

Appendices to the Monetary/Economic Problem:

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IV: The Great “jewish”-Amerikan Gold Robbery of 1933: or the Tyrannical U.S. Presidential and Congressional “Anti-Hoarding Act”

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December 23, 1913 President Wilson signed into law the **Federal Reserve Act, which created the Federal Reserve System** responsible [?] for issuing the national [monopoly-Ed.] **currency**. The Federal Reserve Act subsequently has been amended repeatedly.

April 23, 1918 Congress passed the Pittman Silver Purchase Act. It **authorized** the disposal [?] of silver, **the withdrawal from circulation of the silver certificates that represented silver dollars** [on a one-to-one or 100% basis-Ed.] **and the substitution of Federal Reserve banknotes** [which didn't (See “paper-gold”)-Ed.]....

March 6, 1933 President Roosevelt [inaugurated or installed in office 2 days before on March 4-Ed.] **declared a “bank holiday” from March 6 through March 9, during which time banks were not to permit the “withdrawal or transfer in any manner or by any device whatsoever, of any gold or silver coin or bullion [bars-Ed.] or currency [paper-money “that represented [gold or] silver dollars”-Ed.] or take any other action which might facilitate the hoarding thereof..”**

March 9, 1933 Congress passed the **Emergency Banking Act, empowering the President with a wide range of monetary powers, providing that “during time of war or during any other period of national emergency declared by the President, the President may...prohibit...export, hoarding, melting, or earmarking of gold or silver coin or currency, by any person within the United States or any place subject to the jurisdiction thereof.”**

April 5, 1933 President Roosevelt issued **Executive Order 6102, which** [citing the aforementioned “Act” of Congress-Ed.] **decreed that all individuals, partnerships, and corporations deliver to the Federal Reserve System on or before May 1, 1933 all gold coin, bullion, and gold certificates owned by them.** A few exceptions were granted, including gold earmarked for official foreign institutions.

The Presidential proclamations of March and April 1933 not only eliminated official domestic redeemability of the Nation's currency but also, by prohibiting gold ownership, prevented even unofficial redeemability that would be possible if residents were free to exchange currency for gold at whatever rate they could [agree upon-Ed.] obtain in the open market. In 1934, the Federal Government [i.e. Treasury Dept.-Ed.] ceased printing gold certificates of any kind.

January 30, 1934 Congress passed the **Gold Reserve Act of 1934**, which authorized the President to declare a new gold content or equivalent of the dollar somewhere between the limits of 50 percent and 60 percent of its former content of 25.8 grains of standard gold or 23.33 grains of fine gold. Subsequently, the President devalued the dollar to 13.71 grains of pure gold, a reduction of 41 percent. [Hence the American paper-“dollar” was officially devalued from 20.67 to 35 “central” bank “notes” per gold ounce. (20.67/35 = .5905714) This was a reduction or devaluation of 40.94286 percent.—Ed.]

.... **1935** In three decisions (*Perry v. United States*, *Norman v. Baltimore and Ohio Railroad Company*, and *Nortz v. United States*), the Supreme Court upheld the constitutionality of Congressional Acts or Presidential Orders that (1) declared that a holder of a United States bond payable in gold need not be paid in gold as the bond required, (2) outlawed private contracts requiring payment in gold, and (3) declared that holders of gold certificates of the United States were not entitled to receive gold for them even though the certificates contained such a promise to pay.

And so this national tyrannical monetary crime was completely official—being presidential, congressional and (“supremely”) judicial.

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The day **before** his inauguration or installation into national office as president of the United States on March 4, 1933, “president-elect” F.D. Roosevelt issued the following imperial decree (on 3/3/33) “authorizing” his official confiscation of all gold privately held by his royal, “federal” or imperial “subjects.” This dictatorial decree was doubtless via the instructions of his supernational (or SuperNazi) masters within the “jewish”-Amerikan “central bank,” the “Federal Reserve Corporation(s)”:

[Again note, dear reader the **bold** or underlined emphasis is my own, as always.—Ed.)

