITORY
AND ETC.]

3.

15.

16.

17.

18.

19.

PURSUANT, TO: THE MAP ON PAGE 114 THE NOTATION COUNTRY

NORTH OF THE OHIO RIVER AT THE DISPOSAL OF ENGLAND [REYNEVAL]

THIS IS THE NORTHWEST TERRITORIAL GOVERNMENT OF THIS DATE

OCTOBER 23, 1982

PURSUANT: TO. ORDINANCE OF 1787: THE NORTHWEST TERRITORIAL GOVERNMENT'S COMPACT WHICH INCLUDES I THRU. VI ARTICLES,

PURSUANT: TO SEC. 14 [OF THE ORDINANCE OF 1787: SO STATES]

IT IS HEREBY ORDAINED AND DECLARED, BY THE AUTHORITY AFORESAID,

THAT THE FOLLOWING ARTICLES SHALL BE CONSIDERED AS ARTICLES

OF COMPACT, BETWEEN THE ORIGINAL STATES AND THE PEOPLES AND

STATES IN THE SAID TERRITORY, AND FOREVER REMAIN UNALTERABLE,

UNLESS BY COMMON CONSENT, TO. WIT:

THIS SEC. 14. AS AFOREMENTIONED FUNDAMENTALLY IS THE SAME
TO THE CONFEDERACY OF THE UNITED STATES OF AMERICA, AS THE
ARTICLE OF CONFEDERATION, SPECIFICALLY ARTICLE XIII. IS TO
THE UNITED STATES IN CONGRESS ASSEMBLED, AS AFOREMENTIONED
IN PURSUANT: TO SECTION 42.0F THIS DOCUMENT

AND IN ARTICLE VI OF THE NORTHWEST TERRITORIAL GOVERNMENT.

THE UNITED STATES IN CONGRESS ASSEMBLED.

TO WIT. BE IT ORDAINED BY THE AUTHORITY AFORESAID. THAT THE RESOLUTION OF THE 23RD OF APRIL, 1784, RELATIVE TO THE SUBJECT OF THE ORDINANCE, BE, AND THE SAME ARE HEREBY, REPEALED, AND DECLARED NULL AND VOID.

CONNOTATED: THE AFOREMENTIONED SEVERED THE SEVERAL STATES FROM THE UNITED STATES OF AMERICA IN CONGRESS ASSEMBLED.

THIS IS PURSUANT: TO THE CONSTITUTION OF THE UNITED STATES
ARTICLE 1, SECTION 1, SECTION 2. AND SECTION 3.

- PURSUANT: TO SEC. 47. IN THIS DOCUMENT AND [ARTICLE VI OF NORTHWEST TERRITORIAL GOVERNMENT.] PARAPHRASE TO WIT: DONE BY THE UNITED STATES IN CONGRESS ASSEMBLED, THE 13TH DAY OF JULY. IN THE YEAR OF OUR LORD, AND OF THEIR SOVEREIGNTY AND INDEPENDENCE.
- THIS ESTABLISHED THE CONFEDERACY OF THE UNITED STATES OF
  AMERICA
- in the ensueing years following, as a result established a [symbolical] "trojan horse"
- BEAR IN MIND, THAT MOST OF THE GREAT NATIONS OF THE WORLD
  IN PAST HISTORY CRATERED FROM WITHIN.
- ALSO BEAR IN MIND THE THIRTEEN ORIGINAL STATES OF THESE UNITED STATES OF AMERICA IN CONGRESS ASSEMBLED, ESTABLISHED, THE CONSTITUTION OF THE UNITED STATES ON THE FIRM FOUNDATION OF THE ARTICLES OF CONFEDERATION SPECIFICALLY ARTICLE XIII, AND SECURED IT TO "WE THE PEOPLE" THE TRUE GOVERNMENT. OF THE UNITED STATES OF AMERICA.
- AND, AMONG THE INVIOLABLE RIGHT'S OF THE UNITED STATES CONSTI-55. TUTION, SO STIPULATED PURSUANT: TO ARTICLE II. SECTION 1. CLAUSE 4. TO WIT: NO PERSON EXCEPT A NATURAL BORN CITIZEN, OR A CITIZEN OF THE UNITED STATES, AT THE TIME OF THE ADOPTION OF THIS CONSTITUTION, SHALL BE ELIGIBLE TO THE OFFICE OF PRESIDENT: NEITHER SHALL ANY PERSON BE ELIGIBLE TO THAT OFFICE WHO SHALL NOT HAVE ATTAINED THE AGE OF THIRTY FIVE YEARS, AND FOURTEEN YEARS A RESIDENT WITHIN THE UNITED STATES, 56. BUT THE MEMBERS OF THE SUPREME COURT. WHICH OF THIS DATE OCTOBER 23, 1982, PURSUANT: TO, THE CONGRESSIONAL DIRECTORY, [97TH CONGRESS,] FOR 1981 THERE IS ON THE SUPREME COURT FOUR MEMBERS THAT WAS BORN IN THE CONFEDERACY OF THE UNITED STATES OF AMERICA AND PRESIDENT RONALD REAGAN BORN IN TAMPICO ILL. FEB. 6, 1911 WHOSE BIOGRAPHY IS ON PAGE 447
- 57. JUSTICES OF THE SUPREME COURT.
  - 1. POTTER STEWART, BORN: JACKSON, MICH. JAN 23, 1915: PAGE 706.
  - 2. HARRY A. BLACKMUN, BORN: NASHVILLE, ILL. NOV. 12, 1908 PAGE 707.
  - 3. WILLIAM H. RENQUEST, BORN MILWAUKEE, WIS. OCT. 1, 1924 PAGE 707.
  - 4. JOHN PAUL STEVENS, BORN, APRIL 20, 1920 CHICAGO, ILL.

THERE WERE SEVEN PRESIDENTS FROM THE CONFEDERACY OF THE UNITED STATES OF AMERICA, WHICH COMPRIZES THE OCCUPANCY OF THE AFOREMENTIONED NORTHWEST TERRITORY, HEREIN AFOREMENTIONED IS AT THE DISPOSAL OF ENGLAND.

PRESIDENT RONALD W. REAGAN IS THE 8TH PRESIDENT FROM THIS TERRITORY, THAT HAS ITS OWN INDEPENDENCE AND SOVEREIGNTY.

THIS VIOLATES UNITED STATES CONSTITUTION ARTICLE II SECTION

1. CLAUSE 4.

9.

0.

11.

12.

