

THI-SHOW TRANSCRIPT 2024-07-06

[Text by Thomas Williams is in bold]

Walking in the shadow of the blues, is an important clue to this show.

By the end of it our focus is, walking as an equal to march this planet and its differing human races onto a better path.

There are times in life where you have to take a leap of faith to achieve a different outcome.

Humanity is facing that leap of faith now more than ever, the great leap of faith is unity.

Our inability to come together has caused most of the planet's instability, division, brokenness, despair and tyranny.

This is an interesting document to bring to the fore and something I had proposed to do just after the Blueprint launch, but other things took precedence.

This will be completely new in some aspects, familiar in others and it gives a highlight into the hidden world we have not covered in depth so far.

I will read out each section in full form and pass comment on each section and reveal more on and of that section.

It will be a lot to take in.

But as always I will provide background and explanation to ease you through it.

This will in parts shock you as you thought you knew just about everything to do with this planet, but you thought wrong.

This in part plays into the New Blueprint for Humanity and following this show, actions will be taken to put forward and impose our will in proceeding on behalf of Humanity.

There is a reason as to why this is being done at this time, you will see as to why as the show unfolds.

It will be explosive and we will notify these people of our rights and their obligations to we the people hereonin.

We the people will not be blindsided again by those who think or try to act on behalf of humanity, but have shown no such evidence of such.

We have yet again been denied the knowledge, our rights and our role and say in matters that affect the entire planet.

Not anymore will we operate in ignorance.

Ignorance of the true facts is ultimately operating under fraud and so can and will be declared as null and void.

Here is the letter I received some time back and now feel the time is right to revisit and present it.

1. THE UNITED STATES OF NORTH AMERICA THE REPUBLIC OF NORTH AMERICA THE FAMILY OF NATIONS 1721-Present 20 August 2017.

From the Desk of: H.E. HRH Royal Prime Minister Ernest Rauthschild The United States of North America, The Republic of North America AND: Chairman of the Royal Imperial Federal Reserve System Re: ICJ/ICC Asset Settlements to all Keepers of The Royal Assets Peace be upon you all.

This is an update from the perspective of The Ancient Royal Families (aka "The Royals") of the current serious world events, especially those unfolding in the Middle East and in the BRICS countries.

Discussed are the real issues that are manifesting on the ground, as well as the concerns of The Royals regarding the behavior of the Global Community towards The Royal Assets and concerns over their Keepership in general.

So let us start with a bit of history as an introduction.

Who are The Royals? The Ancient Royal Families, not to be confused with the kings and queens of the current day or the Dragons one hears about, we are hardly mentioned in the news and that is how it is supposed to be.

The Royals for millennia have been looking after the planet, its treasures, its land and occupants under the covenant known as the Mandate from Heaven.

They are answerable to the Galactic Councils.

The Royals own the title deeds of all of the lands and are the ones who own the title of the Public Land, all the remaining land as being under Fair Use Keeping and are the backers of all currencies in the system.

As stewards of the planet, they sub-let the land to Implementers who look after the running of the land for the benefit of it's upkeep and that of their occupants.

Sometimes other Ancient Families become Implementers and if Implementers use force and coercion, then they are termed as Dragons.

For example, Queen Elizabeth II is an Implementer and not part of The Royals, so this should not be a matter of confusion.

Sometimes they are given to groups or parties to form governments and therefore use their Central Banks to manage some aspects of the interface between The Royals and the Implementers.

In recent history, The Committee of 300 was used for this interface, but now this organization is no longer in operation and a new one is in the process of being setup.

What are Keepers?

All of those working on behalf of The Royals as Implementers are also called Keepers.

Keepers have the obligation of the upkeep of the assets under their remit, including looking after earth, heaven, natural resources, water and air, as well as the living beings therein and the people who are benefiting.

They are also responsible for the safety of the treasures stored in the land and are not to touch them or handle them without explicit consent.

Part of these treasures are those held for the future of humanity and others are brought from outside of the planet for safe keeping on behalf of the different Galactic Councils.

So Governments are Keepers looking after the land called Countries and their people on behalf of The Royals.

For The Royals to manage these countries, then corporations with the same name as the countries, they are used to manage the accountability of such keeperships; and their Central Banks are then associated with these corporations and their accountability.

We have mentioned previously about these hidden “Royals” as they quote themselves.

But we the people wish to know several things:

1. Who appointed them?

2. Who issued the Mandate from Heaven?

3. Who awarded all the land, treasures, titles and deeds to their control?

4. If you were stewards of the planet, why has the planet under your stewardship descended into a cesspit of fraud, corruption and deception?

5. Who appointed the implementers?

6. What gave you the rights to appoint “governments”?

7. What gave you the rights to appoint “countries”?

8. Wealth given to create governments using the Central Bank, which is the Federal Reserve.

But the Federal Reserve bank is a fraud, so how are these Royals benefitting the people?

9. The Committee of 300 are a bunch of so-called higher level clowns that plot and course our downfall.

Again we ask how is that beneficial for the people?

10. The keepers look after everything they say, where is the evidence they look after the people?

11. They are responsible for all the treasures.

But that is/was the role of the Trustee, did the people get informed of this trustee role or the treasures contained within the earth?

When will the people benefit from it?

12. Part of the treasures are for the future of humanity? Which future is that? Like the current one where half the population starve?

The one where 20% have no adequate housing? Or the one where near 2B that has no access to toilets? Or the future where 1.7B have no access to electricity?

13. Other treasures were brought in from outside of here on behalf of different Galactic Councils.

Who are these Councils? Who arranges trade with them? When will the people be told about this off world trading program?

We already know who these Councils are, plus we know the Trans-Atlantic and Trans Pacific trade deals involved high levels of off world trade, when will the people be informed?

14. For The Royals to manage these countries, then corporations with the same name as the countries?

Again when where the people going to be told their governments are all fake?

They are globalist corporations, set up to benefit the few and give control of the planet for and by the few.

Where is the people’s knowledge or input into this?

2. What are Global Agreements?

As long as the Keepers are looking after the people and all the assets under their Keepership, The Royals normally let the Keepers be, with 70-year Global Agreement/ Mandates used to manage the Keepership programs.

The last 70-year agreement made with The Royals was in Bretton Woods Conference in 1944.

This agreement included the agreement on the release of funds into to the system and the major global development programs to uplift the developing countries into a better state of being.

This agreement ended 70 years on during 2014 with a temporary extension taking place, having the last funds made available as of the middle of October 2015.

After which all Global Accounts were returned back to The Royals.

As of the beginning of January 2016, no new agreements have been made and no new releases have been affected.

A new agreement is currently being put forward called The Global Peace Treaty, details of which are being finalized before being presented to the Global Community.

1. The 70 year agreement is a set of projects, contracts and programs implemented by the control system.

The reason it flips every 70 years, is in relation to our life longevity.

I forecasted in early 2000's we would see the rise and or the mention of Nazism again, why? 70 years everything repeats in their occultic timelines and gematria numbers games.

2. Bretton Woods was a hijack of all the people's finances, so where is the said evidence of managing the funds for the people? The agreement to release the funds for major global developments in 1944, where is the evidence of these funds? Where was it spent? And by whom? In came the Marcos, Suharto, Soekarno and Kennedy fun and games. Plus the former CIA drug runner and Chinese Elders and Dragon pawn, Neil Keenan. Why Keenan, because Keenan is a Kennedy.

3. All global accounts returned to the Royals in October 2015 and no new agreements made? Why is that, where are the accounts for public scrutiny?

4. A new agreement is currently being put forward, The Global Peace Treaty. Yes we are aware of that and it was signed with the Galactic Councils in September 2016 if memory recalls correctly. What has taken place in the preceding 8 years in relation to the Peace Treaty?

Why hasn't the Trustee Kimberley Ann Goguen proffered a plan to the public? Why do the Royals, The Rothschild's Clan and The Black Sun group have no plan?

5. What is, now was, Marduk's role in all of this? How is an off world entity allowed to control our planet? Did he control all you as well? If so, how are you the keepers?

6. I am aware this planet was designated to be run by humans, following the Dragon and Serpent races running the "Trust" for many years in 2016.

Where is the people's representative? Why have those who are able to engage the Council amongst the people not allowed any say or discussion on how the assets need to be dispersed?

7. Being aware of just agreement and the Peace Treaty, why wasn't a member of the public including in debates since 2016? Why are those of us who have engaged the Council, not given seats at the table of the Family of Nations?

8. The Family of Nations you go by, we wish to ask what is your meaning or definition of Nations? Because the original term for Nations meant race, not countries.

If these are a family of races, who are those races?

9. What do you class as humans? Our version is Higher Universal man that supersedes all other versions of humanoids. Better known as the White Race, the Rus, Aryans, Slavs, the URs and the original Lyran's.

10. If HUMans were designated to run this planet from 2016 onwards, following the 16500 year control of the Draco, why were the public not informed of it outside of this show?

Furthermore, we are not persons, subjects, citizens, denizens, residents, the public, privates or privateers.

This piece is from the Guardians section of our Blueprint, this is who we are as defined by the Creator.

Human:

There are 3 versions of hu-man; The hu in human has three meanings: higher universal, the Sumerian Anunnaki term hu means serpent, in Sanskrit it means dragon.

We are defining and declaring our new version as hu, meaning higher universal man, not serpent or dragon man.

Our freedom to choose what version to be is a universal right, not an Earth-based privilege.

We the people reject all legal terms and their definitions.

Legalese means the language of babble or baby talk, and hence, it makes no sense.

This means those that operate in and of it are not of sound mind, they are to be declared incompetent and unable to operate or administer it under natural or RITA law.

As sovereign beings and guardians we claim and take full responsibility for the restoration plan, on behalf of the collective and on behalf of the planet herself until a global referendum can be initiated.

The definitions and the defining of all of the above back to its original intentions and meaning, is our declaration of sovereignty and our claim of equal rights to other people, equal rights in terms of wealth distribution and equal rights in our claim of a fair share of all minerals of the Earth given to us by the Creator.

What are Keepership violations?

During the latter part of the Bretton Woods agreement years and ever since its ending, there has been a worrying trend of violations and offences that have taken place against the Global Assets and the Keepership system as a whole.

But before going into these violations, let us look into the different types of offences that The Royals are noticing which are of concern: Type 1 Offences are those who directly/aggressively come against The Royals and/or Assets.

The remedy is complete removal of the aggressors and the forfeiting of their Keepership, as well as the removal of all others that have provided

material/logistic support to them.

Type 2 Offences are those that have mishandled Royal Assets, like exposing the assets without Explicit Authorization.

The remedy is the forfeiting of their Keepership, as well as all others that aided and abetted in these crimes.

Type 3 Offences are those that have neglected their Keepership role, like neglecting the defense of the assets and/or not providing enough logistical support for their upkeep.

The remedy is the forfeiting of their Keepership and restoring the damage caused.

It is clear from the above that The Royals regard the upkeep of Keepership as an important part of the global system and view with seriousness any violation committed by the Keepers.

1. Yes we agree there has been serious mismanagement of our funds.

But you appointed all these greedy keepers, which is your remit to protect them, clearly that has failed.

2. Where is your responsibility in this, given you appointed the said keepers? What actual actions were taken against such aggressors?

3. Who mishandled the assets? Why haven't the names been made available to the public? Have they been charged lawfully for such mishandling? If not, why?

4. Exposing the assets without explicit authorization? Why have you not told the public about such assets? Surely if you are operating on behalf of the people, the people have the right to know under RITA, Cosmic and Trust Law?

This section will reveal so much of the political and country struggles that have taken place since 2016 and why.

What Violations are or about to take place?

There are a string of violations that have or about to be taking place, for which a stringent warning is now given with associated cease and desist and imminent declaration of loss of Keepership:

1. There are currently gathering of forces attacking ancient Royal Assets in both Syria and Iraq, as well as others waiting in the wings in readiness to join in the attacks.

The Royals view these attacks and these gatherings as directly coming against The Royal Assets and therefore are Type 1 Offences and violation of Keepership.

All parties are hereby warned, are to cease and desist and are given now imminent declaration of loss of keepership.

All parties are to return back from once they came from and to stop the attacks immediately.