Executive Order: By virtue of the authority vested in me by Section 5(B) of the [congressional—Ed.] Act of Oct. 6, 1917 ¹, [as amended 6 days after this “Executive Order” by section 2 of the “Emergency Banking Act” of March 9, 1933 (see above)—thus retroactively “legitimizing” this imperious or tyrannical presidential decree—Ed.], **I as President, do declare that the national emergency** [of 1917—Ed.] **still exists** [now, at this time, 15 years after (10/6/1917)—Ed.]; **that the continued private hoarding of gold and silver by subjects of the United States poses a grave threat to the peace, equal justice, and well-being of the United States; and that appropriate measures must be taken immediately to protect the interests of our people.**²

Therefore, pursuant to the above authority [“the Act of Oct. 6, 1917”—Ed.], **I hereby proclaim that such gold and silver holdings are prohibited, and that all such coin, bullion or other possessions of gold and silver be tendered** [i.e. surrendered—Ed.] **within fourteen days to agents of the Government of the United States for compensation at the official price, in the legal tender of the Government.**³

All safe deposit boxes in banks or financial institutions **have been sealed**, pending action in the due course of the law. All sales or purchases or movements of such gold and silver within the borders of the United States and its territories and all foreign exchange transactions or movements of such metals across the border are hereby prohibited.⁴

Your possession of these proscribed metals and/or your maintenance of a safe-deposit box to store them is known to the government from bank and insurance records. Therefore, be advised that **your vault box must remain sealed, and may only be opened in the presence of an agent of the Internal Revenue Service.**⁵

By lawful Order [?] given this day, the President of the United States.—March 3, 1933

(How’d you like to live in such a tyrannical or “communist” country as that, dear reader? And yet to this day it imperiously and peremptorily pretends to “liberate” the world by invading, mass-murdering, conquering occupying and plundering it! For what “Uncle” Satan says and “Uncle” Satan does are, as always, opposite, antithetical, contradictory. May God save us!)

...Can the blind lead the blind? Shall they not both fall into the ditch?...And why beholdest thou the mote [speck or sliver—Ed.] that is in thy brother’s eye, but perceivest not the beam that is in thine own eye? Either how canst thou say to thy brother, Brother, let me pull out the [dictatorial, tyrannical, “fascist” or “communist”—Ed.] mote that is in thine eye, when thou thyself beholdest not the [tyrannical, dictatorial, “fascist,” communist, Marxist and/or “jewish”—Ed.] beam that is in thine own eye? Thou hypocrite, cast out first the beam out of thine own eye, and then shall thou see clearly to pull out the mote that is in thy brother’s eye. [Luke. 6:39 & :41-42]

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Footnotes:

1. Article 5(b) of the parliamentary or congressional **“Trading With The Enemy Act”** of Oct. 6, **1917** decreed:

“That **the President may** investigate, regulate or **prohibit**, under such rules and regulations as he may prescribe, by means of licenses or otherwise, **any transactions in foreign exchange** [i.e. paper-money to be used—Ed.] **for the export, hoarding, melting, or earmarking of** [intra-American—Ed.] **gold or silver** coins or bullion [bars—Ed.] or currency [paper-money promising to pay gold or silver—Ed.]”

This was to stop foreign export of American gold and silver during their 1st World War against Germany. This did not in any way restrict the owning, holding or “hoarding” of gold or silver by American citizens.

Apparently the 1917 national congress thought that gold and silver were good things to have and to hold (or rather “hoard”) against the “enemy,” and all the world besides, and that, during world-war time, America (and/or Americans) should have a goodly amount of gold and silver within her borders (and/or in their hands).

But beware “precedent law.” Roosevelt perverted this 1917 congressional “Act” against foreigners during war-time into a peace-time act against American citizens. (Can you see that, dear reader?)

And as shown above (see **“March 9, 1933”**) the national congress in 1933 (like a trained and traitorous seal) specifically extended this presidential power beyond war-time, to be presidentially invoked **“during time of war or during any other period of national emergency declared by the President.”** (And this again was 6 days after Roosevelt’s “Lawful order” of 3/3/33 above—thus retroactively “legitimizing” it.)

Hence, **“national emergency”** was the key word or magic phrase to be presidentially invoked in order to open the “executive” door to tyrannical powers. And so of course it was—as presidentially and congressionally intended. And so the treacherous Amerikan congress dutifully opened the door to tyranny for their treacherous and tyrannical president to pass through, after publicly uttering that magic phrase, “national emergency.” (See also “national security,” endless and limitless “war(s) against terrorism,” “weapons of mass-destruction” and/or “mass-murder,” etc., etc., etc.)