WILLIAM HOWARD TAFT WAS FROM OHIO, THIS ALSO VIOLATED U.S. CONSTITUION ARTICLE II, SECTION 1. CLAUSE 4,

AND ALSO IMPOSED, WITH THE COLLABORATION OF MEMBERS

OF THE SENATE AND THE LEGISLATURES THE ILLEGAL 16TH [SO DUBBED]

AMEND. TO THE U.S. CONST., AND THE ILLEGAL INTERNATIONAL

SOCIAL SECURITY [ARRANGEMENTS] AGREEMENTS IN 1913 ON "WE

THE PEOPLE" THE TRUE GOVERNMENT

- WILLIAM HOWARD TAFT, SERVED ONE 4 YEAR TERM AS PRESIDENT OF THE UNITED STATES.
- WOODROW WILSON WAS ELECTED PRESIDENT IN 1913, AND DECEMBER
  23RD [IT WAS SAID LATE AT NIGHT] 1913 ILLEGALLY SIGNED A
  BILL THAT HAD NOT BEEN PROCESSED PURSUANT: TO DUE PROCESS,
  PURSUANT. TO THE UNITED STATES CONSTITUTION ARTICLE 1 SEC.
  7 THE ILLEGAL BILL, PRESIDENT WILSON SIGNED, PAVED THE WAY
  FOR THE COLLABORATIONISTS OF THE MEMBERS OF CONGRESS BOTH
  HOUSE'S TO VIOLATE UNITED STATES CONSTITUTION ARTICLE 1 SECTION
  8. CLAUSES 5, AND 6. ARTICLE 1. SECTION 10. AMENDMENTS 1.
  4, 5, 9, AND 14, WHICH IS STILL RAMPANTLY BEING IMPOSED OF
- THIS DATE NOVEMBER 2, 1982 ON THE CITIZENS OF THE UNITED STATES OF AMERICA.
- WOODROW WILSON, IT HAS BEEN REPORTED; BEFORE HE DIED, CONFESSED,
  THAT HE HAD COMMITTED TREASON, AGAINST THE UNITED STATES
  CITIZENS.
- PRESIDENT WARREN GAMALIEL HARDING WAS INAUGURATED AS PRESIDENT
  MARCH 4, 1921 AND DIED IN SAN FRANCISCO, CA. OF A SUDDEN
  ILLNESS AUGUST 2, 1923.
- JUSTICE OF THE SUPREME COURT OF THE UNITED STATES OF AMERICA

BY PRESIDENT WARREN G. HARDING. IN THIS HIGH OFFICE. AND
ETC. HE SERVED AND ETC. FOR NINE YEARS. UNTIL FORCED TO RESIGN
BY SERIOUS ILLNESS IN 1930.

- AS PRESIDENT MARCH 4, 1881 TO SEPTEMBER 19, 1881 HE WAS SHOT JULY 2, 1881 AND LIVED TILL SEPT. 19, 1881.
- MARCH 4, 1897 TO SEPTEMBER 14, 1901. HE WAS ASSASSINATED

  AT BUFFALO, NEW YORK SEPTEMBER 6, 1901.

SECTION 8 PRESIDENTS FROM THE CONFEDERACY OF THE UNITED STATES

OF AMERICA [OHIO AND ILLINOIS]

IN 66. JAMES A GARFIELD ASSASSINATED

EN 67. WILLIAM MCKINLEY "

IN 60. WILLIAM HOWARD TAFT SERVED ONE FULL TERM

EN 64. WARREN G. HARDING SERVED FROM MARCH 4, 1921 TO AUGUST 2, 1923, DIED OF A SUDDEN ILLNESS.

RONALD REAGAN WAS INAUGURATED JANUARY 20, 1981. IN THE ENSUEING MONTHS ATTEMPTED ASSASSINATION WAS MADE ON HIS LIFE.

ALL OF THESE AFOREMENTIONED PRESIDENTS ARE FROM THE TERRITORY OF THE CONFEDERACY OF THE UNITED STATES OF AMERICA. THERE ARE THREE OTHER EX-PRESIDENTS FROM THE AFOREMENTIONED TERRITORY THAT AREN'T MENTIONED HERE BY NAME.

59. PURSUANT: TO.

58.

THE ELECTED OFFICIALS OF THE UNITED STATES AND THEIR ANCILLARY
EMPLOYEES HAVE REACHED SUCH A STATE OF SCHIZ-O-PHRENIA, AND
ARE A GROUP AFFLICTED WITH PSYCHOTIC DISORDERS, AND ARE FEIGNING
UNCONSCIONABLENESS OF THEIR ENIGMATIC DEXTERITY OF ADROITNESS
AND ELOQUENCE, HAVING THE POWER OF FLUENT, AND FORCIBLE SPEECH,
WHICH IS AND OR WAS, WITH MALICE AFORETHOUGHT. DESIGNED AND
FABRICATED TO HAVE THE EFFECT, TO EXPUNGE THEIR OATH AND/OR
AFFIRMATION TO UPHOLD, ENFORCE AND DEFEND (PROTECT) THE UNITED
STATES CONSTITUTION. AND ALIENATED THEMSELVES FROM AND TO
EXTIRPATE THE UNITED STATES CONSTITUTION REPUBLICAN FORM
OF GOVERNMENT.

70. AND IMPOSED A STATE OF DO-LOUR ON THE MASSES OF PEOPLE OF THE UNITED STATES OF AMERICA,

AND ON THE MASSES OF THE PEOPLE'S OF THE WORLD AT LARGE. 71.

12.

74.

75.

76.

77.

78.

THE ABOVE MENTIONED ESTABLISHED DOLT-ISH-NESS [STUPIDITY]

THAT THE AFOREMENTIONED [IN SECTION 69] PUBLIC OFFICIALS 13

AND THEIR ANCILLARY EMPLOYEES. HAVE EMPIRICALLY CONJURED UP FROM THE ILLEGAL INTERNATIONAL SOCIAL SECURITY [ARRANGEMENTS] AGREEMENTS. SPECIFICALLY CHAPTER VII.

AND FROM [THE ARTIFICE WHICH VIOLATES U.S.C. TITLE 18 SECTION'S 872, 663, 664, 1341, 1343, 1001, 1954] THE ILLEGAL 16TH [SO DUBBED] AMENDMENT TO THE CONSTITUTION OF THE UNITED STATES OF AMERICA AS AMENDED H. CON. RES. [BY MR. RODINO] PASSED NOVEMBER 3, 1977 95TH CONGRESS 1ST SESSION HOUSE DOCUMENT 95-256.

AS DEFINED ON PAGE II, THE CONCURRENT RESOLUTION AND ON PAGE IV, PARAGRAPH 6

ON PAGE'S 1 AND 4 OF THE UNITED STATES CONSTITUTION. WHICH THE CRUX IS THERE IS NOT NOR NEVER HAS BEEN A 16TH AMENDMENT TO THE CONSTITUTION, BUT THE 16TH [SO DUBBED] AMENDMENT TO THE CONSTITUTION OF THE UNITED STATES OF AMERICA [REFERRED TO IN 1787] IN CONGRESS ASSEMBLED.

THE (SO DUBBED) 16TH AMENDMENT, AND THE ILLEGAL INTERNATIONAL SOCIAL SECURITY AGREEMENTS THESE NEFARIOUS SCHEMES WERE AND ARE IMPOSED ON THE UNITED STATES OF AMERICA, AND IS THE AFTERMATH OF THE ILLEGAL TENURE OF WILLIAM HOWARD TAFT. AS PRESIDENT, AND MEMBERS OF BOTH HOUSE'S OF CONGRESS DURING HIS REGIME! AS SUCH.