All Countries, Intelligence Agencies, Military, Families and other Organizations who are involved in these violations are to stop immediately and go back.

Clearly these operations against our assets have been done primarily by the US Military, CIA and other Intelligence Agencies and with the support of Israel and Saudi Arabia?

What actions have been taken against the above violators? When will the public be informed of actions of and the naming of those organizations that went against our assets?

2. A Declaration of Loss of Keepership including Enforcement Action will immediately follow if even one foot is placed into any of these two countries by the participating parties.

Furthermore, all Countries that harbor or support such groups, or are not in control of their internal keeps, to stop these groups from freely operating within their regions, will have committed Type 3 Offences and violation of Keepership. Similar warning and actions are to be acted upon them.

No further warnings will be given.

Clearly they ignored the warnings, so what has unfolded in terms of actions since their violations?

Furthermore, there are currently Royal Assets being exposed for either sale, theft or placed as guarantees in the financial system.

None of these sales or guarantees are authorized by The Royals or have the blessings of The Royals.

If in doubt, then please contact myself or the relevant authorities to validate these transactions.

The Royals regard these illegal activities as Type 2 Offences and violation of Keepership.

This includes but not limited to the BRICS Bank, which has illegally used the guarantees of Royal Assets without explicit authorization.

All parties are hereby warned, are to cease and desist and are given now imminent declaration of loss of keepership.

All parties are to return back all the assets and guarantees and to stop the violations immediately.

All Countries, Intelligence Agencies, Military, Families and other Organizations who are involved in these violations are to stop immediately and restore the assets.

A Declaration of Loss of Keepership including Enforcement Action will immediately follow if further violations have taken place by the

participating parties.
No further warnings will be given.

Who has these assets? What is being done to restore them? Where is the enforcement? Who is the enforcement?

Having seen the evidence of these accounts and some accounts contain as much as 46 zeroes.

A million is 6, a billion is 9, a trillion is 12 and a Quadrillion is 15, yet these accounts have 46 zeroes.

**Bearing in mind the global GDP is or was \$123T a year, so there is a enough assets and currencies to last many thousands of years.
And yet so many on this planet go without? Shameful tactic based upon pure greed and ego.**

3. Furthermore, there are currently authentic and tangible reports of planet Earth to shortly to go through an extended period of severe space-weather events, affecting the lives and livelihood of everyone on the planet, as well severe disruptions to the normal way of life. The setup of contingencies for the general population and contingencies for all of The Royal Assets are hereby expected to take place by all Keepers.

All Keepers are to report back to The Royals their preparation plans for the overcoming of such events.

The lack of reporting or contingency or the disruption to the smooth running of the services under their Keepership will be regarded as Type 3 Offences and violation of Keepership.

A Declaration of Loss of Keepership including Enforcement Action will immediately follow if the violations are found to have taken place.

No further warnings will be given.

That section suggests they are only looking after themselves and the keepers.

What about the people? When will they be told of such space weather events?

What do they fear?

Perhaps the space weather events where the Day or morning of the Svarog and the Sun restoring its true power?

Because both have unfolded since this letter and we are all still here.

Whilst the EL-ites go further and further underground.

What has also taken place is the negating of Rahu and Ketu, Rahu in the past was responsible for rock throwing incidents passed off as meteors and asteroids.

4. Furthermore, there are currently authentic and tangible reports that Royal Assets under the Keep of The Vatican is reportedly under threat of attack by other groups as a way of settling internal scores.

The Royals view these potential attacks as disturbing.

These attacks will be regarded as directly coming against Royal Assets and therefore are Type 1 Offences and violation of Keepership.

All parties are hereby warned, are to cease and desist and are given now imminent declaration of loss of keepership.

All parties are to cancel their plans of attack immediately and to start negotiating to resolve the issues between themselves.

The use of prohibited weapons will not be tolerated.

The Royals are not interested in being absorbed in mediating such issues between Keepers.

All Countries, Intelligence Agencies, Military, Families and other Organizations who are involved in these violations are to stop immediately.

A Declaration of Loss of Keepership including Enforcement Action will immediately follow if even one Royal Asset is negatively affected by the participating parties.

No further warnings will be given.

What that section is describing is the Faction wars and yet again the people are the cannon fodder playing piggy in the middle, of clowns to the left and jokers to the right.

The more we delve into this narrative, the more the Royals resemble the control system.

Why would you give assets to the Vatican cult, when they have done everything to damage this planet and the varying races?

5. Furthermore, there are occasions when reports circulate of some Keepers preparing to use Weapons of Mass Destruction in their conflicts, to be in control of the situation.

The use of WMD on their own regions or against the Keepership of others are by necessity Type 1 Offences and violation of Keepership.

All parties are hereby warned, are to cease and desist and are given now imminent declaration of loss of keepership.

All parties are to cancel their plans of WMD attack immediately and to start negotiating to resolve the issues between themselves.

All Countries, Intelligence Agencies, Military, Families and other Organizations who are involved in these violations are to stop immediately.

A Declaration of Loss of Keepership including Enforcement Action will immediately follow, if even one Royal Asset is negatively affected by the participating parties.

No further warnings will be given.

Weapons of Mass Destruction could be deemed as to having been brought into our realm via off world trading.

All technology is not new; it is just re-introduced to a populace generally when there is an agenda against the people.
All technology has been weaponized against us, used for subversive practices, spying and surveillance and to monitor our movements, thoughts and actions.
All of which was brought in via off world trading.
The Royals themselves are ultimately responsible for such trades taking place, given they stated this earlier:
Part of these treasures are those held for the future of humanity and others are brought from outside of the planet for safe keeping on behalf of the different Galactic Councils.
That is where these trade deals take place and every interaction between people of Midgard and off world races, has involved the US or U.S. Military, Russian Military, the CIA, the KGB, the Majestic 12 group.
In my understanding of negotiations between the above and the off world, has always involved acquiring technology from the off world races in return for them abusing the people of Midgard Earth.
Always that technology is wanted for control of sections of the planet and to create wars for looting the planet into the hands of the few, not for the all.
All of that was done under the Royals watch and so subsequently and ultimately you are responsible for the carnage that has ensued.

What are the next steps? These due warnings are hereby given and is expected that such warnings are heeded by all Keepers.
Failure to heed such warnings and if found that the violation has taken place, then The Royals reserve the full right to take any remedial Enforcement Actions necessary against the individual Keeper and all those who are supporting them. These matters are viewed with seriousness by The Royals, so should similarly be done by all Keepers.
All Keepers are aware of their Keepership responsibilities and therefore these warnings are not conditional on the individual Keeper receiving such warnings; for this document is just a re-enforcement and a reminder of the responsibilities and consequences of violating the Keepership agreement.

But from the people's perspective both the Royals and their non-people appointed keepers have all violated the Divine word of the Creator.
Apportioning blame at this point is not conducive to the flow of life and has endangered, hampered and in some cases destroyed the lives of many on this planet, due to poor stewardship.
Furthermore, you have neglected your duties as so-called custodians of our assets, treasures and worse the planet.
This renders you all as incompetent at best and criminally negligent at worse.
Below is the solution and our true claim of title and a reminder:
It is this one, true and absolute divine creator of all existence who bestowed in trust, to all living men and women, certain irrevocable rights and obligations in perpetual remembrance as trustees and guardians, for all life on planet Earth.

Claim of Title:
Before any higher order society, religion or civilization existed within the star system called the solar system, or any other star system; before the first thoughts, symbols or words were ever conceived, drawn or spoken by the ancestors of human beings alive today; and, before even life or matter existed, the idea of existence did exist in the form of that ideal called god (Source), the universal, the absolute, the divine unique collective awareness.
It is to this unifying and singular force that the ancestors of human beings alive today directed their invocations.
It is this one, true and absolute divine creator of all existence who bestowed in trust, to all living men and women, certain irrevocable rights and obligations in perpetual remembrance as trustees and guardians, for all life on planet Earth.
Every unique unit of spirit that separates from the divine unique collective awareness, to experience itself as an individual is equal in abilities and full rights of ownership of itself, have been conveyed to it in trust by the divine unique collective awareness.
When a unique spirit decides to incarnate on any planet, it conveys full rights of ownership and use of the mind and the physical body in trust.
The divine unique collective awareness is the divine creator of all things in the universe.
As the creator of planet Earth, the divine creator can be the only owner of the planet; thus, when a unique spirit incarnates on planet Earth, the divine creator, as grantor, conveys full rights of ownership and use of all resources on the planet to each individual spirit, mind and body; thus, each individual spirit is general executor, sovereign of its mind and body and the planet.
Each individual mind is the trustee, with full title of ownership of the body.
The body is the beneficiary, enjoying the right of use of all resources equally with every other unique individual living on planet Earth.
As trustees and beneficiaries, all individual living men and women share these rights and obligations equally.

Each individual living man and woman has the absolute right of free will and choice.
As individuals do not live alone, no individual being with a conscious mind and self-awareness has the right to usurp this absolute right of another individual being.
As guardians of planet Earth, each individual living man and woman has equal claim of right of use of all resources on planet Earth;

therefore, each individual has the obligation to ensure they use only what resources are needed to live a fulfilling and productive life, in order to sustain life, exercise their creativity and develop their natural abilities to the fullest extent.

By incarnating on planet Earth, each individual living man and woman has given their express consent, to be self-responsible and has consented to their obligations to ensure planet Earth is cared for, so that all resources on the planet are shared equally, sustained and available for future generations.

Rights of use of the necessities of life (water, food, shelter, energy and clothing) are to be shared equally.

No individual living man or woman may enclose these absolute rights to control and profit from them unequally.

Any conscious, self-aware being that denies these absolute truths and works to usurp the free will and choice of others through the creation of models and systems designed to enslave, whether by voluntary or involuntary means that presume implied consent, denies the existence of the divine unique collective awareness and demonstrate complete incompetence of mind.

In doing so, these entities lose all rights and entitlements, and any claimed authority or titles are null and void from the beginning.

In this instance, all individual, self-responsible and self-aware beings with competent minds, have the obligation and right to claim their absolute rights and restore the true rule of law on planet Earth.

It will take time to develop and implement such systems; hence, an undefined transition period; whereby, the old system remains functional, will be required to minimize suffering as the new systems are phased in.

Any use of existing systems is out of necessity and does not imply consent to any statutes, rules, regulations, ordinances or presumptions made by the existing authorities.

Full disclosure has never been given.

Consent requires full disclosure in order for a conscious being to exercise their free will and choice based on the truth; therefore, consent cannot be implied nor presumed to have been given when using the existing systems out of necessity due to the lack of disclosure and the occult nature of the model and systems.

6. Accordingly, this shall serve as a legal notice to All Keepers, that the Royal Families directed that all asset settlements shall be processed and sanctioned by the Royal Imperial Sovereign International Court of Justice (ICJ), Royal Imperial International Criminal Court (ICC), The Royal Board of Governors of the Federal Reserve System and the Royal Sovereign Government of The United States of North America - The Republic of North America.

Therefore, all Keepers are hereby instructed to process all assets and accounts under their guardianship for settlement, by and through, the Royal Imperial International Court of Justice.

There shall be no other entity nor governmental agency sanctioned nor licensed to receive nor redeem global assets and collateral accounts without the sanctioned authority of the Royal Imperial Sovereign International Court of Justice.

The ICJ Licensed Sovereign Royal Judges shall have full authority over all global assets and collateral accounts. FURTHER, all keepers of assets and collateral accounts, are just that, keepers not owners, nor do they have the power, authority and jurisdiction to sell assets, negotiate nor dictate settlements, the ICJ have original and exclusive jurisdiction over all settlements of Royal Family's assets and collateral accounts. Failure to adhere to such original and exclusive jurisdiction shall be subject to criminal prosecution before the ICC.

If any Keeper has any queries regarding the above, then please contact The Royals or myself to discuss the said concerns. Sincerely, Ernest Rautschild Ernest Rautschild Royal Prime Minister 8216-8217 The United States of North America The Republic of North America The Family of Nations cc: Royal Imperial Sovereign International Court of Justice Royal Board of Governors, Federal Reserve System 4.