2. But president Roosevelt sharply disagreed with the American congress of 1917. He was not merely “interested” in officially preventing foreign citizens from buying, exporting or owning American gold and silver during war-time. He was “interested” in officially preventing American citizens from owning gold and silver anytime and all the time. And he far more preferred the **official** “hoarding” of gold and silver to any non-official ownership or “private” possession thereof (by any and all mere American citizens—the so-called “subjects” of his super-state, “federal” or imperial majesty.)

For, as we can all read, his presidential majesty officially condemned this “private hoarding” of gold and silver as posing “a grave threat to the peace, equal justice, and well-being of the United States,” (congress was evidently unaware of this “grave threat” in 1917), and that therefore “appropriate measures must be taken immediately to protect the interests of our people.”

And so therefore it is in the “interests” of “our people” to have and hold (or rather “hoard”) no real nor true money at all—no silver or gold (over \$100)? Can this be true? And if so, how so? And if “specie” is no good for unofficial me, how then is it good for presidential thee?

If “our people” were the American citizenry, how then could this moneylessness have ever been in their “interests” then, now, or at any other time?—and **especially** in times of “national emergency”?

But if by “our people,” the “jewish”-Amerikan president Roosevelt was referring to the “jews,” and especially to those “central,” supernational (or SuperNazi) “jewish” banksters for whom he was officially confiscating all this real and true (gold and silver) money of all his Gentile “subjects,” then yes, it was (and is) in their gold and silver “interests,” their evil, malevolent and predatory “interests,” to thus “legally,” officially, presidentially and congressionally rob the Gentiles of all their gold and silver—in the very same way it is in the “interests” of predators to prey, of thieves to thieve, and of robbers to rob. But such “jewish” gold and silver predation is not at all in the “interests” of their Gentile victims, on the contrary. But surely Roosevelt wasn’t working for them. He wasn’t serving, furthering or “protect[ing] their “interests”—on the contrary. And he surely wasn’t one of them, or he would have been officially robbing himself.

In poker or robbery one man’s loss is another’s gain. Here the golden loss of the citizen or the unofficial is the gain of the “public official” (and/or his corporately concealed and “private” “central” masters). If it is **not** in the “interests” of “private” American citizens to own or “hoard” silver or gold (over \$100), and if all golden excess must by “federal” (presidential, congressional, “supreme” judicial) decree be “surrendered (or “tendered) to “federal” American officials (“within fourteen days”), then it follows that it **is** in the “interests” of these “federal” American officials (or their hidden “central” masters) to thus officially and “lawfully” rob, collect, own or “hoard” the gold and silver of the “private” American citizenry.

(Would you like to become an American citizen, dear reader? Or an imperial “subject of the United States”?)

3. “...compensation at the official price, in the legal tender of the Government.”

The “official price” was 20.67 pieces of “jewish” “central” bankster, debt-paper-“money,” but not (20.67) “dollars.” (For a “dollar” was no less than a congressionally specified weight of gold or silver—as constitutionally prescribed. But of course the “central” banksters, then as now, called their “irredeemable” or non-convertible anti-dollars, “dollars.” For clearly they remain, as before, national liars, thieves, and robbers.)

And then ten months later, after the “federal” gold and silver robbery of the docile American citizenry was successfully completed, the “official price” of gold was imperiously, presidentially and congressionally increased from 20.67 to 35 goldless or “irredeemable” “dollars” an ounce. And so for every golden ounce the American citizens were “compensated” 20.67 “dollars” for something that was worth at least 35—hence a 41% rip-off. (See **January 30, 1934** above.)

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And via this very presidential dictate (and its outlawing or criminalization of gold and silver, and hence of real and true “dollars”) this “central” bankster debt-paper-money became the “legal tender” not only of the Amerikan government, but of all its/their political “subjects” as well. And these “subjects” included not only all persons inside “jewish”-America “or any place subject to the jurisdiction thereof” (see **March 9, 1933** above), but after 1945, and their World War II, and their Bretton Woods “agreement,” it also included all those countless (political/imperial, monetary/economic) “subjects” **outside** “jewish”-America, i.e. within supernational or SuperNazi, imperial or “beastly” “jewish”-Amerika.