AND BY PRESIDENT WOODROW WILSON SIGNING THE ILLEGAL DOCUMENT THE 23RD OF DECEMBER 1913 THIS DOCUMENT IS [DUBBED] U.S.C. TITLE 12, SECTION 531,

AS MENTIONED IN PRECEDING SEC. 77, THIS DISFRANCHISED AND EXAPPROPRIATED AND SEIZED BY FORCE, AND RAPED THE CITIZENS OF THE UNITED STATES OF AMERICA OF THEIR LEGAL MONETARY SUPPLY; THIS IS PURSUANT: TO UNITED CONSTITUTIONAL RIGHTS AS GUARANTEED (PURSUANT: TO ARTICLE IV SECTION 1. SECTION 2. CLAUSE 1. AND SECTION 4, AND U.S. A. CONST. ARTICLE 1 SECTION 10 AMEND.(S) 1. 4. 5. 9. AND 14, U.S.C. TITLE 18 SECTION 2. (PRINCIPLES) "WE THE PEOPLE"

- PURSUANT: TO PRECEDING SEC. 78 THE MEMBERS OF CONGRESS BOTH HOUSE'S PRESIDENT WOODROW WILSON AND THE REPRESENTATIVE AND/OR REPRESENTATIVES OF THE INTERNATIONAL BANKING CARTEL, AT THE TIME OF THE INITIAL SIGNING. AS MENTIONED IN SEC. 78, PROVED TO BE [BY THE EFFECT PRODUCED] IN COLLABORATION WITH, AND AIDING THE ENEMIES OF THE UNITED STATES OF AMERICA.
- THIS ILLEGAL BILL THAT PRESIDENT WOODROW WILSON SIGNED PROVED TO BE USURPATION OF POWER.
- IN THE ENSUEING YEARS EX-PRESIDENT WOODROW WILSON [IT HAS
  BEEN REPORTED] CONFESSED THAT HE HAD COMMITTED TREASON AGAINST
  THE CITIZEN'S OF THE UNITED STATES.
- 32. THIS TREASONOUS SITUATION HAS EXISTED SINCE DECEMBER 23, 1913.
- AS OF TODAY NOVEMBER 1, 1982 AND FOR YESTERYEARS THIS BANKING CARTEL IN THESE UNITED STATES HAS BEEN AND STILL IS KNOWN AS THE FEDERAL RESERVE BANK.
- PURSUANT: TO U.S.C. TITLE 18 CHAPTER 11 BRIBERY, GRAFT,

  AND CONFLICTS OF INTEREST

SEC. 201. BRIBERY OF PUBLIC OFFICIALS AND WITNESSES.

- ADDED PUB. L. 87-847. SEC. 1 (a). OCT. 23, 1962, 76 STAT. 1119, AND AMENDED, PUBL. L. 91-405, TITLE II, AND ETC.
- EX. ORD. NO. 11222 STANDARDS OF ETHICAL CONDUCT FOR GOVERNMENT OFFICERS AND EMPLOYEES AND ETC.
- 37. PART 1. POLICY

35.

36.

SECTION 101. TO. WIT. WHERE GOVERNMENT IS BASED ON THE CONSENT OF THE GOVERNED, EVERY CITIZEN IS ENTITLED TO HAVE COMPLETE CONFIDENCE IN THE INTEGRITY OF HIS GOVERNMENT, EACH INDIVIDUAL OFFICER, EMPLOYEE OR ADVISOR OF GOVERNMENT MUST HELP TO EARN AND MUST HONOR THAT TRUST BY HIS OWN INTEGRITY AND CONDUCT IN ALL OFFICIAL ACTIONS.

- PURSUANT TO PART II. STANDARDS OF CONDUCT SECTION 201 TO.
  - (c) IT IS THE INTENT OF THIS SECTION THAT EMPLOYEES AVOID

    ANY ACTION, WHETHER OR NOT SPECIFICALLY PROHIBITED BY

    SUBSECTION (a) WHICH MIGHT RESULT IN, OR CREATE THE

    APPEARANCE OF -

- (1) USING PUBLIC OFFICE FOR PRIVATE GAIN

  ONNOTATED

  I BELIEVE EVERY INDIVIDUAL HAS AN ULTERIOR MOTIVE TO

  FURTHER THEIR STATION IN LIFE, NOT TO DO SO IS PRO
  CRASTINATION OF TIME.
  - (2) GIVING PREFERENTIAL TREATMENT TO ANY ORGANIZATION OR
    PERSON
- ONNOTATED I KNOW OF NO INDIVIDUAL THAT HAS OR CAN WITH EQUIVATION OF MIND CONFORM TO (2).
- THE MEMBERS OF CONGRESS BOTH HOUSES AND THE PRESIDENT
  OF THIS DATE NOV. 1, 1982 AND THE PRESIDENTS OF THE
  YESTERYEARS FROM 1909 THRU THIS DATE HAVE AND ARE DELIBERATELY VIOLATING UNITED STATES CONSTITUTION ARTICLE 1.
  SECTION(S) 7. CLAUSE 1. SECTION 8, CLAUSE(S) 1. AND
  MALADMINISTERING CLAUSE(S) 2, 3, 5, 6, 8, 9, AND 18
  SECTION 9, CLAUSE(S) 3, 4, SECTION 10 CLAUSE 1.

ARTICLE II. SECTION 1 CLAUSE(S) 4
SECTION 2. CLAUSE(S) 3

(4) LOSING COMPLETE INDEPENDENCE OR IMPARTIALITY OF ACTION;
CONNOTATED QUESTION; JUST HOW DOES ONE LOSE COMPLETE INDEPENDENCE
OR IMPARTIALITY OF ACTION?

ARTIAL ANSWER

39.

THE PRESIDENT AND THE MEMBERS OF CONGRESS BOTH HOUSES ARE RESPONSIBLE FOR THE PLIGHT THE UNITED STATES IS IN, OF THIS WRITING.

THEY HAVE AND ARE PLUNDERING THE UNITED STATES TREASURE DAILY.

AND ARE THEN MALADMINISTERING UNITED STATES CONSTITUTION ARTICLE 1. SECTION 8 CLAUSE 1. AND IMPOSING
ILLEGAL BURDENSOME TAXES PURSUANT: TO U.S. GOVERNMENT
MANUAL PAGE 447 ON THE EMPLOYED INDIVIDUALS.

BY PRESIDENT REAGAN FAILING AND/OR REFUSING TO ENFORCE
HIS VESTMENT OF IMPOSING U.S.C. TITLE 18 SECTION 218 AND
THEN ENFORCEING UNITED STATES CONSTITUTION ARTICLE 1 SECTION
10 PURSUANT: TO HIS OATH AND/OR AFFIRMATION. TO UPHOLD
ENFORCE AND DEFEND THE UNITED STATES CONSTITUTIONAL MONETARY

SUPPLY.

