The Very Brief Explanation of the Corruption Process

By Anna Von Reitz

This was sent to me by John Mayer as part of a detailed article about the feudalistic practice of pledging [which is discouraged and severely limited to one day’s worth of borrowing in scripture] and Colonel House, whose scandalous deceit and cruel calculation against the American people was explicitly described in the “Horse’s Mouth” article earlier this week on my website: www.annavonreitz.com.

What follows is an excerpt that --- in only three paragraphs--- brilliantly describes the parties who colluded together to do this and the process they used to corrupt our federal government. I can only add that this same process was used in a more general way to corrupt the churches, state governments, and county governments, too.

Boiled down, the rats created a Paper Tiger and false claims of obligation that the target organizations responded to --- like snaring a rabbit. The churches incorporated in order to avoid taxes they didn’t owe, and in so doing, subjected themselves to the foreign United States government and self-identified themselves as commercial for-profit organizations needing a special tax exemption.

In fact, churches are naturally tax exempt.

The snare for county and state governments was a little different. They were tempted to incorporate by the lure of kick-backs derived from federal racketeering----- so-called “block grants” and “federal revenue sharing”. When they did, they unknowingly subjected themselves to the United States, Inc. that then issued their corporate charter.

The way back out of this trap is to liquidate the 501c3’s and 201c3’s and all the other franchises and revert back to doing business as actual churches and actual states and actual people. It is your choice—and it is a private political one.

Do you want to be free and operate under full commercial liability in international trade (meaning that if you want insurance you pay for it yourself)?

Or do you want to be obligated to the foreign United States, Inc., and subjected to every whim and tax it can throw at you in exchange for participation in a limited liability group insurance policy that you ultimately pay for yourself anyway?

Without further ado from the article......
Between 1901 and 1913 the House of Morgan and the House of Rockefeller formed close alliances with the Dukes and the Mellons. This group consolidated their power and came to dominate other Wall Street powers including: Carnegie, Whitney, Vanderbilt, Brown-Harriman, and Dillon-Reed. The Round Table Group wanted to control the people by having the government [Note that the “government” being referenced is the Territorial United States “corporate government” created in 1868, not the actual United States government you are owed.] tax people and deposit the people’s money in a central bank. The Group would take control of the bank and therefore have control of the money. The Group would take control of the State Department and formulate government policy, which would determine how the money was spent.

The Group would control the CIA which would gather information about people, and script and produce psycho-political operations focused at the people to influence them to act in accord with Round Table Group State Department policy decisions. [The State Department would ultimately be owned—literally—by the Bar Associations and the United States Attorney General.]

The Group would work to consolidate all the nations of the world into a single nation, with a single central bank under their control, and a single International Security System [via manipulation of the “public debt” created by their own failure to balance the books with “public credit”--- this is why the UNITED STATES, INC. created all these franchises named SWEDEN, AUSTRALIA, etc.] Some of the first legislation of the Wilson Administration was the institution of the graduated income tax (1913) and the creation of a central bank called the Federal Reserve. An inheritance tax was also instituted. These tax laws were used to rationalize the need for legislation that allowed the establishment of tax-exempt foundations.

The tax-exempt foundations became the link between the Group member’s private corporations and the University system. The Group would control the Universities by controlling the sources of their funding. The funding was money sheltered from taxes being channeled in ways which would help achieve Round Table Group aims. Edward Mandell House 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 effect our security as a chargeback for our fiat paper currency. Every American will be forced to register or suffer being unable 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.”

Let’s face it, folks, we have been in the thrall of a gigantic criminal enterprise, one which has operated by fraud and deceit ----improper bookkeeping practices, probate fraud, bankruptcy fraud, similar names deceits---- you name it, they did it. And we now know who and what “they” are.

The only question is--- what are we going to do about it?

Please take my admonition to heart---- “Keep calm and get even.” This is a matter of international crime. Correct your own political status. Peacefully assemble your
local unincorporated county Jural Assemblies. For help doing this, go to the Michigan General Jural Assembly. Their contact information including their Hot Line is prominently posted on my webpage at www.annavonreitz.com.

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