This is the declaration of the ICJ and the Banking and Redemption office located in Cairo Egypt under the remit of Sheikh Zayed family line.

Another of the royal connections like the Saud family.

The Zayed line descends from Zayed Bin Sultan, who had 19 children, all of which were boys.

Which is a statistical impossibility and so was engineered to have male family members to continue to rule over others, just like the Rothschild's and Rockefeller clans.

In fact the truth be known, all of these Royals are inter related in an incestuous manner for them to remain in control.

All of the below was written in capital letters, which means it is a dead and fictional entity and subsequently under the Divine Creator, null and void.

Intracourts Referendum

Overview

THE ICJ INTRACOURTS REFERENDUM CIRCULAR PERTAINING TO ANCESTRAL HISTORICAL HERITAGE TREATY ASSETS LAWFUL REDEMPTION AND LEGAL FINANCIAL SETTLEMENTS THROUGH ACCREDITED INSTITUTION RESPONSIBLE FOR OFFERING "LETTERS OF INDEMNITY / GRANT OF OWNERSHIP, GUARDIANSHIP, TRUSTEESHIP, PERENNIAL MANAGEMENT OVERSEER ETC" TERAPHYLUMINA COPTIC REFERENCE ID NUMBER:

AK0077/AFFIDAVIT/PREPARATION.COMMITTEE/ANNUIT.COEPITIS/REGULARIS/ZETA.PATA/D2V SX4217

Zeta is the name of an off world race and Pata means father or is it Ptah.

Ptah is an Egyptian creator god who conceived the world and brought it into being through the creative power of speech.

Remember they call themselves a Family of Nations, well Nations originally meant races.

Zeta Reticulans (Zetas):

These Greys are associated with the Zeta Reticuli star system, which is a binary star system located about 39 light years away from Earth in the constellation Reticulum (southern hemisphere).

Zetas are typically depicted as small, humanoid beings with grey skin, large heads, and large, opaque black eyes.

They lack external human body parts like noses, ears and sex organs.

Some Zetas are said to reside in the Orion and Sirius systems as well.

They have cloned bodies that can tolerate varied environmental conditions.

Cloned bodies means they can look like anyone.

Legal Notice:

THIS IS THE SOVEREIGN INTERNATIONAL COURT OF JUSTICE OFFICIAL LEGAL NOTICE PERTAINING TO THE INTERSTELLAR PLEBISCITE TREATY ORGANIZATION FOR THE MEWAR (MEIHUA PLUM FLOWER ASSOCIATION) BUCKINGHAM PALACE, EDINBURGH PALACE AND WINDSORS PALACE. SOVEREIGN ROYAL IMPERIAL FAMILY DISPERSED INTRAMURAL ORIGINAL UNITED STATES DEPARTMENT OF TREASURY (USDOT) AND THE UNITED STATES FEDERAL RESERVE SYSTEM (USFRS) CREATED ORIGINAL TREATY TREASURY ARTICLES, ORIGINAL DESIGNED FOR USE WITHIN THE INTERBANK SYSTEM GLOBAL MASTER CASH ACCOUNTS (GMCA) FOR RESERVE CASH AUDITED BANK STATEMENTS, WHEREIN SPECIALLY DESIGNED INTRAMURAL ARTICLES SUCH AS ALL RESERVE ANCESTRAL HISTORICAL AND HERITAGE ITEMS INCLUDING THE INTERNATIONAL COURTS REFERENDUM TREATY OF VERSAILLES (TOV), FEDERAL RESERVE NOTES (FRN), FRB, ALL KINDS OF OLD RESERVE NOTES, CURRENCY NOTES AND VARIOUS TREASURY GOODS SUCH AS PHYSICAL GOLD, SILVER, PLATINUM, METALS, CHINESE LIBERTY BONDS, TIGER ZEBRA NOTES, PETCHILI BONDS, WHEREIN ALL OF THE ABOVE DESIGNATED ARTICLES ALSO INCLUDE VARIOUS INTERNATIONAL TREATY GOODS AND ARTICLES, BOXES AND FOREIGN CURRENCY NOTES, INCLUDING THE UN-CUT UNITED STATES DOLLAR AND CURRENCY NOTES LISTED UNDER OUR SOVEREIGN ROYAL IMPERIAL TREASURY INVENTORY ARTICLES REDEMPTION AGREEMENTS AS PER THE SOVEREIGN ROYAL IMPERIAL INTERNATIONAL COURT OF JUSTICE (ICJ) (WWW.ICJ-ICC.ORG) UNITED STATES DEPARTMENT OF THE TREASURY'S INTERNATIONAL ACCREDITATION CORPORATE OPERATIONS ASSESSMENT ACCOUNTING STANDARD 3.4 INTERBANK SERVICES INTERDEPARTMENTAL TREASURY BOARD GLOBAL INVENTORIES MAPPING FRAMEWORK.

Historical Heritage:

IN ORDER TO ENTER AND PARTICIPATE INTO THE HOLY REDEEMER EXTRA CHRISTUM NULLA SALUS TRADING PROGRAM, THE SOVEREIGN ROYAL IMPERIAL FAMILY MEMBERS, BANK AND TREASURY ASSETS OWNERS / GUARDIANS / TRUSTEES / HOLDERS / GOVERNMENTS / MILITARY DEPARTMENTS / CORPORATIONS MUST DO THEIR BEST TO SUBMIT THE BELOW MENTIONED DOCUMENTS FOR FULFILLING MANDATORY COMPLIANCE REQUIREMENTS IN 100% COMPLETE CONFIDENTIALITY AS STATED BELOW:

1. THE COMPLETE LIST OF INVENTORY
2. PACKING LIST OF THE TREASURY ARTICLES
3. ORIGINAL AGREEMENTS DOCUMENTS (IF ANY)
4. ASSET HOLDER / TRUSTEE PASSPORT / ID / PHOTO / BRIEF CLIENT INFORMATION SHEET
5. LOCATION INFORMATION OF THE GOODS, IN BANK OR PRIVATE WAREHOUSES
6. ANY PREVIOUS BANK OR FEDERAL RESERVE LIEN DOCUMENTS (IF ANY) WITH THE OWNER/TRUSTEE/HOLDER INDICATING IF ANY OF THESE HISTORICAL ASSETS HAVE PREVIOUSLY BEEN USED AS A BACKUP FOR THE ISSUANCE OF ADDITIONAL NEW CURRENCIES OR ONLINE ELECTRONIC FUNDS POSTED ON THE GREY SCREEN OR BANK MAINFRAMES.
7. VERY CLEAR PICTURES OF THE INVENTORY BOXES, ARTICLES, CURRENCIES ETC. IF BOXES, THEN THE SERIAL NUMBERS SHOULD BE VISIBLE. DIMENSIONS OF THE BOXES SHOULD BE PROVIDED BY THE HOLDERS.
8. CURRENCIES PALLET PACKING INFORMATION, MARKING ON THE PALLETS, WRAPPING INFORMATION TO BE GIVEN
9. ANY PREVIOUS MARITIME/AIR/LAND SHIPPING MANIFESTS, CARGO HOLD RECEIPTS, BONDED AND NON-BONDED WAREHOUSE DEPOSITORY SLIPS, CARRIAGE/TRANSPORT RECEIPTS, MINTS AND PRINTING PRESS DOCUMENTS ETC
10. HISTORY OF ASSETS / FUNDS (IF AVAILABLE)
11. DECLARATION OF GENUINENESS BY OWNERS / GUARDIANS / TRUSTEES / HOLDERS
12. EVIDENCE OF PROOF OF OWNERSHIP / GUARDIANSHIP / TRUSTEESHIP / HOLDERSHIP THROUGH LEGAL INHERITANCE / WARTIME ATTRITION / SEIZED GOODS / BLACK MARKET UNAUDITED GOODS / BUY-SELL PURCHASE INDICATING CURRENT POSSESSION OF THE TREASURY ARTICLES / CURRENCIES ETC

13. IF INHERITANCE GOODS, ANY INTERNAL FAMILY DOCUMENTS, TRADE, BARTER, AGREEMENTS (IF ANY)
14. ANY DOCUMENTS OR FILES INDICATING THESE AS BEING PREVIOUSLY PLEDGED OR ASSIGNED GOODS TO ANY MINISTRIES / GOVERNMENT BUREAUS / FINANCIAL INSTITUTIONS ETC.
15. ANY SUPPLEMENTARY INFORMATION INDICATING SUCH SAID TREASURY ARTICLES / CURRENCIES AS BEING LISTED IN ANY OLD TREASURY DEPARTMENT / BANK MAINFRAME SYSTEM / FINANCIAL INSTITUTION / BONDED WAREHOUSE / OTHER FACILITIES WHERE RECORDS OF SUCH TREASURY ARTICLES / CURRENCIES MAY CURRENTLY EXIST (IF ANY) TO PROVE THEIR GENUINENESS THROUGH RECORDS OF ANTIQUITY
16. INDIVIDUAL AND TOTAL VALUE OF INVENTORY / GOODS (INDICATIVE PRICES IF AVAILABLE FOR REFERENCE)

All of that describes the players in the old banking system replete with not only back doors, but a hidden off ledger banking system not accessible by the public.

All of which represents to we the people a closed shop and a denial of our true heritage and assets as declared by the Divine Creator. Meihua plum flower is the national symbol of China, does that reveal the so-called Chinese Elders?

The following is a series of Quo Warranto's.

In the English-American common law, quo warranto (Medieval Latin for by what warrant?) is a prerogative writ issued by a court which orders someone to show what authority they have for exercising some right, power, or franchise they claim to hold.

Latin is a language that was not native to this planet and brought here by the controllers.

It is indicative it is used heavily in three areas of society that has done much harm to we the people, law, medicine and agriculture.

THE UNITED STATES OF NORTH AMERICA

1. The United States of North America

In THE GRAND COUNCIL, September 29th, 2015 A DECLARATION By THE REPRESENTATIVES, We The People Of THE REPUBLIC OF NORTH AMERICA, IN THE FAMILY OF NATIONS [Quo Warranto]

Wherefore, When in the Course of human events, it becomes necessary for original people to dissolve the political bands which have connected them with another, and to assume among the powers of the earth, the separate and equal station to which the Laws of Nature and of Nature's God entitle them, a decent respect to the opinions of mankind requires that they should declare the causes which impel them to the separation.

Wherefore, We hold these truths to be self-evident, that all original people of North America are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.

That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed.

That whenever any Form of Government becomes destructive of these ends, it is the Right of the Sovereign Aboriginal 211; People to alter or to abolish it, and to institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to effect their Safety and Happiness.

Prudence, indeed, will dictate that Governments long established should not be changed for light and transient causes; and accordingly all experience hath shewn, that mankind are more disposed to suffer, while evils are sufferable, than to right themselves by abolishing the forms to which they are accustomed.

But when a long train of abuses and usurpations, pursuing invariably the same Object evinces a design to reduce them under absolute Despotism, it is their right, it is their duty, to throw off such Government, and to provide new Guards for their future security.

Such has been the patient sufferance of the Aborigines of North America; and such is now the necessity which constrains them to alter their former Systems of Government.

The history of the 1791 Federal Colonial Corporate United States [> Title 28, U.S.C.S. § 3003(15)(A)(B)(C)] that was annexation into the Sovereign We, the people, General Government of North America; and the present Federal United States, the United Nations, is a history of repeated injuries and usurpations, all having in direct object the establishment of an absolute Tyranny over these original Sovereign Islamic Nation/States.

DECLARATION – QUO WARRANTO – 1

This line stood out amongst that declaration:

“That mankind are more disposed to suffer, while evils are sufferable, than to right themselves by abolishing the forms to which they are accustomed.”

But they were never given the tools to right themselves as the so-called controllers did everything to hamper them.

So suffering and existence became a way of life for most on this planet, whilst the controllers had the lives of extreme luxury and zero accountability.

Suffering and existence of life is not life or living, it is an abomination of the will of the Creator.

No America does not belong to the Aborigines, because they were not before the originals here.

History on this planet did not start with what is known as Native Americans, despite the scholarly claims. They were called “Indians” for a reason and those Indians went onto slaughtering millions of the natives of that time/space. No one owns any country or region of this planet, ownership belongs to the Creator and the Creator endowed us all the use and the responsibility of it. Not some non-selected Royals, Keepers, Churches or off world entities playing god.