- 90. BY EXPUNGING THE FEDERAL RESERVE BANK AND THIS SPURIOUS
  [COUNTERFEIT] MONEY, THAT IS BEING PRINTED IN THE UNITED
  STATES PRINTING PRESSES
- 91. THEN BEING PRACTICALLY GIVEN TO THIS "TROJAN HORSE" THE FEDERAL RESERVE BOARD AND THEIR COLLABORATORS ARE THE ENEMIES OF "WE THE PEOPLE" THE TRUE GOVERNMENT OF THESE UNITED STATES OF AMERICA.
- THE PRESIDENT AND THE MEMBERS OF BOTH HOUSE'S HAVE PROVEN

  TO BE PARTIAL TO THE FEDERAL RESERVE BOARD, AND THE REDERAL

  RESERVE BANK. WHICH HAS PROVEN TO BE ENEMIES OF THE UNITED

  STATES CONSTITUTIONAL REPUBLICAN FORM OF GOVERNMENT. AS SECURED

  TO ALL LOYAL UNITED STATES CITIZENS.
- 93. (5) TO WIT: MAKING A GOVERNMENT DECISION OUTSIDE OFFICIAL CHANNEL: OR AND ETC.
- CONNOTATED BY PRESIDENT MAKING A STATEMENT THE FEDERAL RESERVE BANK HAS

  ITS OWN AUTONOMY. PRESIDENT REAGAN MADE STATEMENT VIOLATING

  HIS VESTMENTS AND VIOLATED U.S.C. TITLE 18. SEC. 1621 PURSUANT:

  TO U.S.A. CONST. ARTICLE II. SECTION 1. CLAUSE 4. TO WIT.

  CONTEXTUAL FORM. NO PERSON EXCEPT A NATURAL BORN CITIZEN OF

  THE UNITED STATES AND ETC. SHALL BE ELIGIBLE TO THE OFFICE

  OF PRESIDENT AND ETC.

THE PRESIDENT: HE SHALL TAKE CARE THAT THE LAWS BE FAITH-FULLY EXECUTED. AND ETC.

94. AFFECTING ADVERSELY THE CONFIDENCE OF THE PUBLIC IN THE INTEGRITY
OF THE GOVERNMENT

THE PRESIDENT AND THE MEMBERS OF CONGRESS BOTH HOUSES

HAVE AND ARE ADVERSELY AFFECTING. THE CONFIDENCE OF THE PUBLIC.

IN THE INTEGRITY OF THE GOVERNMENT. THAT IS THE ESTABLISHMENT

IN WASHINGTON AND THEIR ANCILLARY EMPLOYEES. "WE THE PEOPLE"

PURSUANT: TO EX. ORD. NO 11222 PART I. - POLICY SEE PRECEDING

SECTIONS 84, 85, 86, 87,

95. PURSUANT TO. HOUSE DOCUMENT 95.256 THERE NEVER HAS BEEN A

16TH AMENDMENT. TO THE UNITED STATES [CONSTITUTION] OF AMERICA
IN CONGRESS ASSEMBLED.

#### FORWARD

ON THE "SUBJECT"

THE ILLEGAL SIXTEENTH [SO DUBBED]

AMENDMENT TO THE UNITED STATES

CONSTITUTION

114745

D. 11 1982

AND THE REASON IT IS INITIALLY

ADDRESSED TO

MR. PRESIDENT
RONALD REAGAN
THE WHITE HOUSE
1600 PENNSYLVANIA AVENUE
WASHINGTON, D.C. 20500

PURSUANT TO THE CONSTITUTION OF THE UNITED STATES OF AMERICA AS AMENDED.

TO WIT: 95TH CONGRESS 1ST SESSION HOUSE DOCUMENT NO. 95-256

PRESENTED BY MR. RODINO

NOVEMBER 3, 1977

ORDERED TO BE PRINTED

UNITED STATES

GOVERNMENT PRINTING OFFICE

WASHINGTON, D.C. 20402

STOCK NUMBER 052-071-00545-5

H. CON. RES. 217 [BY MR. RODINO] PAS

[BY MR. RODINO] PASSED NOVEMBER 3, 1977

CONCURRENT RESOLUTION

CONNOTATED THE CRUX, WHICH IS THERE NEVER WAS AN [AS-SUCH] 16TH

AMENDMENT TO THE UNITED STATES CONSTITUTION OF AMERICAN IN

CONGRESS ASSEMBLED

PURSUANT: TO UNITED STATES CONSTITUTION ARTICLE II.

SECTION 2. CLAUSE 1 TO WIT:

THE EXECUTIVE POWER SHALL BE VESTED IN A PRESIDENT OF THE UNITED STATES OF AMERICA AND ETC. (CONNOTATED) AND IS THE CHIEF EXECUTIVE IN POWER,

IN ORDER TO CONFORM TO AND HONORING THE CHAIN OF COMMAND, IS THE REASON FOR ADDRESSING THIS ARTICLE, TO PRESIDENT RONALD REAGAN.

ARTICLE II, SEC. 1. CLAUSE 4, TO WIT. NO PERSON EXCEPT
A NATURAL BORN CITIZEN AND ETC. SHALL BE ELIGIBLE TO THE
OFFICE OF PRESIDENT:

PURSUANT: TO THE NEGOTIATIONS OF PEACE. PURSUANT: TO

THE AMERICAN HERITAGE PICTORIAL ATLAS OF UNITED STATES HISTORY
AND THE MAP AND NOTATION ON PAGE 114, AND ORDINANCE OF 1787:
THE NORTHWEST TERRITORIAL GOVERNMENT

THE 14TH SECTION OF THE ORDINANCE OF 1787: AND ARTICLES IV, V, AND VI. OF THE NORTHWEST TERRITORIAL GOVERNMENT.

AND UNITED STATES CONSTITUTION ARTICLE II. SEC. 1. CLAUSE 4.

MR. RONALD REAGAN HAS BEEN ILLEGALLY INAUGURATED AND IS ILLEGALLY ACTING AS PRESIDENT: OF THE UNITED STATES OF AMERICA IN CONGRESS ASSEMBLED

H. Fr. Himmel

MR. RONALD REAGAN
THE WHITE HOUSE
1600 PENNSYLVANIA AVENUE
WASHINGTON, D.C. 20500

MR. PRESIDENT:

1

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3

PURSUANT: TO THE DOCUMENT DATED JANUARY 7, 1982, AND MAILED TO YOUR ON/OR ABOUT JANUARY 13, 1982; BY CERTIFIED MAIL (PLG. 1019300) REQUESTING RETURN RECEIPT. [TO H.F. KIMMEL 523 S.E. GARDENS BURLESON, TEXAS, 76028]

I HAVE THIS RETURNED RECEIPT, DATED JANUARY 18, 1982, WHICH ACKNOWLEDGED, YOUR HAVING RECEIVED SAME.