For by the “paper-gold” virtue (or rather vice) of the “jewish”-Amerkan “dollar”—(the imperial monopoly-money-“mark” of the “jewish”-Amerikan “beast” of Bretton Woods, New Hampshire, U.S.A.)—all these foreign persons, places and countries thereby also fell “within the borders of the United States and its territories,” and hence likewise became “subject to the [beastly-Ed.] jurisdiction thereof.” And the word for that, dear reader, is “imperialism.” (See “The Beast from Bretton Woods” below.)

4. “All sales or purchases or movements of such gold and silver **within the borders** of the United States and its territories and all foreign exchange transactions or movements of such metals **across the border** are hereby prohibited.”

The second half of this presidential dictate indeed refers and harkens back to the 1917 Congress (as applied by Roosevelt to peacetime). (See **March 9, 1933** above.) But surely the first part is purely presidential usurpation. For what was first congressionally applied against foreigners in war-time was now presidentially applied against citizens (or rather “subjects”) in peace-time. But since the super-state, “federal” or imperial U.S. congress approved this presidential usurpation 6 days later, and the “supreme” court two years later (see **1935**), therefore it was a three-branched (presidential, congressional and judicial) usurpation, repudiation and annulment of the U.S. constitution, which mandated that none other than gold and silver coin be used as money within the confines of the United States. (Article 1, Sections 10 & 8)

But clearly Roosevelt had no “authority” whatsoever from “5(b)” or any other “section” of that particular law or any other to prohibit any movement of gold or silver **within** the United States, much less to rob or confiscate it all. Can you see that, dear reader?

And yet usurpation or tyranny, once established, becomes precedent, law, “authority,” history. Does it not? And if tyranny stands, then liberty must fall. For these two are irreconcilable opposites, natural enemies, eternal opponents, mutual exclusives. And so liberty fell, and remained prostrate or stayed down ever since.

And via these tyrannical usurpations by super-state, “federal” or imperial officials or “public servants,” free Americans citizens became “subjects”—if they weren’t already (after 1865). And they lost not only the constitutional right to own gold and silver, but also the constitutional right to an honest national money of gold and silver coin—a constitutional (and honest) money which they never ever regained, with predictably disastrous consequences. (See the AIER chart above.) (Bummer!)

5. Is this, was this, not the very face and practice of Tyranny?—of official, “executive,” presidential tyranny?—and also of congressional and judicial tyranny, since they did little to nothing to stop this monstrous “executive” in his tyrannical tracks, but in fact they officially backed, seconded validated and cheered him along on his tyrannical way. Is this not so? Or should you review the dated and successive steps to “federal,” super-state or imperial tyranny above?

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But apparently some genuinely “patriotic” Americans failed or refused to surrender (or “tender”) all their real and true, gold and silver money to “their” presidential majesty within the 14 days officially prescribed in his imperial decree above. For one month later, another, more specific and deadlined “executive order” was thus issued by his presidential majesty, the “jewish”-Amerikan emperor, Franklin Delano Roosevelt:

UNDER EXECUTIVE ORDER OF THE PRESIDENT

Issued April 5, 1933

all persons are required to deliver

ON OR BEFORE MAY 1, 1933

ALL GOLD COIN, GOLD BULLION, AND

GOLD CERTIFICATES now owned by them to a Federal Reserve Bank, branch or agency, or to any member bank of the Federal Reserve System [i.e. the “jewish”-Amerikan “central” bank—Ed.]¹.