2. The United States of North America

Wherefore, the Aboriginal Preamble General North America Government:

The Unincorporated Free Association of the United States of America Republican Form of Government a/k/a (A) "The United States of America, In General Congress assembled," (B) "The United States in Congress assembled," (C) "The United States Government belonging to the Family of Nations" and (D) the Preamble and Constitutional United States of America with its three Branch Government headed by "The Congress of the United States" pursuant to Art. 1 of said Constitution

(1) Pronounced the authentic "A DECLARATION" by the Representatives of the UNITED STATES OF AMERICA.

In General Congress assemble IN CONGRESS, July 4, 1776, that officially started the "Revolutionary War",

(2) Enacted the Official Flag of the United States June 14, 1777, with its star of David's six pointed stars and

(3) established the "Sigilla Magna Republic Confederate America"> The Seal of the Maiores People United in America a.k.a. the Great Seal of the Confederate/Union Republic of America, i.e., The Official "Seal of the United States" pursuant to 4 U.S.C.S., Section 41.

This is the Pre-Entitled Qualified, HaKhdar, Free Inhabitant and natural born Citizenship of the United States We Reclaim, Proclaim, Declare, Record and Implement, via the Fas and Hakh, “We the People”, also known as the Grandfather, the Old Ones, Original People, Ancient People, Spiritual People and We the people, of North America Contiguous Nation-States, the Council of Three Fires Confederacy of North America, e.g. Mexico: Aztec, Mayan, Anasazi, Freeholders of North America, and Signatory Authentic 1664 Secret Titulo Torrens of North America; Authentic Secret 1771-Present Treaty of Versailles, Authentic Secret 1783 Tripartite Agreement of North America (> United States, THE UNITED STATES OF AMERICA & Britain), holders of Five Books, Sixteen Copies and Blue Book, reflecting the original people (We, the people) of North America, collectively indicating, having 'original jurisdiction', rightful and legal government of The United States of North America, The United States of America and The Republic of North America thereof.

WHEREFORE, the Perpetrators, Impersonators, Personators, Counterfeiters:

(a). The former or pre 1929-1945 Federal Corporation United States of America Democratic form of government a.k.a. (A) The United Colonies, (B) These United Colonies, (C) the Senate and House of Representatives of the United States of America in Congress assembled and the "Thirteen United States of America" being the un-Constitutional [> Preamble and Articles 1-7] three departmental governments of the U.S. headed once by said Congress that (1) Attached or piggybacked their plagiarized “Declaration of Independence” to Our “A Declaration” that officially started the "War of Independence" [when historically joined and understood they are called the American Revolution], (2) unofficially enacted and displayed the Historic Star of Washington's five-pointed stars October 1777 and constructed the "illegal [Great] seal of 1841 ". These denizens or Subjects were once known as "natural-born citizens" and were also once Congressionally Naturalized via United States Courts after two years for civilians.

DECLARATION – QUO WARRANTO – 2

Just wow, where do you start with that lot?

America is the original Sovereign Islamic Nation/States? Islam which means Isis hidden, was created around 1100AD as a subsidiary sect of the Jewish religion.

The Jewish law is the true definition, it is not a religion it is a controlling law of manipulating people designated to be lesser than the self-titled “chosen ones”.

Chosen by whom? Because it certainly wasn't the Creator, because under the directive of the creator, all are declared equal.

Which means the Jewish religion/law, which is what all religions derive from, is a fraud.

1776 and the UNITED STATES OF AMERICA is also a fraud, because the United States is not an American body, it is part of the Crown situated currently in England, prior it was Babylon.

Which is part of the energy exchange system known today as money, stolen from the natural people of this planet via off world races. The money system which is a slavery system came from Orion as a system of control.

Remember earlier the Zetas came from Orion.

To enact the official flag as the Star of David? Again the Jewish usurpers are in play.

But the six pointed star is the battle flag of Alpha Draconis, home of the Draco beings who have secretly operated this planet mainly from afar for the past 16500 years, courtesy of some stupid and ignorant aboriginals in Australia and New Zealand.

They gave away the control of the planet to reptile beings.

Sigilla Magna Republic is related to the Rome cult stealing the land known as Albion, later Breton and now labeled as the United Kingdom, because that is the Magna Carta.

Where the nobility black or otherwise stole the land from the people in a coup against the kings and queens of the Kingdoms.

“We the people” also known as Grandfather, I know exactly who you are referring to with that statement.

Anu, the LORD of the bible who is the Royal leader of the Alpha Draconis Empire, the Draco.

These two lines also spring up.

The Signatory Authentic 1664 Secret Titulo Torrens of North America and the Authentic Secret 1783 Tripartite Agreement of North America.

Why were those two important documents secret? Where is the people’s input into those secret documents?

Anything done in secret without the approval of the people is fraud.

The Blue book it said, well the color blue in the secret coded programs is related to all things alien.

Project Blue Book, Blue beam, Blue Avians and the secretive Blue Brethren group that operates like a think tank organization.

History can never be selective and the idea that Native Americans were the first in America is an absolute falsehood.

The Rus/Aryans/URs were here long before all of the selective recorded his story.

3. The United States of North America

(b). The Administrative "Federal republic in central N America" (> World Encyclopedia of flags, p. 192)] united States of America Municipal form of government a.k.a. (A) The Democratic and Republican party government, (B) The Indivisible Government (See Documents and Readings in American Government, pages 608-610), (C) The "fourth branch of government (see Separation of Powers and the Independent Agencies: Cases and Selected readings, Library of Congress, 1969, pages 383-et seq.); and (D) The Feds/Fez headed by an unconstitutional president, and subordinately controlled by the Joint-Committees of ["The] Congress" who having actually and Effectually taken over the task of fulfilling the (1) "Declaration of White Independence" on October 8, 1898 in the Coup detat initiating in Wilmington North Carolina, (2) Raised the Administrative Commercial and Bankruptcy Flag of the United States between 1929-1935 with its Presidential arrangement of Stars/Mullets, Fringes and dimensions (see 4 U.S.C.S., Chapter 1, Interpretive Notes and decisions, 1980 Ed. p.895); and the "Crested eagle"> The Phoenix, Draco or Maru in Finial of the flag: (more about the Moorish-Eagle below) and (3) The "Great Seal of the United States" of 1935-1986 with its CRESTED EAGLE.

All citizens of this government are "subjects to another's jurisdiction" and are Contractual "White Negroes" or property of the "State where in they reside" regardless of your Color.

To prove this, let Facts be submitted to a candid world:

1. The USA, a corporation of the English Crown, is bankrupt, and has been since at least 1788.

The Articles of Confederation states in Article 12: “All bills of credit emitted, monies borrowed, and debts contracted by, or under the authority of Congress, before the assembling of the United States, in pursuance of the present confederation, shall be deemed as considered a charge against the United States, for payment and satisfaction whereof the said United States, and the public faith are hereby solemnly pledged.”

The “Founding Fathers,” as constitutors, acknowledged and reorganized the debt in the US Constitution 1787, Article VI, hence “constitution.” Bankruptcy occurred on January 1, 1788, based on 21 loans that the United States of America received from the King of England dating from February 28, 1778, through July 5, 1782, the repayment of which had been ratified by Congress on January 22, 1783. The United States Bank, created in 1791, was a private bank, with 18,000 of 25,000 shares owned by England.

DECLARATION – QUO WARRANTO – 3

Many who listen to this and are not familiar to THI and you may not believe the extra-terrestrial slant to this.

From my perspective that is ok, if you are not yet ready for that level of truth.

But having referenced the Draco in Quo Warranto 2, what is the chances of these Royals referencing them directly with the above piece?

“and the Crested eagle, The Phoenix”, which is the Bennu bird and related to the Orion overlay of Solomon in the four corner states of America.

The Draco or Maru in Finial of the flag.

Why would they mention the term Draco, if they don’t exist? As there is certainly no group of Humans called the Draco.

The United States declared bankrupt following loans off not the King Of England, but clearly one of the keepers or trustees.

George III was son of a Saxe-Gotha family, which eventually went onto spawning what are known as the Windsor’s now.

Except it is a fake name, their true surname is Saxe-Coburg and Gotha.

The above of which reveals, America did not get its independence at all and July 4th celebrations are all fake, based upon a fraud perpetrated against the people.

4. The United States of North America

2. No de jure, constitutional Congress has existed since March 27, 1861, when seven (7) Southern States walked out of Congress leaving Congress without a quorum for adjourning and therefore ending sine die.

That which is called “Congress” today assembles and acts under the authority of the President acting in capacity of being Commander-In-Chief of the Armed Forces, under emergency war-powers rule, i.e. “law of necessity,” i.e. no law (see 12 Stat 319, which has never been repealed and exists in Title 50 USC §§ 212, 213, 215, Appendix 16, 26 CFR Chapter 1 § 303.1-6(a), and 31 CFR Chapter 5 § 500.701 Penalties).

3. Since the above-referenced date, March 27, 1861, the original people of North America have been under Fascist rule via presidential executive order under the aforementioned Emergency War Powers, 12 USC 95 a, b., which the original people and their governments, is now “legally” established as an “enemy” via the Amendatory Act of March 9, 1933, 48 Stat. 1, amending Trading With Enemy Act of October 6, 1917, H.R. 4960, Public Law No. 91.

4. December 6th, 1865, the 14th Amendment was proclaimed as ratified (even though it never properly was, see below). The 14th Amendment, (which is private Roman Catholic Ecclesiastical Trust Law, known as the Saint Peters Trust), constitutes a constructive, cestui que trust, a public charitable trust, “PCT,” that was expressly designed to bring every corporate franchise artificial person called a “citizen of the United States” into an inseparable merging with the government until the two are united (with the power inhering in the government, not the people).

A cestui que trust is fundamentally different from a regular trust, which is express in nature and consists of a contractual indenture involving three (3) parties: Grantor (Creator or Trustor), Trustee, and Beneficiaries.

In an express trust, legal ownership is transferred by written contract between Grantor and Trustee in which the Grantor surrenders ownership of property to the legal person, the Trust, to be managed by the Trustee on behalf of those who are to benefit from the arrangement, the Beneficiaries.

A cestui que trust, on the other hand, differs from an express trust in several crucial ways:

a. It is not formed by express contract, i.e. overt agreement expressed in writing, but by legal construction, i.e. fiat.

b. A cestui que trust has no Grantor, but, being a constructive trust created by operation of law, i.e. by make-believe, has only co-trustees and co-beneficiaries.

The co-trustees are the parties with the duties for managing property for the “public good,” i.e. for the benefit of those designated as co-beneficiaries.

5. The Legislative Act of February 21, 1871, Forty-first Congress, Session III, Chapter 62, page 419, chartered a Federal company entitled “United States,” a/k/a “US Inc.,” a “Commercial Agency” originally designated as “Washington, D.C.,” in accordance with the so-called 14th Amendment, which the record indicates was never ratified (see Utah Supreme Court Cases, Dyett v Turner, (1968) 439 P2d 266, 267; State v Phillips, (1975) 540 P 2d 936; as well as Coleman v. Miller, 307 U.S. 448, 59 S. Ct. 972; 28 Tulane Law Review, 22; 11 South Carolina Law Quarterly 484; Congressional Record, June 13, 1967, pp. 15641-15646). A “citizen of the United States” is a civilly dead entity operating as a co-trustee and co-beneficiary of the PCT, the constructive, cestui que trust of US Inc. under the 14th Amendment, which upholds the debt of the USA and US Inc. in Section 4.

DECLARATION – QUO WARRANTO – 4

Much of that section coincides with our own law team’s dissertation upon this matter and was placed into the New Blueprint for Humanity.