I HAVE NOT RECEIVED CONFIRMATION FROM YOU IN WRITING JUST HOW MUCH OF THIS PERTINENT INFORMATION WHICH WAS SENT IN THIS PACKAGE, NAMELY THE PHOTO COPY OF U.S.C. TITLE 18 SECTION 218, WHICH BEARS OUT THE FACT THAT YOU ARE VESTED WITH THE AUTHORITY TO RETURN TO THE CITIZENS, [WHICH PURSUANT: TO THE PREAMBLE OF/AND TO THE CONSTITUTION OF THE UNITED STATES OF AMERICA, THAT "WE THE PEOPLE" ARE THE TRUE GOVERNMENT OF THESE GREAT UNITED STATES OF AMERICA, AND PURSUANT: TO THE UNITED STATES CONSTITUTION SPECIFICALLY ARTICLE'S VI AND IV BEARS OUT THE FACT THE ELECTED OFFICIALS ARE TRUSTEE'S OF "WE THE PEOPLE" THE TRUE GOVERNMENT, AND ALSO BEARS OUT THE FACT, THAT THE ARTICLES OF CONFEDERATION, SPECIFICALLY: ARTICLES XIII HAS THE PREDOMINANCY OVER THE UNITED STATES CONSTITUTION OF THE UNITED STATES, THAT WHICH THE PRESIDENT, AND OR PRESIDENTS, AND MEMBERS OF CONGRESS BOTH HOUSES OF THIS DATE AND IN THE YESTERYEARS HAVE AND ARE USURPING THEIR AUTHORITY BY AND THROUGH HEINOUS, NEFARIOUS, SCHEMES TO INDUCE NIHILISM, TENDENCIES TO A STATE OF APATHY AND HAVE DISFRANCHISED "WE THE PEOPLE" FROM OUR INHERENT RIGHTS NAMELY OUR LEGAL MONETARY SUPPLY AND MANY OTHER RIGHTS. I BELIEVE

THE PRESIDENT OF THIS DATE AND THE PRESIDENTS AND MEMBERS

OF CONGRESS BOTH HOUSES IN THE YESTERYEARS HAVE AND OF THIS DATE

ARE COLLABORATING WITH FOREIGN AND DOMESTIC ENEMIES OF THE

UNITED STATES CONSTITUTION REPUBLICAN FORM OF GOVERNMENT AND ARE REVELLING IN THEIR VIOLATION U.S. CONSTITUTION ARTICLE

1 SECTION 10 AND ARTIFICES TO REDUCE THE WILL OF "WE THE PEOPLE"

SO WE WILL ACCEPT A STATE OF REGRESSION AND LANGUISH IN THESE

ARTIFICES AS PURSUANT: TO ARTICLE VII OF THE INTERNATIONAL

SOCIAL SECURITY AGREEMENTS ON PAGE 72 TO WIT: THE SENATES

RESERVATION TO ARTICLE VII OF THE AGREEMENT IS NOT SURPRISING.

AND ETC. TO WIT: THE SENATES EXCLUSIVE AUTHORITY TO ADVISE

AND CONSENT ON TREATIES COULD BE USED TO LEGISLATE WITHOUT

THE CONCURRENCE OF THE HOUSE OF REPRESENTATIVES AND ETC.

5

THIS IS PROOF POSITIVE THAT THE SENATE OF THE HOUSE OF CONGRESS OF THE UNITED STATES THAT THE SENATE IS RESPONSIBLE FOR THESE AFOREMENTIONED NEFARIOUS SCHEMES AND ALSO ON PAGE 75, AND AS THE MEMBERS OF CONGRESS IS GUILTY OF PERJURY. THEY ARE ALSO GUILTY OF SUBORNING THEIR ANCILLARY EMPLOYEES AND ALL THE EMPLOYERS THAT ARE EXTORTING THESE ILLEGAL TAXATIONS FROM THEIR EMPLOYEES.

6

[PURSUANT: TO HOUSE DOCUMENT NO. 95-256 ORDERED PRINTED NOVEMBER 3, 1977

7

WHICH IS A STARK ADMISSION THAT THERE WAS NEVER A 16TH

AMENDMENT TO THE U.S. CONSTITUTION AND PURSUANT: TO THE ARTICLES

OF CONFEDERATION, SPECIFICALLY ARTICLE XIII THE SO DUBBED 16TH

AMENDMENT WAS NEVER RATIFIED.

8

ON PAGE 73

TO WIT: UNDER A TOTALIZATION ARRANGEMENT: AND ETC.

TO WIT: SUCH AN ARRANGEMENT COULD ONLY BE ACHIEVED BY AMENDMENTS TO THE SOCIAL SECURITY ACT.

9

ON PAGE 75

TO WIT: COVERAGE PROVISIONS AND THE INTERNAL REVENUE CODE PROVISIONS FOR ASSESSING EMPLOYMENT AND SELF EMPLOYMENT TAX LIABILITIES.

10

## CONNOTATED

THIS PROVES THE MEMBERS OF THE SENATE ARE GUILTY OF PERJURY
AND ARE SUBORNING THEIR ANCILLARY EMPLOYEES BY ADVISING THEM
TO VIOLATE THE INVIOLABLE PROVISIONS OF THE ARTICLES OF CONFED-

ERATION, SPECIFICALLY ARTICLE XIII UNITED STATES CONSTITUTION

ARTICLE 1, SECTION 9. CLAUSES 3, AND 4 AND ARTICLE 1. SECTION

10 AND ARE ILLICITLY EMITING BILLS OF CREDIT, AND VIOLATING

ARTICLES IV AND VI AMENDMENTS 1, 4, 5, 9 AND 14

11

WHICH ADDS UP TO PERFIDY IN OFFICE. THIS CATEGORICALLY
ESTABLISHES TREACHERY; WHICH HAS, HABITUALLY DAILY INSTITUTING
NEFARIOUS SCHEMES AS A CONTINUITY OF ESTABLISHING ARTIFICE
AFTER ARTIFICE AS A COVER UP.

12

SUCH AS THE COVERT ACTION AND/OR ACTIONS THE SENATORS

AND THE LEGISLATORS, AND THE PRESIDENT OF THE UNITED STATES

OF AMERICA OF THIS DATE AND THE SENATORS AND LEGISLATORS AND

PRESIDENT'S OF THE YESTERYEARS BEGINNING WITH PRESIDENT HOWARD

TAFT. [ WHICH PURSUANT: TO UNITED STATES CONSTITUTION ARTICLE

II. CLAUSE 4. AND THE ORDINANCE OF 1787: THE NORTHWEST TERRITORIAL

GOVERNMENT] WAS NOT TECHNICALLY A CITIZEN OF THE UNITED STATES

OF AMERICA FOUNDED BY THE FOUNDING FATHERS OF THE ORIGINAL

THIRTEEN STATES WHICH IS THE ORIGINAL, UNITED STATES OF AMERICA

IN CONGRESS ASSEMBLED.