Executive Order

FORBIDDING THE HOARDING OF GOLD COINS, GOLD BULLION, AND

GOLD CERTIFICATES

By virtue of the authority vested in me by Section 5(b) of the [Parliamentary/Congressional–Ed.] **Act of October 6, 1917, as amended by Section 2 of the Act of March 9, 1933**, entitled “An Act to provide relief in the existing national emergency in banking, and for other purposes”, **in which amendatory Act Congress declared that a serious emergency exists, I, Franklin D. Roosevelt, President of the United States of America, do declare that said national emergency still continues to exist** and pursuant to said section **do hereby prohibit the hoarding of gold coin, gold bullion and gold certificates within the continental United States** by individuals, partnerships, associations and corporations [except of course the “Federal Reserve Corporation” or “System,” which was (and is) the “jewish” “central” bank (and hence crown) of the “jewish”-Amerikan nation and empire–Ed.] and hereby prescribe the following regulations for carrying out the purposes of this order:

Section 1. For the purposes of this regulation, the term **“hoarding” means the** withdrawal and **withholding of gold** coin, gold bullion or gold certificates **from** the recognized and customary channels of **trade**. The term “person” means any individual, association, partnership or corporation.

[This then is the “crime” of possessing or owning (i.e. not spending) gold. But for how long? Or how soon does gold possession (for a Gentile) become a “crime”? After how many years, months, weeks, days, minutes? And for a “jew”? Question: How soon must the Gentile “trade” (transfer or lose) his gold before he becomes a “criminal”? Answer: within 26 days, or “on or before May 1, 1933.”–Ed.]

Section 2. **All persons are hereby required to deliver** on or before May 1, 1933, **to a** Federal reserve bank or branch or agency thereof or to any member bank of **the Federal Reserve System all gold coin, gold bullion** [i.e. bars–Ed.] **or gold certificates** [paper-promises from the U.S. Treasury to pay to the bearer upon demand so many grains, “dollars” or weighted grams of pure gold–Ed.] **now owned by them** or coming into their ownership on or before April 28, 1933, **except the following:**

Such amount of gold as may be required for legitimate and customary use in industry, profession or art....

Gold coin and gold certificates in an amount not exceeding in the aggregate of \$100.00 belonging to any one person[,] and **gold coins having a recognized special value to collectors of rare and unusual coins.**

Gold coin or bullion earmarked or held in trust for a recognized foreign government or central bank or the Bank for International Settlements.²

Gold coin and bullion licensed for other proper transactions (not involving hoarding) including gold coin and bullion imported for reexport or held pending action on applications for export licenses.³

Section 3. **Until otherwise ordered any person becoming the owner of any gold, gold bullion, or gold certificates after April 28, 1933, shall, within three days of receipt thereof, deliver the same in the manner prescribed....**

Section 4. **Upon receipt of gold** coin, gold bullion, or gold certificates delivered to it in accordance with Section 2 or 3, **the Federal reserve bank** or member bank **will pay therefor an equivalent amount of any other form of coin or currency coined or issued under the laws of the United States.**⁴

Section 5. **Member banks**⁵ **shall deliver all gold coin, gold bullion and gold certificates owned or received by them** (other than as exempted under the provision of Section 2) **in** [or to–Ed.] **the Federal reserve banks of their respective districts and receive credit or payment therefor.**

Section 6. **The Secretary of the Treasury**, out of the sum made available to the President by Section 501 of the [congressional–Ed.] Act of March 9, 1933 [see **March 9, 1933** above–Ed.], **will in all proper cases pay** the reasonable **costs of transportation of gold coin, gold bullion and gold certificates delivered to a member bank or Federal reserve bank** [i.e. into the booty-vaults (not of the U.S. Treasury, mind you, but) of the “Federal Reserve Corporation” or “System”–Ed.] in accordance with Sections 2, 3 or 5 hereof,....

Section 7. In cases where the delivery of gold coin, gold bullion or gold certificates by the [ex-] owners thereof within the time set forth [i.e. 30 days–Ed.] will involve extraordinary hardship difficulty, the Secretary of the Treasury may, in his discretion, extend the time within which such delivery must be made....

Section 8. **The secretary of the Treasury is hereby** [presidentially–Ed.] **authorized and empowered** to issue such further regulations as he may deem necessary **to carry out** the [dark, evil, malevolent and predatory–Ed.] purpose of **this** [tyrannical, presidential, “executive”–Ed.] **order....**

Section 9. **Whoever** willfully **violates** any provision of **this Executive Order** or of these regulations or of any rule, regulations or license issued thereunder **may be fined** not more than **\$10,000, or**, if a natural person [rather than an “incorporated” or “unnatural person,” i.e. a “corporation”–Ed.], **may be imprisoned for** not more than **ten years, or both:...**