5. The United States of North America

6. In conformity with the above-referenced creation of United States (1871) and the 14th Amendment, the Legislature of each State created a limited-liability corporation, chartered in a private, military, international, commercial, admiralty/maritime jurisdiction, entitled “STATE OF...” e.g. “STATE OF CALIFORNIA,” as evidenced by, inter alia, the change in the seal and the creation of a new constitution, e.g. Constitution of the State of California (1879), concerning which, re California:

a. A general partnership agreement, hereinafter “General Partnership,” exists between the California Republic (1849), and STATE OF CALIFORNIA (1879), with STATE OF CALIFORNIA acting as governmental controller.

b. STATE OF CALIFORNIA now acts as an agent/instrumentality of United States, collecting whole life insurance premiums, known as “taxes,” for the International Monetary Fund, based, inter alia, upon the Limited Liability Act of 1851 and the bankruptcy of United States of 1933, (see House Joint Resolution 192 of June 5, 1933; Public Law 73-10; Perry v. U.S. (1935), 294 U.S. 330-381, 79 L Ed 912; 31 USC 5112, 5119).

7. Inasmuch as all law is contract, the contract involved in a constructive trust is an implied contract.

An implied contract can be ratified by two (2) means:

a. Acquiescence by silence, i.e. the “government” asserts its intentions concerning your life, rights, and property and you assent, don’t rebut, and compliantly go along with what they claim.

In 1871 the Government changed the nature of its contract with the people from law as defined by the original Constitution of 1787 that recognizes law (common law), admiralty (on the sea only), and equity (functioning by voluntary contract between all participating parties), and began relating to people as if they were “citizens of the United States” within/under the private, commercial, international, military jurisdiction of the new de facto corporation, i.e. US Inc.

They offered people a “new deal,” and almost everyone bought it based on naïve and foolish trust and assuming that everything was OK.

The We the people, e.g. 'original people' of North America were thereby denied access to its original sovereign government's law and placed on the ship of state of US Inc. where the captain's word is law and no one has any rights. As Jefferson phrased the matter, "As government grows, liberty recedes."

b. You expressly accept "benefits" offered by the government, and thereby finalize the contract by deed.

This is similar to finalizing a contract with a restaurant by sitting down at a table, reading a menu, and then ordering and consuming a meal.

By your deeds you affirm to the restaurant that you will pay for the meal in accordance with the price stated on the menu.

No written contract is signed, but a contract is formed, nevertheless.

DECLARATION – QUO WARRANTO – 5

Again something our law team uncovered and relayed in our New Blueprint for humanity.

6. The United States of North America

8. By the above two (2) means people give implied assent that they are bound by an alleged contract with US Inc. in accordance with the terms and conditions that inhere in being treated as a "citizen of the United States" under the 14th Amendment, and are therefore placed into permanent legal status as a Debtor and Surety for U.S. Inc.. In such a position, the original We, the People of North America leave the ground of sovereignty and all capacity for asserting their birthrights, nationality, inheritance rights in favor of being presumed as having exercised their sovereignty and free-will autonomy for the purpose of going along with the government's assertion that they sacrifice everything for the "public good," (i.e. the PCT).

By so doing the original people lose their standing in law, (i.e. they "die a civil death in the law.")

They are placed in the legal position of mortmain (i.e. as if deceased) and are shorn of capacity for asserting their rights, since the presumption is that they have already exercised those rights for the purpose of being placed in the position they are in, i.e. property of the foreign government with a lien against them and everything including life labor could ever create, and their posterity, children.

The private being (the real individual) is sacrificed for the good of the public (the imaginary collective).

9. When people die such a civil death in they law they are like ghosts, and thereby incapable of managing their own affairs and enjoying their birth rights.

Like the estate of a decedent, they are then managed by the executors/administrators of the estate, in probate.

Such is the condition of every "citizen of the United States" today in law, managed by the government agencies acting as executors/administrators of their estates in bankruptcy, legal incapacity, and civil death as assets of the bankrupt US. The US is property of the private Real Parties of Interest, the Creditors in bankruptcy.

10. The 14th Amendment was allegedly established for the purpose of creating a citizenship for the liberated White Negroes, and other disenfranchised people, who otherwise had no citizenship because they could not comply with the requirements for state citizenship.

What actually happened was that the White Negroes were taken off of the Southern slave plantations and placed into the slave plantation of US Inc., a far worse lot.

The government then gradually absorbed everyone else — including the original sovereign people, e.g. We, the people, of the land — into the same condition.

11. 1871-1913. Officers of the actual government held office in dual capacity, (i.e. in both USA and US Inc. status).

12. 1912. Bonds issued by US Inc. came due but US Inc. did not have the resources for paying their creditors (the seven families that founded the Federal Reserve Bank), so US Inc.'s owner (the actual government) was required to pay the balance.

The national government was also without sufficient funds to meet US Inc.'s obligations, so the creditors settled for all of the assets of both US Inc. and the national government instead of foreclosure on and liquidation of the entire country.

By so doing, they expropriated the nation — both USA and US Inc. Sic transit America.

13. 1912. US Inc. forms an agreement with the Federal Reserve Bank (It is important to note that both of these entities are private corporations which removes the general allegations of treason or fraud from this relationship).

Through this agreement, US Inc. must function in debt, even though they have neither funds nor resources for financing their operation.

14. 1912. The first corporate only Senators are seated in the next election year by popular vote of the US Inc. registered voters.

The original-jurisdiction national Senators of the States did not assume office that year and at least one third of the nation's Senators seats were lawfully and voluntarily vacant.

DECLARATION – QUO WARRANTO – 6

Like we have said the whole slavery issue was solved by making all people slaves or chattel of the system. The blacks thought they were free because they were now like the whites, but the whites were now slaves the same as them. Families involved in the setup of the Federal Reserve where; The Warburgs, Rothschild's, Rockefellers, Morgan, Aldrich who was married into the Rockefeller family and others likely out of the Carnegies, Ford and Vanderbilt's. Then we had the Goldman Sachs, Lehmans and Kuhn Loeb's of New York, the Lazards of Paris; and the Israel Moses Seifs of Rome. You will notice most of those people are Jewish, not a cohen-cidence. "Through this agreement, US Inc. must function in debt" in other words the US Inc and its debtors the people must keep paying for the rest of the world to stay in debt. They have indentured the whole country and there is no escape. The solution? The Blueprint as our proposal eliminates these harvesters and sets the country America and its people on a better path. We the people residing here in America are not debtors, but the credit, people have to understand that.

7. The United States of North America

15. February 3rd, 1913. US Inc. passes its 16th Amendment and Congress orders the Secretary of State to enter it as ratified, even though the States had not ratified it according to Law. The Secretary complied.

It should be noted that this would not have been lawful if it were a national Constitution amendment, however it was perfectly legal within the colorable, de facto corporation.

It should also be noted that where the national Constitution already had a 16th Amendment and where the Supreme Court says that the new 16th Amendment did not do anything, this corporate Amendment must simply be a space filler entered such that US Inc.'s Constitution (1871) would have the same number of Amendments as that of the national Constitution (1787).

16. April 8th, 1913. US Inc. passes its 17th Amendment and Congress orders it to be entered as ratified in the exact same manner as they did with US Inc.'s 16th Amendment.

This Amendment changes where US Inc.'s Senators are elected.

This Amendment is not even lawfully possible, as a national Constitution Amendment for several reasons, not the least of which, is that the Amendment would have required that Congress first pass an Amendment, that stated that they had the power to say where Senators are elected, before they could even deliberate on such a subject matter.

After which they would then have to have competent ratifications performed on such Amendments in accord with Constitutional limits, not as was done with US Inc.'s 16th Amendment.

17. December 23, 1913. The Congress, late at night with only a small cadre of supporters present, passed the Federal Reserve Act, surrendering the creation and management of the nation's currency into the hands of a cartel of private and mostly foreign bankers.

Currency is the single most essential and critical commodity in the world, embodying more law and principles of commerce than any other. Since all interactions are commerce, and the medium of doing business in commerce is currency, money is in a very significant sense the measure of all things.

By abandoning control and management of the money supply, the nation surrendered all capacity for claiming sovereignty.

The government lost its independent treasury, one of the requirements in law for national sovereignty.

The United States Government became a mere fiefdom, or administrative arm, of the foreign bankers, who now owned the store.

Passage of the Federal Reserve Act was a major milestone on the road to serfdom that this entire progression outlines. The conspiratorial nature of matters is exemplified in comments by one of the major actors in the triumph of the Federal Reserve, Edward Mandell House, who had this to say in a private meeting with President Woodrow Wilson:

"Very soon, every American will be required to register their biological property in a national system designed to keep track of the people and that will operate under the ancient system of pledging.

By such methodology, we can compel people to submit to our agenda, which will affect our security as a chargeback for our fiat paper currency. Every American will be forced to register or suffer being able to work and earn a living.

They will be our chattel and we will hold the security interest over them forever, by operation of the law merchant under the scheme of secured transactions.

Americans, by unknowingly or unwittingly delivering the bills of lading to us will be rendered bankrupt and insolvent, forever to remain economic slaves through taxation, secured by their pledges.

They will be stripped of their rights and given a commercial value designed to make us a profit and they will be none the wiser, for not one man in a million could ever figure our plans and, if by accident one or two should figure it out, we have in our arsenal plausible deniability.

After all, this is the only logical way to fund government, by floating liens and debt to the registrants in the form of benefits and privileges.

This will inevitably reap to us huge profits beyond our wildest expectations and leave every American a contributor to this fraud, which we will

call Social Insurance.

Without realizing it, every American will insure us for any loss we may incur and in this manner, every American will unknowingly be our servant, however begrudgingly. The people will become helpless and without any hope for their redemption and, we will employ the high office of the President of our dummy corporation to foment this plot against America.”

DECLARATION – QUO WARRANTO - 7

“The government lost its independent treasury” Yes there are seven versions of the Treasury, none of which are real. All this can be voided based upon fraud via deception, as they didn’t reveal the full details to everyone as to their intent and neither were the public asked for their opinion.

8. The United States of North America

18. 1917. Corporate-only Senators begin participating in all matters with those Senators who still had original jurisdiction government capacity, as a result of which all activities of the government were performed in corporate capacity only.

19. 1917. President Wilson was re-elected by the Electoral College, but only US Inc.’s Senate performed the Senate confirmation necessary for seating the national President.

There was no national government Senate confirmation; no national seats were seated and all remained vacant.

Note: the national President is also the Military’s Commander in Chief, and under the nation’s status of being ruled by the private, commercial, martial-law rule of the Bankers and English Crown, the business needs of the nation have remained under US Inc. control since 1871. Ever since US Inc. was incorporated and made operational over such matters.

20. 1917-1944. All national government seats are and remain vacant, and US Inc. continues maintaining the business needs of the government under martial-law rule.

21. June 5, 1933. US Inc. declares bankruptcy under House Joint Resolution, “HJR,” 192.

22. 1935. The Social Security Act is passed.

23. On application, the new Social Security Administration or SSA creates a private Trust with a trust name that sounds like the name of the applicant, except the Trust’s name is spelled with all capital letters.

SSA makes the applicant a co-trustee of the namesake Trust, designates the SSA General Trust Fund as the Beneficiary of the namesake trust, and assigns the Trust a Social Security General Trust Fund Account number regarding the applicant for accounting and identification purposes.

24. 1938. In *Erie Railroad v. Tompkins*, 1938, 304 U.S. 64-92, the U.S. Supreme Court sets the presumption re the status and capacity of an individual as that of General Capacity/General Partnership relationship with the namesake Trust, as if the two (2) entities — individual and namesake Trust — were one-in-the-same person.

25. 1944. In the Bretton Woods Agreement, US Inc. is quit-claimed into the newly formed International Monetary Fund or IMF in exchange for the power allowing the US Inc.’s President the right of naming (seating and controlling) the governors and general managers of the International Monetary Fund, The World Bank for Reconstruction and Development, and the Inter- American Bank also formed in that agreement (codified at United States Code Title 22 § 286).

It must be noted that this Act created an unlawful conflict of interest between US Inc. now with its new foreign owner and its purpose of carrying out the business needs of the national government.

This is the cause of our use of the term original-jurisdiction government.

With the new foreign owner of US Inc. a conflict of interest is created between the national government and US Inc., even though the contracted purpose of US Inc. has not changed on its face.

26. Since 1953 – 1975 at least, MKULTRA (Mind Control, etc.), CIA, and Military are unlawfully engaging in human experimentation with and without the knowledge of the subjects.