13

WHICH AT FIRST OPERATED UNDER THE ARTICLES OF CONFEDERATION,
ARTICLE XIII OF THE ARTICLES OF CONFEDERATION ON WHICH
THE CONSTITUTION OF THE UNITED STATES OF AMERICA. [ORIGINAL
STATES] WAS AND IS ESTABLISHED ON THE INVIOLABLE PROVISIONS
OF ARTICLE XIII, WHICH THE AFOREMENTIONED U.S. CONSTITUTION
ARTICLES IV VI WHICH IS THE ASCENDANCY, AND BEARS OUT THE
DOMINANCY OF THE ARTICLES OF CONFEDERATION.

To The Honorable President of the United States of America Mr. Ronald Reagan
The White House
1600 Pennsylvania Avenue
Washington, D.C. 20500

#### Mr. President:

Pursuant: To U.S.C. Title 42, Section 1986;

You are being made aware of the potential remedies of which you are vested with; but have not implemented, which makes it a comparatively simple formula to rectify and abolish these neinously, nefarious schemes, the has the United States, and the world, in their grasp.

The United States Constitution Article 1, Section 1, to wit: All legislative powers shall be vested in a Congress of the United States, which shall consist of a Senate and House of Representatives.

Article II, Section 1:

lause 1: The executive power shall be vested in a President of the United States of America, etc.

Clause 7: Before he enters on the execution of his office, he

shall take the following oath or affirmation:

"I do solemnly swear (or affirm) that I will faithly execute the office of President of the United States and will to the best of my ability, preserve, protect and defend the  ${\it Constitution}$  stitution of the United States."

Article II, Section 3: Contextual Form.

He shall from time to time give to Congress information of the State of the Union, [(the state of the Union is pursuant to) Article 1, Section 8, Clause 5, to wit, to coin money, regulate the value thereof, and of foreign coin, and rix the standard of weights and measures]. This the President has not done, but is leaving this in lieu of an artifice that violates U.S.C. Title 18, Section 1341; this artifice was brought about by President Howard Taft, who was a citizen of Ohio, and Ohio was not a State of the United States of America at that date and may not technically be now.

- 3

After President McKinley, who was also a citizen of Him, as was also President Garfield.

Both Garfield and McKinley were assassinated.

President Theodore (Teddy) Roosevelt was vice-fresident to President McKinley.

After President McKinley was assassinated, Teday Roosevelt became President.

Teddy Roosevelt employed Howard Taft, a citizen of Ohio.

Ohio was never a territory of the United States of America, but was likened to Old Mexico on the south of the United States of America.

Pursuant to: Article 6 of the Northwest territorial government the United in Congress assembled the 13th day of July, in the year of our Lord, 1787, recognized the sovereignty and independence the twelfth: [of the Northwest Territorial Government].

On August 7, 1953, the Senate and the House of Representatives of the United States in Congress assembled and passed a resolution and dubbed it Public Taw 204;

This act violated United States Constitution Article 1, Section 9, Clause 3; United States Constitution, Article 1, Section 10, Clause 1.

President Howard Taft illegally served as President of the United States of America. This was from March 1909 to March 1913, and was defeated by Woodrow Wilson. During Howard Taft's illegal tenure in office, the ground work was laid to impose the illegal Social Security agreements and an authorization document on the citizenry and when it was put in effect February 25, 1913 it was dubbed the 16th Amendment to the United States Constitution and for years, from February 25, 1913, it was declared in a proclamation of the Secretary of State to have been ratified by 36 of the 48 states.

This 16th Amendment came into being under an illegal President, Howard Taft, and is in gross violation of the Articles of Confederation; specifically Article XIII.

The 16th Amendment was rejected (and not subsequently ratified) by Connecticut, Rhode Island, and Utah.

The President
The White House
Washington, D.C.

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Article XIII, to wit:
Every state shall abide by the determinant as of the United States in congress assembled, in all questions which by this confederation are submitted to them, and articles of this confederation shall be inviolably observed, by every **state**, and the Union shall be perpetual; NOR shall any alteration at any time hereafter be made in any of them; UNLESS such alteration shall be agreed to in a Congress of the United States, and be afterwards confirmed by the legislatures of EVERY STATE.

UNITED STATES CONSTITUTION

#### AFTICLE VI

Clause 1: ALL DEBTS contracted and engagement, entered into, before the adoption of this constitution, shall it as valid against the United States under this constitution, as under the confederation.

Clauses 2 and 3: Sets forth that all public officials of the Federal Government and all the public officials of every State and their ancillary employees are bound by this United States Constitution. December of 1913 the members of Congress both Houses had bills before them that they had not resolved. One of these bills was supposedly a fill affecting the distribution of the monetary supply.

These members of Congress both houses had not agreed on anything substantial, and some of them lived considerable distance from Washington, D.C. and many of them agreed upon an artifice, THAT THEY COULD AND WOULD AND DID LEAVE THEIR VOTES AS A PROXY and agreed to recess Congress instead of adjourning and reassembling after the holidays. Then more and more of the members of Congress began to leave for home.

On December in the week before Christmas, when there was not enough for a quorum to transact business as a ral in the United States in Congress assembled, these proxy votes were put on record as having voted for this artifice.

Then this representative of the Rotichied Banking Cartel late on the night of December 23rd, 1913, when everyone was in a festive mood and possibly inebriated, presented this illegal document to President Woodrow Vilson for his signature. Woodrow Wilson turned to the individual that had piloted this artifice

CONTINUED NEXT PAGE 4

The President The White House Washington, D.C.

through both houses of Coesness and had used the neferious schemes to accomplish this destardly deed that was taking place, which was to violate the United States constitutional turn of government and to lay the groundwork for the wasting of the United States citizens and eventually destroy the greatest nation the world has ever known.

From 1913 when this so dubbed 16th Amendment was dubbed to have become an amendment to the United States Constitution and has been used to rape the United States through illegal taxation by the I.R.S. who in truth and in fact was operating under the auspices of the Federal Reserve Bank, at least they, the Federal Reserve banksters, claim they are satting the money policies of the United States of America. The Federal Reserve Bank is a privately owned institution and they obtained their contract that President Woodrow Wilson signed with them and are in violation of U.S. Title 18, Section 218. It also violates United States Constitution Amendment's 1, 4, 5, 9,14.

United States Constitution Articles I, IV, and VI and the Articles of Confederation, specifically Article XIII.

Article 1, Section 8, Clause 6: Annotated

And the Federal Reserve Banksters are circulating spurious (counterfeit) money.

And the members of Congress both houses are aiding and abetting the enemies of the United States by permitting this spurious money to be printed by the United States printing presses and practically giving it to the Federal Reserve Banking Cartel, then borrowing it back at face value at exorbitant interest rates.

The effects are enslaving the Unites States citizens.

The members of Congress both houses have addicted themselves and are forcing this addiction and affliction on the United States citizens. 3

The members of Congress both houses are operating under an artifice and are blatantly, flagrantly, with wanton disregard for the inviolable provision of the Articles of Confederation specifically Article XIII; and the United States Constitution Article VI and Article IV, amendments 1, 4, 5, 9 and 14.