This order and these regulations **may be modified** or revoked **at any time.**

FRANKLIN D. ROOSEVELT

THE WHITE HOUSE
April 5, 1933

For Further Information Consult Your Local Bank

GOLD CERTIFICATES may be identified by the words “GOLD CERTIFICATE” appearing thereon. [?] The serial number and the Treasury seal on the face of a GOLD CERTIFICATE are printed in [a nice royal, sunny, golden–Ed.] YELLOW. **Be careful not to confuse GOLD CERTIFICATES with other issues which are redeemable in gold** but which are not gold GOLD CERTIFICATES. **Federal Reserve Notes** and United States [i.e. Treasury–Ed.] Notes **are “redeemable in gold”⁶ but are not “GOLD CERTIFICATES”** and are not **required to be surrendered....**

CRIMINAL PENALTIES FOR VIOLATION OF [this–Ed.] EXECUTIVE ORDER **\$10,000 fine or 10 years imprisonment, or both**, as provided in section 9 of the order.

[Duly signed by Wm. H. Wooden–Ed.]
Secretary of the [U.S.] Treasury ⁷.

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Footnotes:

1. Now from the tyrannical “jewish”-Amerikan president’s mouth we can all officially hear (and see) exactly who and what the “federal” Amerikan gov’t really and truly was (and is)—if we didn’t already know: For the “agents of the Government of the United States” mentioned in the 3/3/33 decree to whom the Amerikan “subjects” were to “tender” their gold and silver “within fourteen days” are herein and hereby identified: They are the agents of “the Federal Reserve System” [i.e. the “jewish”-Amerikan “central” bank–Ed.]. In other words, according to Franklyn Delano Rosenvelt—(and he ought to know) “the Federal Reserve System” is “the Government of the United States.” (Can you see that, dear reader?)

And so all Amerikan “subjects” (of their “central”-bankster masters) are herein and hereby commanded (by their “central,” traitorous, anti-American presidential agent, tool and lackey) to “tender” (surrender) their gold and silver “to a Federal Reserve Bank, branch or agency, or to any member bank of the Federal Reserve System” (to be surrendered by that “member bank” to the “Federal Reserve System”)—a monstrous, “beastly,” monopolistic, predatory, “private,” “jewish,” “for-profit” corporation.

(A “member bank” is one that has been “centrally” granted the “central” privilege of borrowing the monopoly debt-tokens (of a monetarily enslaved people, nation or state) directly from the “central”-banksters—whereas other banks, like “savings” banks or “credit unions,” have and do not. “Member banks” are “commercial” banks which/who “create” and lend fraudulent “credit” money “fractionally based” upon the (borrowed) monopoly debt-tokens of the “central”

banksters. “Member banks(ters)”/“commercial” banksters are junior partners in corporate crime with “central” banksters.)

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2. On exceptions to this “Executive Order” for gold confiscation:

c.) **“Gold coin or bullion earmarked or held in trust for a recognized foreign government or central bank or the Bank for International Settlements.”**

By this sly, devious and furtive method the confiscated gold of American citizens was transferred abroad to the other dynastic “central” bankster “jews”—whose owners doubtlessly were (and are) of the same familial, dynastic cabal of SuperNazi anti-Christians as the anonymous owners of this “jewish”-Amerikan “central” bank, (the corporate Federal Reserve System”), who ordered this gold (and silver) confiscation (via their presidential “executive”).

And what is an “unrecognized foreign government”? A Gentile one? One with honest money, like e.g. Adolf Hitler’s? One without a “jewish” “central banking corporation,” and hence without their demonic, debt-token, monopoly-money thieving, robbing and enslaving the Gentile citizenry? You betcha!

Was the foreign “jewish” government of the “Soviet Union” “recognized” by Roosevelt and company? You betcha! First thing, before any other world government, Roosevelt “recognized” the “jewish” “Soviet Union”! And this is simply because Roosevelt was a “Soviet,” a Marxist, a “communist,” a “jew.” And just look at Roosevelt’s Marxist policies and the omnipotent “Soviet”-Amerikan government with the “alphabet soup” of brand-new “federal” agencies which he created in (or rather over) America between 1933-45.

(And as for the “beastly” or imperial, SuperNazi or supernational “Bank for International Settlements,” see “The Beast from Bretton Woods” below.)