The United States of North America patterns, and other more sinister purposes in light of chem-trails.

Military airborne toxins are sprayed on large cities without warning for the purpose of studying distribution and effect. Cite: Joint Hearing before the US Senate Select Committee on Intelligence, 95th Congress, 1st Session, August 3, 1977.

DECLARATION – QUO WARRANTO - 8

The people have the right and can issue a lawsuit en masse for failure of the US Inc to pay all bills related to our expenditure costs of living.

As the people were put up for the debt as collateral, the obligation of the debtors US Inc are then responsible for the upkeep of all its "citizens".

This they have neglected to do and so is committing fraud again.

The Social Security Trust comes out of the main Trust, but with them adding our name to the Trust in capital letters a few things unfold from there.

1. After 7 years of not claiming your trust funds, you are declared dead.
2. They pre-empted that you would not claim your trust by declaring you dead in capital letters.
3. As dead people cannot own anything, the Executor of the Trust in fraud then claims the assets upon your fictitious death.
4. The death is fictitious because the person's name is fictitious, you are not dead and have a real name.
The real name is Thomas Williams and not THOMAS WILLIAMS.
5. Once you declare your name in all capital letters, you are then not a real person, but a dead fictitious entity.
6. The SSA is a fund whereby the bankers and owners of US Inc should have paid out all of our living costs and bills.

Instead they triple dipped.

Because:

1. The main trust was funding our life as part of our inherent right of access to the shared funds of the Trust.
2. They made us all collateral for the debt and then claimed our inheritance.
3. They made us all dead and claimed our inheritance.
4. They made us pay into the SSA fund, when we should have been receiving from it.

The point is, these Royals were a part of the Bretton Woods agreement that initiated this fraud upon the people, but now they are pushed out of the agreement they cry foul?

In the Faction show I did in 2015, I explained the Royals were no longer a player in the game.

How the British Royals were pushed out of the game and rendered a PR exercise for the public only.

I was not aware at the time of these true non-public Royals, but they sent out a representative Kameran Fally to speak with Kerry Cassidy to issue Royal threats of returning what they deem as their rightful ownership.

Because there was no renewal of the Bretton Woods agreement in 2014, the Royals were pushed out of the game.

Yet these same Royals thought it was ok to push the people out of their inherent right to the Trust?

9. The United States of North America

27. 1962. At the National Governor's Conference in Lexington, Kentucky; US Inc. informs the governors under the guise of public necessity that they must all form, or reform existing, private corporations under US Inc. in their State's interest.

So that the people will not discover what the State governments are doing with the people's money.

Dabbling in foreign notes, i.e. Federal Reserve Notes (FRNs), bonds and evidences of debt, which activity is forbidden from State governments by their own State Constitutions.

To which, information would likely cause a people's revolt ending in the State official's being, at worst, killed and at least replaced.

The proposed incorporation deadline was 1968.

28. 1970. By this time, each State revised its Constitution and Statutes and formed private corporate entities of the name "STATE OF (X)" (where "(X)" is representative of the common State name), and then vacated their original jurisdiction government seats in favor of foreign ownership and control under the mandate of US Inc.

29. It appears that this was all done so a General Partnership could be presumed as existing between "The State" (of the national Union of States) and "STATE OF (X)", a private corporation.

Said STATE OF (X), as General Partner, then assumes the role of governmental operator/controller.

This scenario is further proven by the fact that these corporate entities, cannot handle gold and silver coin of the United States of America in commercial transactions without violating the Par Value Modifications Act and the Foreign Currency Exchange Act.

30. September 5, 1996, U.S. Patent & Trademark Office application number 709471 is filed, consisting of a plan for marking the alleged human property of US Inc., which is every citizen of the United States, reminiscent of the Biblical reference in the nature of the Mark of the Beast. This plan is a violation of foundational law.

31. April 19th, 1994. Federal agents attack, burn and raze the compound, killing approximately 100 of the members of the sect at Waco, without any lawful cause for the action.

32. 50 USC 1520 et seq. demonstrates that there exists an agenda for using Americans (Sovereign and otherwise) as biological test subjects. This is a fundamental breach of an alleged Constitutional contract.

33. President Clinton pushes for a mandatory Health Care Bill for the purpose of placing the physical bodies of all Americans under control of US Inc., with international identification attached, for the purpose of tagging the populace, as per the Biblical prophecy of the Mark of the Beast.

The computer that would handle the tracking is even identified with the acronym: B.E.A.S.T.

What the above progression depicts is the systematic growth of the power, scope and pervasive control of Government exercised against the American people by foreign, criminal and hostile powers.

This same dreary gestalt constitutes the nature of man's history on this planet as far back as the eye can see. Civilizations rise, fall and disappear, replaced by new ones, that based upon being founded on and functioning in accordance with wrong principles, are foredoomed for extinction, as were all of their predecessors and as all future civilizations will be, until mankind finally learns and ceases beating a dead horse by structuring law, commerce, religion and social organization in general on principles that are existentially impossible.

DECLARATION – QUO WARRANTO - 9

So what is the difference between State and STATE OF? One is the organic state, the other is a dead fictitious entity operating outside of the State rules and regulations in a private capacity.

All whilst looking like the original.

Find the pattern and it always repeats, I will remind you of two lines from other shows.

1. We came in the form of the enemy and 2. We made man in our image.

The computer was known as the B.E.A.S.T, use as above and so below and you have the same BEAST overlay system of the timelines and realities portrayed in our Cosmic Genetics series.

They will always put it in your face, just like the Cat-holic church and their aptly named telescope called LUCIFER.

STATE OF cannot handle gold and silver in transactions? That is because they are then forced into using fake foreign currencies that they print off for us only.

Plus, you cannot pay off debt with notes, notes are debt instruments, so how can you discharge debt with a debt note or instrument?

You can't, only physical or paper equivalent of gold and silver can discharge debt.

Hence why on the deeds of title for the "paid off" mortgage, it describes you as the tenant or right of use, not the owner.

Why? Because you are dead, look at the word mort – gage, mort in French Latin, means dead.

Gage means a valued object deposited as a guarantee of good faith.

A valued object? You do realize that is us?

How can they poison, kill, rape and steal from us with no consequences? Because we declared ourselves as dead fictitious entities.

10. The United States of North America

The above progression has proceeded in America by implementing such strategy as:

1. Relentlessly instilling in people the foundational idea that governments in general are absolutely essential in the society of man, and that the Government in America is the people's friend and servant, i.e. a government of the people, by the people, and for the people.

These premises are untrue, self-serving cons by those who want the power.

2. Creating governmentally owned corporate franchises, such as a citizen of the United States and one's all-capital-letter name, with which people are deceived into identifying.

3. Regarding every citizen of the United States as contractually being:

- a. A corporate citizen, which is a corporate franchise;
- b. A co-trustee (with duties) and co-beneficiary (with privileges) of the 14th Amendment Public Charitable cestui que Trust;
- c. Pledged as an asset in the bankruptcy of US Inc., and therefore a co-surety for the debts of US Inc.;
- d. An enemy of the Creditors;
- e. Chattel property of the Bankers and Power Elite;
- f. A slave with no capacity for asserting any rights, no standing in law, and no capacity for contracting.

4. Functioning on the presumption that the individual being, with autonomy and free will, knowingly, intentionally, and voluntarily contracted into the situation of being united, like heads and tails of a coin with a corporate entity created and owned by the Government.

As per the established maxim of law, As a thing is bound, so it is unbound, the way out of the problem is within and through the problem.

This is accomplished by understanding what the problem is, its structure and character, just as solving the problem of a plugged drain is accomplished by realizing that the problem is the plugged drain, whereby the solution consists of unplugging the drain.

Know the truth and the truth shall make you free.

The United States Library of Congress now has between 2,000,000 and 3,000,000 books on law. Any law library is a daunting place, possessing row after row of shelves with books full of fine print. Making knowledge of such “law” even more unattainable, is not only that what passes for law today perpetually changes, altered by every new Court Case/Opinion, Legislative enactment, and all of the ever-changing Policies, Rules, and Regulations of Administrative Agencies, but an immense amount of the world’s law today as actually implemented, is unwritten and inaccessible.
DECLARATION – QUO WARRANTO - 10

I agree with all of the above statement.

D: An enemy of the creditors? Hence, we are deemed an enemy of the STATE.

Yet we are paying for these harvesters, and they have the audacity to call us the enemy?

In truth these families, Houses nearly all of which belong to the Jewish cult are the enemy to us all.

They strip away our life force energy given to us by the Creator, then declare themselves as “god” and steal it all away from us.

All of which means, their religion, which is a law, is a fraud.

Given all religions came from the Jewish law, it means all religions are a fraud also.

As harsh as that may sound to religious people, that is the absolute truth we must all face up to.

The religions are part of this fraud perpetrated against us all on this planet.

This is why your individual god has never come to save you, no matter how hard you pray.

In fact the word pray is actually spelt prey, you and we are their prey.

A reminder from our Blueprint.

Sovereignty in the 21st century:

There is a long provenance of law, property rights, claims of title, ownership and possession that is required study to truly grasp how our sovereignty and rights have been enclosed, reducing us to voluntary servitude, known as common law.

The brief synopsis in the following paragraphs has a foundation going back many centuries.

In the 21st century, despite all the apparent laws against slavery, land is still defined as any ground, soil or earth whatsoever, including everything attached to it, whether attached by the course of nature or by the hand of man; thus, this definition considers men and women as legally part of the land as creatures, just as a cow or sheep is.

This then makes them property of the corporations because by the course of nature they were born upon the land.

Land, therefore, defines not simply the soil, but all men and women claimed by private corporations registered in Delaware in the United States, as part of the global network that usurped constitutions and laws of most western nations using private international law. Despite these outrageous claims, they are still only claims and are only as valid as their provenance.

By definition, the spirit/mind of all men and women is absolute sovereign over their body through a true trust, conveying divine rights of use by divine trust when a spirit chooses to incarnate on the planet; therefore, no person, entity, spirit or force may abrogate, nor interpose themselves into or above such a sacred and inviolable agreement.

All claims of the “EL-ite” (elite) are founded on their claim that “god” conveyed to the Pope, the Office of Trustee as the agent of God to administer all property on planet Earth.

This claim rests on the false apostolic succession claiming bloodline descent from Jesus Christ and is fraud “ab initio” meaning from the beginning.

These claims also rest on the false “Talmud” claiming the Israelites are the “chosen people” and all others are equivalent to animals with no soul or spirit; hence, no mind or will of their own, which is another false and fraudulent claim from the beginning.

Any claim that is fraudulent is null and void, meaning any laws, statutes, decrees, orders, agreements, governments, crowns, basing their authority, their divine right to rule from a fraudulent claim, are also null and void.

They had no valid authority from the beginning and cannot prove that their claim of highest right of use of property (real property) was conveyed to them through a divine and true trust.

In order to defeat their claim, we have to make a higher claim.

From around 10,000 BCE it has been an accepted fact that a man and woman have divine rights of ownership, conveyed directly from the divine creator at birth through a divine trust.

This is because each spirit/soul is a single unit of the divine creator.

Nothing can come between this, and every man and woman are the chosen people with absolute sovereignty of spirit/mind and body at birth, all entitled to the promised land, in order to build a home and use the resources of this planet.

Under divine law, a spirit/soul cannot own another spirit/soul; hence, the need to create many legal fictions that can be owned by other fictions.

These legal fictions enabled the el-ites to claim plausible deniability and the ethical high ground in their minds.

Fictional entities have no spirit, mind or body and can be owned and their will can be managed for their benefit. As long as no one rebuts their claim and consent can be implied, it can be claimed as a free will choice.

By making the choice to use their systems and accept their authority, individuals demonstrate they are incompetent, have no mind and activate powers of attorney, thus giving the appearance of voluntarily abdicating their sovereignty.

Sovereignty can be claimed along with our natural rights and the obligations that go along with these rights.

We can become fully competent in law, can argue with logic and rhetoric, demonstrating we are of sound mind, so as not to be intimidated when challenged.

We can respect the true rule of law and contribute to our community in positive ways.

We can have better ideas and create better models and systems that benefit humanity, as this blueprint has laid out as an example.