Mr. President, it is your responsibility to implement U.S.C. Title 18, Section 218 and regain all this illegal interest, etc., and re-establish our constitutional monetary supply and eliminate this element that has been and still is wasting the United States that has been so good to them.

The President The White House Washington, D.C.

on November 3, 1977 Peter W. Podino embreo to be printed House Document No. 95-256, Stock Number Con-071-03345-5 which specifically sets forth there has never been . 16th Wentment to the United States Constitution.

This so dubbed 16th Amendment is an affiliate in violation of U.S.C. Title 18, Section 1341, and United States Constitution Article 1, Section 9, Clauses 3 and 4.

The members of Congress both houses are operating under artifice or artifices and are flagrantly, blatantly, and with wanton disregard for the oath and/or affirmation, they had to take before they enter on the execution of the duties they were elected to perform for their constituents.

They have and are daily committing violations against United States Constitution Article 1. Section 10 and Articler IV and VI U.S.C. Title 18, Sections 2, 241, 242, 872, 1341 and 1621 and have disfranchised the United States citizens from their inneritance to their legal money supply. The members of Congress both houses and the Presidents, including Woodrow Wilson down through Jimmy Carter, and if you, Mr. Ronald Reagan, do not implement your executive powers and implement U.S.C. Title 18, Section 218 and nullify this agreement Woodrow Wilson illegally signed with the Rothchild Banking Cartel; it is known as the Federal Reserve Bank in these United States of America, and reclaim the monies this Federal Reserve bank, with the contrivance with the Presidents and the members of Congress both houses in the yesteryears. These yesteryears as referred to in this document I believe to be an era of time of stark idiocy.

For a nation of people, citizens of the nation of promise; and the greatest nation the world has ever known or will ever know; to stand by and permit themselves to become so deceived that they have become blind to the fact that we have cast our pearls before swine.

As the members of Congress both houses have and are daily following a policy which was designed to destroy the great United States of America which is or was the greatest bastile of freedom the world has ever known, and the only nation in the world that has such a constitution and this constitution is ordained pursuant to 1st Chronicles, 17:9, Galatians 3:19. The Declaration of Independence, and the Articles of Confederation and secured to "We the people" the true government of these United States of America for we the people to govern ourselves.

J. Page 6 - July 7, 1982

The President

The White House Washington, D.C.

Pursuant to Article 1, to wit: All outilitative powers herein granted shall be vested in a commress of the United States, which shall consist of a Senare and House of Representatives.

The members of these atorementioned legislative bowers in 1909 violated their fidulary and/or judiciary daties and the members in the ensuing years from 1909 have adopted a policy of continuing the dastardly deeds in a continuity to and blindly follow these nefarious schemes as they unfold (or are unfurled).

When [pursuant to] the United States Constitution Article II, Section 1, Clause 4, Congress permitted the electorial college to elect an unqualified person, Howard Taft, to become President of the United States of America, the members of Congress both houses began to erode the United States constitutional form of government, and began the prosion of their credibility.

It is stark idiocy to impose these nefarious schemes, to violate the sovereignty of these great United States of America.

I believe for the United States to have regressed to such a degree of depravity, I believe these heinous, and nefarious schemes, had to be conceived, concocted, designed, fabricated, constructed, and executed by deprayed people.

There is no way anything good can be built from somethin: evil.

Reuben, the eldest son of Jacob, lost his birthright beause he defiled Jacob's couch and was the natural father of Dan. This caused Jacob to adopt Joseph's (because he was blameless) two eldest sons. [From whence came the stone, (Manassan) the shepherd of Israel].

King David was not permitted to build the temple because he was treacherously responsible for the death of a young man. King David's son, Solomon, inherited the building of the temple because of King David's trangressions.

Pursuant to 1st Chronicles 17:9 the children of wickedness have and are wasting the United States. The love of money is the root of all evil.

1:00 : 7 7, 1982

The President The White House Washington, D.C.

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Before the United States aich is the present has any the nation of promise, shall prosper again this approach (counter teit) money has got to go, as this is wickelbed

Mr. President, Ronali Recean, as this and the system of an attifice which violates U.S.C. Fitle 13, Section 141, and with a stroke of a pen you can rectify the state of Section by Suplementing U.S.C. Title 18, Section 218.

Mr. President, this spurious money situation is a cancerous growth, and malady, and has got be routed out, and presumet 1st Chronicles 17:5, this will happen.

Why not now before the prosion becomes so widespread and more suffering and discomfort and agony becomes compant throughout the United States as defined in U.S.C. Title 18, Section 7.

To ascertain from whence descended the children of wickelness, read Genesis Chapter 49, verses 1, 2 and 5.

> Respectfully yours H. J. Kimmel

To The Honorable President of the United States of America Mr. Ronald Reagan The White House 1600 Pennsylvania Avenue Washington, D.C. 20500

### Mr. President:

Pursuant: To the unconstitutional Social Security Agreements specifically Chapter VII

The love of money being the root of all evil and the author and/or authors of these International Social Security Agreements, have proven to be public enemies both foreign and domestic; to "we the people", the true government of the United States of America.

And these International Social Security Agreements came from foreign country and/or countries and were signed in the United States in 1913 deceitfully; and supposedly under the auspices of United . States Constitution Article 1, Section 8, Clause 8.

This violated United States Constitution Article VI and Article IV.

Pursuant: To Article IV

To Witt: The Congress may be by general laws prescribe the manner in which such acts, records and proceedings shall be proven, and the effect thereof.

The effect thereof has proven these International Social Security Agreements to be an artifice and violates U.S.C. Title 18, Section 1341 and as these agreements and as the members of Congress, both houses, because of their avariciousness (this is pursuant to the documented evidence on pages 71, 72, 73 and 75 of the International Social Security Agreements) have permitted themselves to be succored into the position that it is necessary in order to try to protect themselves; and the nefarious and often very heinous schemes they have had to implement-as-a-continuity policy of daily creating artifice after artifice.

The consequence of these hereinmentioned events and happenings have and do necessitate the members of Congress, both houses; and the President, if the President will or does fall into this pit with them; and many, many yeateryears the Presidents have done just that. And have upheld the artifices, the members of Congress have

Mr. Ronald Reagan
Page 2

imposed on "we the people," and in the course of the events and happenings some of the Presidents have imposed some of their own concotted, designed artifices on "we the people."

To violate U.S.C. Title 18, Section / 341 violates U.S.C. Title 18 Section 1621 "peTjury".

Hence the members of Congress and the Presidents of the yester-days, have implements, artifices that requires, and requires a large array of illegal employees when is necessary to establish or try to establish a dynasty that will assure them of being reflected to office year after year.

Hence this illegal taxation of salaries. As it is illegal to tax labor, without labor there is no wealth.

The business people and/or the rich people have the money to employe lawyers and etc. that are knowledgeable of their rights.