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3. d.) **“Gold coin and bullion licensed for other proper transactions (not involving hoarding) including gold coin and bullion imported for reexport or held pending action on applications for export licenses.”**

On the international manipulation (importation and exportation) of gold, or “gold...imported for re-export”: see above, “Why ‘Fractionally’ Gold-Backed Paper-Money is a (‘jewish’) Scam, Fraud, Trap.”)

Until this very dark day in America (i.e. March 3 and/or April 5, 1933) all American paper-money was legally-obliged to be “good as gold,” “backed” by gold, “redeemable” in “specie” (gold or silver coin.) And so the international, supernational or SuperNazi “jewish” banksters would fraudulently “base” their multiples of paper-money upon their “fractions” of gold “backing.” I.E. they would print up and lend out up to ten times or so more paper-promises to pay gold than they had gold to pay, or several times more “paper-gold” than they had gold to “redeem” or to “back” those fraudulent paper-promises. In other words, by lending out their multiplee fraudulent “paper-gold” of they would be exchanging their paper-money for your/our genuinely golden “principal” & “interest.”

Think of an upside down pyramid with a golden capstone “backing” all that “paper-gold” thus multiplee “based” upon it. The larger the golden “jewish” capstone or “fraction,” the more fraudulent paper-money is (or was) supposedly, imaginably, allegedly “based” upon it, and hence lent into circulation; and the smaller the golden “fraction,” the less. And so either by national or local importation and exportation, physical movement or manipulation of gold, these predatory, SuperNazi “jewish” banksters could and would deliberately create or cause (monetary) “inflation” here and “deflation” there among all Gentile nations foolish enough to have trusted them and their evil debt-“paper-gold.” (And there were precious few nations and individuals who did not trust this debt-“paper-gold” of the Satanic “jew.”)

The anti-Christ “jew” called (calls) this repetitive monetary “inflation” and “deflation” his “business cycle.” Firstly, via sufficient paper-money “fractionally-based” upon gold, the “jewish” monetary predator would allow the poor, exploited Gentile dairy cow to produce to her heart’s content, and then (via sudden monetary withdrawal, drought or “deflation,” and the consequent economic “depression”) this sociopathic “jew” would repeatedly reap or steal the Gentiles’

productivity, prosperity and wealth for cents on the dollar, or a tiny percentage of their true worth.

And so Gentile wars are not the only “harvests” of the Satanic or predatory “jews”; don’t forget their repetitive “business cycles” “based” upon their fraudulent debt-money. And so long as the Gentiles use (or are forced to use) this evil, predatory “jewish” money, they will be cyclically, repeatedly and periodically robbed again and again and again! Would you like that, dear reader? Me neither.

And this is precisely why any money “fractionally based” upon gold or silver (or anything else) is no good! “Paper-gold” is no good! It is a “jewish” monetary fraud and trap! “Paper-gold” is not only a **debt**-money (loaned into existence, with all the aforementioned evil consequences), but it is in fact a **debt-token** money (to the precise extent or percentage of the paper-money multiple of the golden “jewish” “fraction” allegedly “backing” or “basing” this “promising” paper). So beware, dear Gentile, of any such “fractionally golden” paper-money proposals. Such evil money has been perpetrated by “jews” upon Gentiles for centuries, to their limitless undoing, economic ruination and political enslavement or earthly damnation.

So Gentiles should “live and learn” (not to trust Satanic “jews”). And all **non**-Satanic “jews” would of course ceaselessly forewarn and tirelessly remind the Gentiles of their demonic brethren: of their monetary, economic, political, racial, social and ideological or “religious” lies, slanders, tricks, thefts and frauds.

Yes, let’s make **that** the definition of the non-Satanic “jew.” Do you know of any “jews” like that, dear Gentile? If so, then may God bless them.