Ultimately being sovereign is about how we behave in Truth, Honor and Integrity, with evidence on public record that can be used to challenge any contrary claims, as we can demonstrate a track record of living as a sovereign.

To be sovereign we must think and act different and we must remember who we are.

We are significant, we are powerful and we are eternal.

11. The United States of North America

This is not only because Judges operate in General Equity, in which the ultimate Arbiter of a matter is the “conscience of the court” (i.e. how the judge feels about something that day), but because almost all of the world’s law is the private Law Merchant of the Creditors in bankruptcy of the world’s Nations, essentially all of which are insolvent and in receivership to the Bankers.

This private Law Merchant is of ancient origin, and is implemented today by men whose identities are unknown to the mass of mankind.

In the face of this undependability of law we may ask some fundamental and ingenuous questions:

1. Is there such a thing as genuine law that is timeless, stable and dependable?
2. If so, can such universal law be effectively invoked and utilized in practice today? How can I use it to ensure my inalienable sovereign birth rights to life and happiness to the original people of North America?
3. If genuine law exists, why is it not taught and uniformly utilized instead of the chaotic and colorable charade that dominates the legal field against the original people of North America, today?
4. Can we integrate said universal law with the ephemeral, desultory “law” that now enslaves the overwhelming majority of the original people of North America?

THEREFORE, with the above-mentioned, the President of the United States, Inc., has usurped his jurisdiction, power and authority, by and through, counterfeit, false pretenses, impersonation and personating himself as the aborigines of North America’s Sovereign General National Governments, in the Family of Nations.

He has kidnapped and press-ganged the original people of the land and their assets of the Contiguous Nation-States by force, fraud, and deceit into the foreign international Jurisdiction of the Sea, by and through, undeclared acts of war against the original people and their governments.

He and the members of the corporate colonial “United States Congress” and United States Senate” has usurped its power, authority and jurisdiction over the original people of the sovereign Contiguous Nation-States, and We the People, of the Contiguous Nation-States thereof.

He has usurp his jurisdiction, power and authority over the original people and their governments, by and through, similarly named corporate offices at both the “federal” and the “state” levels, which they have no capacity whatsoever and no valid contractual obligation with the sovereign original people, to obey any law, code, treaty, regulation or other legislation promoted as an “Act” of “Congress”, moreover the original people, e.g. “We the people”, never endorsed nor signed the Federal Constitution nor the corporate colonial individual states thereof.

He and the members of the “United States Congress” and “United States Senate” and their colonial partisan-political municipal corporation states thereof, have no lawful contract, treaty, covenant nor concordant with the original people of the land, nor with the Contiguous Nation-States thereof, and that all claims, liens, titles and presumptions against the original people, and their assets, on the land, and stored in foreign warehouses and foreign banks, are hereinafter null and void, ab initio for fraud, dated back to April of 1791.

DECLARATION – QUO WARRANTO – 11

I agree with all of that except who they declare as the origin of the people, termed by We the People and aborigines.

Because that is creating a timeline cut off depending upon your perspective and view point of what constitutes the original.

This is no different to the chosen ones narrative of the Jewish/Hebrew cult, in reality land we are all chosen, we all have access to all of

the lands by inherent to us by the Creator.

You cannot cherry pick times and dates to fit an agenda that operates outside of the will of the Creator, that goes down as new boss same as the old boss.

We need a tabula rasa or perhaps it should be termed tabula rus-a.

As a reminder of how to fix the law here is our Blueprint Solution.

The Law Solution

Why this is needed:

We live in a time where there is no law, there is the appearance or the color of law.

We have laws that are secret, unclear mandates and rules that cannot be applied.

We have a private BAR Guild system that has monetized crime, contractors as agents acting as judges under public oath whilst under a higher secret oath, creating an unequal system where “elites” are above the law and people are considered chattel, property and things. There can be no justice in this system, there can be no honor or rule of law in this system; hence, there is no rule of law.

Solution:

1. End all legalese, which is the language of babble.
2. End all Law associations like the BAR system, which is a private Crown-based club of, “rules for one and not for others” system.
3. Retraining all legal professionals under the natural Ucadia system.
4. Have all courts, judges and operatives adopt and adapt to the new system, that does not function as a private maritime collection service on behalf of the few.

How to restore the True Rule of Law:

In the Vedas, the law behind existence is RITA, and it is said to tamper with it will prove deadly.

The whole of creation is called sat, which has an inbuilt cosmic/divine law, RITA.

If sat (existence) is a fact, then the value which we realize out of it is RITA (cosmic/divine Law).

When we realize RITA, the value of the whole of creation, we are humbled and naturally become more caring towards the universe.

The entire universe supports our sustenance and the whole of creation toils for our existence.

This awareness infuses immense gratitude in our hearts.

The word RITA has no equivalent in English but can loosely be translated as the cosmic order in the universe, divine Law governing the universe.

The word RITA is derived from the root word ठ which means dynamism, vibrancy, seasoning and belongingness.

RITA governs the moral aspect of man.

The line between good or evil runs through every human heart; we have to choose which side of that line we stand.

We can choose RITA, cosmic/divine law or not, this is the choice in every moment and every decision we make that creates the society we live in.

We get what we choose, and by choice, consent to, and the universe echoes back what we transmit.

RITA manifests as the true rule of law under the golden rule; that all are equal under the law, no one can be above the law.

We can restore RITA and the true rule of law if we restore the four pillars to the golden rule of law: Equality, measure, standard and voice:

- Equality: All law is equal and no one is above the law.
- Measure: All law is measured so that all may learn and know it.
- Standard: All law is standard so that it may always be applied the same.
- Voice: All law is spoken as it is the spirit of the word that carries authority, as all action under law is by word of mouth, and writing be for memory and never law in effect.

To restore the true rule of law we must also restore sacred trust through restoring the idea of true oaths, vows and promises that my word is my bond, and that what people say is what they mean and the notion of restoring sacred office.

If people have no trust between one another, and if people do not have confidence with one another, then the true rule of law will continue to decline and remain open to control and manipulation.

A new model is needed to replace the existing model if we are to choose RITA and restore the true rule of law.

True law will need to be taught to individuals willing to become competent, for it is only when individuals are willing to take self-responsibility to choose to live a life according to RITA (cosmic/divine Law), learn and live honorably, can RITA and true rule of law be restored in our society.

12. The United States of North America

THEREFORE, ITS HEREBY ORDERED, that the President of the United States, Inc., and the Governors of the Federal "State" franchises are hereinafter notified and placed under Public Lien, required to release all color of law titles and liens registered under conditions of fraud against the original people and their Preamble Posterity General National Governments, in the Family of Nations, assets thereof.

ITS FURTHER HEREBY ORDERED, that the Joint Chiefs of Staff stand notified that they are obligated under the Geneva Convention Protocols of 1949 as well as the "Original 1787" The Constitution for the united States of America to come to the aid and assistance of the original people,

We, the People, Freeholders of The United States of North America, and The Republic of North America, and to protect the original people, also known as Aborigines/ Aborigines of North and their governments, and its assets at all costs and to prosecute those who have willingly violated Volume II, Article 3, of the Geneva Convention Protocols seeking to change the birthright citizenship and nationality of the original people thereof, by fraud, force, and coercion.

ITS FURTHER HEREBY ORDERED, that the Joint Chiefs of Staff return all property unharmed and unencumbered to the original people, and their de jure sovereign governments of North America, and remove all color of law titles and false liens against the labor and other private property assets of the original people of North America, rightfully and lawfully belonging to the original people, We the People, and recover, return and restore the original jurisdiction and land belonging to the original people of The United States of North America and The Republic of North America.

ITS FURTHER HEREBY ORDERED, that the Joint Chiefs of Staff are hereinafter notified that no commercial corporation has the lawful ability to declare war and that the actions engaged in by the "United States Congress", "United States Senate" and the "President" are merely the actions of a private corporation engaged in police actions and mercenary activities that must be closely scrutinized for conformance to international military law and with due respect for the actual Constitution for the united States of America and the citizenry of the Continental United States.

DECLARATION – QUO WARRANTO – 12

I agree with that also except the description of We the people, we the people is all people of the world, not just people who were stationed here at a set point in time.

A reminder from earlier: By definition, the spirit/mind of all men and women is absolute sovereign over their body through a true trust, conveying divine rights of use by divine trust when a spirit chooses to incarnate on the planet; therefore, no person, entity, spirit or force may abrogate, nor interpose themselves into or above such a sacred and inviolable agreement.

Meaning the aborigines cannot impose or interpose themselves above others, as we are all equal, with equal rights and shares.

13. The United States of North America

ITS FURTHER HEREBY ORDERED, that any President is hereby given Notice that he is merely an executive officer of a private, mostly foreign-owned for-profit governmental services corporation, not a Head of State, not eligible to represent the 'original people', "We THE PEOPLE" and their sovereign governments Contiguous Nation-States of The United States of North America, and not empowered to obligate them to any military action or commercial contract.

Any attempt on the part of the President or members of "United States Congress" and "United States Senate" to attack the original people and their governments using commercial mercenary forces (NHS, FBI, BATF, NSA, FEMA, CIA, DIA, IRS, etc.) is to be immediately countered with arrest of those responsible.

ITS FURTHER HEREBY ORDERED, that the Secretary of the Treasury and the INTERNAL REVENUE SERVICE are under Public Lien and demand to unblock all civilian public trust accounts and make available the entire balance of the National Credit (an amount equal to the National Debt, plus principle and interest) for the use and investment of the original people, "We, the People" of North America without constraint, excuse, or further obfuscation.

This Global Public "A Declaration" establishes irrevocable lien upon the assets of the United States Treasury and the International Monetary Fund and all subsidiaries and successors of the Federal Reserve System and upon all Federal State franchises, hereinafter under the control of United States Treasury Federal Identification No.: 8216 and 8217.

ITS FURTHER HEREBY ORDERED, that the Secretary General and General Secretary of the United Nations are both Notified and Given Fair Warning and Notice that the FEDERAL RESERVE and THE UNITED STATES OF AMERICA, two corporations recently organized under the auspices of the United Nations City State by the UNITED NATIONS, INC. are already in Breach of their Charters and acting as criminal syndicates on the shores of the de jure Preamble Posterity Sovereign General National Governments The United States of North America and The Republic of North America, willfully seeking to defraud the living original people inhabitants of these peaceful Sovereign Nation-States, and to exercise unlawful control over the original people and their assets.

ITS FURTHER HEREBY ORDERED, that the North American Water and Power Alliance is under Public Lien and is herein identified as the recipient of purloined credit owed to the original people and their governments thereof, due and owing, and is under demand to unblock all individual Capital Credit accounts for the use of the original people (>Aborigines > We, the people) of North America's Nation-States who have been systematically defrauded and indebted resulting in the establishment of these credit accounts in their "NAMES" but retained in the control of local utility companies and the NAWP.

DECLARATION – QUO WARRANTO – 13

**To do the above you have to restore the original Treasury and also the original Tax and Revenue departments.
As advocated in our Blueprint for Humanity book.**

14. The United States of North America

ITS FURTHER HEREBY ORDERED, that the fraudulent convertible debt resulting from the semantic deceits and misuse of deceptively similar names applied to people and legal fiction entities is recognized as embezzlement of credit, willful identity theft, inland piracy, currency manipulation, obstruction of bankruptcy, and as unlawful restraint of trade accomplished by personage and enforced by barratry by the perpetrators of these schemes whether foreign or domestic.

ITS FURTHER HEREBY ORDERED, that The United States of North America and The Republic of North America retains the right to prosecute claims against any and all legal fiction entities and living people responsible, the right to void all contracts in default, all titles held under color of law, all actions undertaken under conditions of semantic deceit or constructive fraud, all self- interested claims of "foreign immunity", all restraint of trade or Natural rights owed the original people, "We, the People", thereof, and all encroachment on its jurisdiction.

Accordingly, the record shall reflect that 13 Confederacies of North America and 13 Fires of North America, each of them, who remain members of the Grand Council, therefore, in accordance with the Secret 1664 Titulo Torrens of North America, indicating the Freeholders, are the Ancient people, known today, as the Aztec and Mayans, also known as the Black Mexicans. Therefore, the 13 Confederacies of North America, and 13 Fires of North America, are hereinafter incorporated and shall come under the control of the ancient original people and the government of The Republic of North America. Additionally, let the record show that the original Five Nations, were collective nations, and not individual states, and operating under the con-federation, and the Law of Peace.