Hence the members of Congress and the President for many yesteryears and of this date are implementing these illegal taxes and are using the aged, the disabled and the working people as a prey to be preyed upon.

Pursuant: To the documented evidence on Pages 71, 72, 73 and 75 in the International Social Security Agreements the members of Congress, both houses, are  $vul_{R}e$ rable t0 the public, domestic and foreign enemies of the United States Constitutional form of government.

And these public, domestic and foreign enemies how the ways and means to manipulate these public officials into imposing just about any artifices that are necessary to accomplish the desired effect to bleed the monetary funds to implement the laboring and/or salaried individuals to fund the necessary artifices necessary to keep the masses of people under the influences of these ruthless task masters that are bent on establishing a one world government to conform to "The Tripartite Advisory Committee" as documented on page 53 of these illegal International Social Security Agreements that were signed in 1913.

On pages 72, 73 and 75 of these herein illicit mentioned agreements among other revelations that the arrangements referred to in Article VII, Paragraph 1, of the said agreement shall be made by the United States only in conformity with provisions of statute" (there is no provisions of statute) that the protocol of exchange can violate the sovereignty of the United States of America.

But this is exactly what (Pursuant: To "theorized" that because treaties have a force of law equal to that of other laws, this is an artifice in violation of U.S.C. 1341 and has no equity or merit titte 18. Sect.

with the United States Constitution Article VI which establishes the fact that the United States Constitution is the supreme law of this United States of America). The Senate as they claim to have exclusive authority over this artifice: but the social security is not according to the provisions statute: but because it is a source of revenue, the Senate and House of Representatives, are involved in these artifices.

These artifices are the most gigantic numbers racket, which have and are foistering the most gigantic extortion (in violation of U.S.C. Title Section 872) and laundered-money racket the world has ever known.

When the Social Security Funds are illegally collected because of artifices circulated with malice aforethought.

These funds are deposited as a communist fund, supposedly in the United States Treasury and classified as unappropriated funds.

Pursuant: To U.S.C. Title 7, Section 322 and in many other titles and sections, the unappropriate of funds are appropriated every year. in violation of U.S.E. title 18 sections 663 and 664 and 1954

Hence the phrase laundered money.

Respectfully yours,

H.J. Kimmel
H. F. Kimmel

2 DECUMENTS HEREIN 1- DOCUMENT-DATED- JAN-8, 1982 - CONTAINS-T PAGES

2-BOGUMENT-DATED- JAN-8, 1982 - CONTAIN-3 PAGES

# WINDFALL PROFIT [TAXES]

JUST WHAT IS A WINDFALL [PROFIT]?

DEFINITION OF "WIND-FALL"

UNEXPECTED GOOD FORTUNE

PURSUANT: TO THIS [SO DUBBED] WIND-FALL "[PROFIT]" "TAX"

ANNOTATED

BY THE PRESIDENT, THE SENATORS, AND THE REPRESENTATIVES OF CONGRESS, MAKING THE STATEMENT AND/OR STATEMENTS THAT A OR WINDFALL TAX AND/OR TAXES SHALL BE LEGISLATED INTO THE STATUTES OF THE UNITES STATES OF AMERICA -

THESE STATEMENTS EITHER UTTERED OR EVEN THOUGHT OF AND ARE COUNTENANCED AND/OR CONDONED AND/OR IMPLEMENTED BY THE AFOREMENTIONED ELECTED OFFICIALS OF THE UNITED STATES OF AMERICA, WHICH HAD TO TAKE THE OATH AND/OR AFFIRM BEFORE THEY COULD ENTER ON THE EXECUTION OF THEIR OFFICE, TO PRESERVE, PROTECT AND DEFEND. THE CONSTITUTION OF THE UNITED STATES OF AMERICA, HAVE (a) VIOLATED U.S.C. TITLE 18 SECTION 1621 AND U.S.C. TITLE 18 SECTION (S) 2384 AND 2385

THIS [SO-DUBBED] WIND-FALL [PROFIT] TAX IS NOT UNEXPECTED GOOD FORTUNE, BUT IS A NEFARIOUS SCHEME AND/OR SCHEMES, CONCEIVED CONCOCTED DESIGNED FABRICATED CONSTRUCTED AND IMPLEMENTED HEINOUS SCHEMES. THAT HAS BEEN AND/OR IS BEING IMPOSED ON THE UNITED STATES OF AMERICA.

PURSUANT: TO THE INTERNATIONAL SOCIAL SECURITY SUPPLEMENTARY
[ANGLES] AGREEMENTS CHAPTER VII P. 72 IN TEXT TO WIT. [PHRASE]
"THE SENATES EXCLUSIVE AUTHORITY TO ADVISE AND CONSENT ON
TREATIES", AND ETC.

THE INTERNATIONAL SOCIAL SECURITY AGREEMENTS, ARE NOT ACCORDING TO "STATUTE"

THIS SO CALLED WINDFALL [PROFIT] WAS ACCOMPLISHED BY

THE REPRESENTATIVE'S AND SENATORS OF THE CONGRESS BOTH HOUSE'S

MALADMINISTERING

- 1. THE PREAMBLE TO THE CONSTITUTION OF THE UNITED STATES
  OF AMERICA
- 2. ARTICLE 1. SECTION 7. CLAUSE 1. SECTION 8. CLAUSE(S)
  1. 2. 3, 5, 6, 8, 9, 10, 11, 12, 17, 18,

3. ARTICLE: 1. SECTION 9 CLAUSE(S) 4, 5, 6, 7,

4. ARTICLE 1 SECTION 10 CLAUSE(S) 1. 2, 3,

CONGRESS HAS AND IS MALADMINISTERING UNITED STATES CONSTITUTION

ARTICLE II. SECT. 1 CLAUSE(S) 4

THIS [SO DUBBED] WINDFALL PROFIT TAX IS IN VIOLATION
OF U.S.C. TITLE 18 SECTION 1341 AND WAS PERPETRATED BY THE
AFOREMENTIONED, SOME OF THE ELECTED OFFICIALS, OF THE UNITED
STATES GOVERNMENT, THAT ADVOCATED, THAT KEPT YEARLY ADVANCING
AND INCREASING THE INFLATION RATE, RATE'S THAT HAS BROUGHT
ON, AND IS THE CAUSE OF MILLIONS OF UNITED STATES CITIZENS
BEING IN DIRE DISTRESS.

BUT THESE AFOREMENTIONED PUBLIC OFFICIALS HAVE BEEN [ILLEG-ALLY] VOTING THEMSELVES UNWARRANTED EXPENSES, AND WAGE RAISE'S, THESE AFOREMENTIONED SITUATION AND HEINOUS CONDITIONS, IMPOSED ON THE UNITED STATES OF AMERICA, IF CONTINUED TO EXIST WILL ACCOMPLISH THESE AFOREMENTIONED ELECTED OFFICIALS AND THEIR ANCILLARY EMPLOYEES, TO HAVE ACCOMPLISHED THE VIOLATION OF U.S.C. TITLE 18 SECTION(S) 2384 AND 2385.