THEREFORE ITS HEREBY ORDERED, that the Aborigines [> We the People] Contiguous Nation-States {> Title 5, U.S.C.S. § 1501(1); and Article IV § IV of the "Original 1787" Const.] shall have "original jurisdiction" over the lands, Sea and Air of North America, and hereinafter, shall be known as Islamic States thereof, moreover, the United States, Inc., in the United Nations, Seal, Power, Authority and Jurisdiction hereinafter revoked, and any and all representations, are hereinafter null void, and the issues are hereinafter moot, SO DECLARED AND ORDERED.

DATED this 29th day, of September 2015.

Ernest S. Rauthschild Pro Tempore Prime Minister The United States of North America, in the Family of Nations The Republic of North America

DECLARATION – QUO WARRANTO – 14

The 13 Confederacies and 13 fires is based upon more fraud via The Crown.

It is the 13 colonies of the Virginia Tea Company, started by the Colony of Virginia.

The 13 Confederacies are those who seceded from the Crown Colonies until after the Civil War.

The Aztec and the Mayans where not here on these lands first either, again the land belongs to us all not selective groups from selective time periods.

Who are the five nations or races? Because they were certainly not operating under peace.

They were slaughtering each other in very large numbers, long before the latest version of "white man" arrived under the auspice of Christopher Columbus, a man funded by the Vatican and Sephardic Jews who were thrown out of Spain, but Columbus never actually set foot on American soil.

But the white man was here long before Columbus, given the runes and carved stones dating back a minimum of a 1000 years before Columbus.

Whilst other evidence we presented in our From His Story to our story suggests the "white race" where here hundreds if not thousands of millennia prior.

Here is our declaration:

We the people operating under the banner of Truth, Honor and Integrity hereby claim our full sovereignty and the rights of claims that come with it, aligned with the full responsibility that we will take for it.

Our plan The New blueprint for Humanity is in essence our manifesto for all guardians of the now and the future.

We hereby declare our divine right to rule for the benefit of ourselves, on behalf of the collective and on behalf of the planet herself until a global referendum can be initiated.

As of this date...March 25th 2023.

Failure to recognize, interfere, block or abrogate our divine rights goes directly against Universal Law or RITA, and consequence of actions for doing so, will be administered by your own actions.

Summary:

With all due respect to Mr. Rauthschild, although I am unsure as to whether he is related to the Rothschild banking cult, he comes across as extremely knowledgeable of history and understanding of the fraud.

But I personally find it is a tilted the same as the narrative of Anna Von Reitz, as it is coming from a bloodline or Royal family perspective only.

The same applies to the Trustee Kimberley Ann Goguen.

Mr. Rauthschild has become a representative for collecting Trust funds on behalf of pre-determined time period only and installing aborigines in as the originals, when that is not the case.

Our understanding of this planet is what is known as the White Race, although not all where of white skin, pre-dates these aborigines by hundreds of thousands of years here.

Our understanding is the jet black race were brought here 75K years ago to eliminate the White Race.

Known as Lucifers Army.

The red, brown and yellow races brought here around 40K years ago and again to eliminate the White Race on behalf of the Koshey's (dark forces) that brought in the line of what we know today as the Jewish race.

They are not and never were native to here and have turned into usurpers of the whole planet with their false claims of the chosen ones.

They used the colored races as slaves for their own agenda, ultimately turning us all into slaves.

They are not our masters, we are Divine creations outside of their remit.

Anna Von Reitz wishes to claim back to herself and her entourage the stolen funds of her Hapsburg family lines.

But all Royal and bloodline families have stolen our wealth since their introduction here.

They are not native to this planet either.

Kimberley Ann Goguen was appointed to Trustee by Marduk with the original Putin, just prior to the hand over of the Federal Reserve West to the Federal Reserve East in 2012.

She was claiming her Romanov family is owed \$860B and she was going to collect it and retire, whilst promising some funds for projects.

Again she is of a Royal line and not a true representative for and by the people.

Indeed I was privy to a conversation with one of your Royals whilst working alongside the Trustee, known as the Royal Queen of China, yet official records show the last Queen of China Tai Si reign ended in 1050BC.

So I have known about these secret Royals some time.

It is made out by claims of these Royals that they are the guardians of us and the assets.

But no true Guardians would look after the people and the assets so poorly.

The sheer number of poor or deliberate decisions by them with the assets, goes way beyond incompetence, it is criminal neglect.

Millions and then billions starving, whilst the so-called guardians and asset holders vacuumed up all the world's assets belonging to the people and then stuck it all in your own back pockets.

In any other directive, that is theft, yet you still claim you are owed more and claiming back what you are "owed" numbering in the billions and trillions.

Self-serving doesn't begin to describe the blatant misuse of our funds.

But all those gains came from the Trust, all of which were pledged or leveraged against the Trust, until the plug was pulled in 2007 by the former "Trustee".

It is my understanding that all the Royals, Bloodline Families, Vatican church and the various other minions of control including the Rothschild clan, owe in the trillions back to the Trust.

Which means all of you owe we the people that in return, plus the interest accrued.

All of which means all of you are bankrupt, not only financially but morally as well.

All the empires, Houses and systems of control over the past 1000 years has been an implemented fraud on the people.

All done by these self-selected and self-appointed hierarchical and hereditary based families.

Your reign over us has been an unmitigated disaster of epic proportions in all walks of life.

That has destroyed morality, principles, honor and trust in favor of immorality, deceitfulness, dishonor and pure greed.

Appointing keepers who are more interested in greed and control than to feed and elevate the people.

All the world's corrupt organizations you pointed out earlier where funded and appointed by yourselves, but now you are pushed out of the game, only now it becomes not fair?

The Trustee appointment? Was that truly based upon her DNA or the fact she was a fake Romanov? When with the truth being known

that, the Romanov family line ended in the 1500's and continued with the Holstein family.
So the Tsar of Russia Nicholas 1 and 2nd could not have been Romanov's.

So everything that is wrong with this world was in part set up by these Royals, all of which means they must take personal responsibility for the actions, inactions and their failure to operate within the Trust in a correct manner.
That is based upon Trust law, not law of the Trust, from which all of you built your empires, multinational corporations, secret societies, think tanks and security services not fit for purpose like 9 eyes, Militaries, Mercenary groups, UN, WHO and NATO.

This is out of our Blueprint book that defines who and what are the Guardians.

The Guardians

What is the purpose of this document?

To define in a better, proper and lawful way under RITA or Universal Law, our definitions of man, our status and declaration of our claim and sovereignty.

Throughout history we have had things determined for us, by people with the intent of controlling and enslaving us whilst harvesting our life force energies, with no fair return in exchange.

This is essentially classing man as inferior to certain others, when under the guidance of Source, we are all born as equals.

The claiming of people (and souls) as chattel, with our U.N Security cattle code.

This is a denigration of man, who is denied the true knowledge and meaning of that transaction.

Our wealth which is created at birth is placed into a fund with a CUSIP number and has been cruelly denied to us, by declaring us all dead without our knowledge or consent.

This is why they ask us to capitalize our names, notice all headstones are written in the same way.

The controllers created, then determined, the meaning of words to a level whereby the average man, woman or child is oblivious to it's actual meaning.

This is fraud and deception against humanity of the highest order and major corrections have to be made to rectify not only this situation, but the global collapse situation that is imminent.

Our wealth can never be paid back.

We are aware of the total collapse of the old banking systems and how all banks are bankrupt due to the secretive double banking system called the front and back systems.

The wealth can be paid forward in a way that is fair and transparent, with the will of people to endeavor that all get as near equal share as possible.

Our solution to fix that is in our New Blueprint for Humanity.

Message to Mr. Rauthschild, I wish to put all our disagreements aside and chart a new path forward.

I and we wish to speak to you in private and seek help and support to fix this planet once and for all.

We will not be kow towed to by fake titles of nobility, royalty or any other hierarchical system.

We meet as equals as the Creator deemed us all to be.

I and we will never bow to anyone.

We meet with a common goal to correct all of the world's ill, with no agendas, side deals, sleight of hand tricks, only the goal to work for and by all the people of the world.

We at THI will come armed with solutions, not problems and an actual plan to fix the entire world piece by piece.

We are flexible in our understanding of what has unfolded, but will not compromise in any situation of our desire to see this planet in a better place and the people beginning the long restoration plan of themselves.

Agendas have failed, Elites have failed, all the systems of control are failing and the old world is finished.

Our task is we build a new world together, devoid of ego and status', whilst you work off the multitudes of karma you have all collected, due to mistreatment of the people, the funds and assets.

You will see from our Blueprint the proposals of how to truly fix this planet and its people.

It is fair, balanced and pretty much all inclusive, except for those caught interfering in any way with the children.

I myself am not connected to any organization, whether that be special families, agencies, political parties, secret societies, think tanks or religions.

My only agenda is to set this world off on a better path for all who come in the future.

To end the tyrannous reign of psychopaths hell bent on greed, lust, war and harvesting.

To then build a better, fairer, balanced world filled with people who have a greater understanding of life, love, value, reality, prosperity and an abundance in the basic necessities of life.

Which is clean food, clean water, housing, clothing and energy.

To teach two generations of youth in a much better way, not educate them, which means the training of animals, but teaching them

about life in a need not greed way, in a caring and sharing way and how to be cooperative with each other, not competitive and comparative.

The people are owed this much.

The people have been cruelly denied the above and your role as guardians and trustees have failed us all.

Time to correct it don't you think?

Before the inevitable pitchforks arrive, as the masses are finally stirring and will demand blood, lynching and dare I say it, sacrifices. I myself and we at THI have been taught a different way, that violence, revenge, envy and retribution didn't work in the past and will not work in the future.

So, I and we came up with a plan that does not require violence in any way.

I and we have learned the ancient Rus/Aryan/Slavic way of how to be via the Vedas and other texts.

In essence those texts show how badly we have all failed each other, yet provides the original Blueprint of how to be and how not to be in life.

This is possibly the first time in his story a group of ordinary people have come to your hierarchies and demanded to be given the opportunity to correct all the world's ills.

We wish to take responsibility for it and have planned accordingly.

Will it be easy? Immersed in it no.

But when over viewed many of the solutions are simple and basic common sense and all it requires is, a united peoples.

So that is the challenge to you Mr. Rauthschild, will you wait for the pitchforks and hope for some fake god to return and fix it all for you?

Or will you step down en masse and come and join us to correct everything.

Don't for one second think I place all of the ills on these EL-ites, I don't.

It is simply absurd that 1% are responsible for all the ills, because as I state in my show, what the hell where the 99% doing?

The answer is nothing and are complicit by their inactions.

The lack of personal responsibility of all people on this planet is chronically short and some global broadcasts can eradicate much of their abject laziness.

The people have no hope and that leads to anger and ultimately violence.

We wish to cut that off at the pass before it gets to that stage.

Real change this time can only come from the grassroots up, the top down approach has badly failed and we at THI are as grassroots as you get.

THI may have started the ball rolling, but we wish for us all to join together in harmonic resonance, with the one goal only.

Fix this planet and all its varying races, and restore the planet into a higher vibrational entity destined for higher realms.

Message to the people who listen to this, the time for bickering, arguing over semantics and pedantic's has to end.

The time for apportioning blame and pointing fingers away from us, also has to end.

The time for division, hatred and separation has to end.

The time for egos, self-entitlement, greed, non-sharing, non-caring and non-cooperative has to end as well.

It's time to put aside religions, nationalities, colors and genders and align as one.

None of the above has served us well.

So the only way is to change that is, for us all to fix ourselves and help each other, it's not rocket science.

It is the only thing we have not changed, us, so let us all give and go and see where it leads us to.

A final THI meme and a reminder: I didn't come here to play the game, I came here to change it.

Now let us all adopt and adapt to that meme and become the change we all wish to see, you owe to yourselves, your children, grand-children and your future selves.

Unity is the pathway to redemption for us all.