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4. “Upon receipt of gold coin, gold bullion, or gold certificates delivered to it...**the Federal reserve bank...will pay** therefor **an equivalent amount of any other form of coin or currency coined or issued under the laws of the United States.”**

The American victims of this national gold robbery were in fact “paid” nothing other than 22.67 pieces of “irredeemable” or goldless paper-“money,” “fiat” or “notes” from the “Federal Reserve Corporation,” who were the anonymous recipients of all the citizens’ gold, and hence their national, “central” gold robbers. They were not paid in gold nor silver coin, nor in U.S. Treasury paper-promises (“certificates” or “notes”) to pay same, which, unless I’m mistaken, were indeed “form[s] of coin or currency coined or issued under the laws of the United States”—until those laws were officially abolished by this very tyrannical presidential decree, and its congressional and “supremely” judicial ratification.

In fact, way back when America was Gentile, Christian and free, gold and silver coin was the **only** form of American money: “**No State shall...coin Money; emit Bills of Credit [i.e. print or pay paper-money-Ed.]; make any Thing but Gold and Silver Coin a Tender [or money-Ed.] in Payment of Debts;...**”[the U.S. Constitution: Article 1, Section 10]

And here was the president of the United States, solemnly and publicly sworn to uphold this very constitution some 32 days earlier “so help him God,” not only refusing to pay gold or silver coin, but demanding (under pain of 10 years imprisonment and/or fine of 10,000 golden or silver dollars) that all American citizens surrender their gold and silver to his “jewish” “central” bankster friends or masters within 26 days of this “executive order” of his/theirs!

Hence this Roosevelt, this “jewish”-Amerikan president from 1933-45, was a particularly perfidious, extremely treacherous, pathologically deceitful public predator, shameless sociopath and conscienceless psychopath!

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Furthermore, if these “irredeemable” “central” bankster “dollars,” this “currency coined or issued under the laws of the United States,” these paper “notes” of and from this “Federal Reserve Corporation,” were truly an “equivalent amount” to be “paid” for the gold thus “legally” or officially robbed from the citizenry, why then was this golden trade “legally” or officially insisted upon? Why was it coerced?

For surely only mutually voluntary trades or exchanges are real and true trades or exchanges. All other (coercive or involuntary) trades or exchanges are therefore and by definition

robberies. (“Your money or your life!”—or in this case, “Your money or ten years of your life!”) All forced deals or coerced transactions (however official, “legal,” constitutional, presidential, congressional or “supremely” judicial) are in fact unacknowledged and unconfessed robberies. (See “taxation.”)

So why “legally” or officially **insist** upon this exchange? Surely the predatory “central” “jew(s)” wanted (and want) to rob the Gentile Americans—to, as always, trade their false paper “money” for the real and true gold (and other valuables) of the Gentiles—and at no less than presidential, congressional and “supremely judicial” gunpoint! (How very “jewish”-Amerikan, “federal” and imperious!)

The honest or free trader merely proposes a deal, trade exchange or transaction, which his proposees are always free to decline or ignore. But the robber (whether “public” official or highwayman) **forces** his deals, trades, exchanges or transactions (i.e. his predations) upon his victims. He doesn’t take “No” for an answer.

And as we’ve seen, even according to this most perfidious president (and therefore probably also his “central”-bankster masters and controllers), an ounce of gold was worth at least 35 “irredeemable” “central” bankster “dollars,” and hence not the mere 20.67 the American citizens were “paid” by these very same (and yet anonymous and unlaible) “central” banksters. And so there’s their “central” purpose and golden motive—along with, and far more importantly and devastatingly, their switching (“centrally,” presidentially, congressionally and judicially) from a debt-“paper-gold” to a debt-paper or debt-token, monopoly-money—or from their old debt-“dollar” to their new.

* * *

January 30, 1934 Congress passed the Gold Reserve Act of 1934, which authorized the President to declare a new gold content or equivalent of the dollar somewhere between the limits of 50 percent and 60 percent of its former content of 25.8 grains of standard gold or 23.33 grains of fine gold. Subsequently, the President devalued the dollar to 13.71 grains of pure gold, a reduction of 41 percent.

Hence the American paper-“dollar” was officially devalued from 20.67 to 35 “central” bank “notes” per gold ounce. ($20.67/35 = .5905714$) This was a reduction or devaluation of 40.94286 or 41 percent.

And so the “jewish” “central” banksters paid the Gentile Amerikan 20.67 paper-“dollars” for what was worth at least 35 “dollars.” This was therefore a robbery of 41%. Can you see that dear reader? It wasn’t a 100% robbery, but it was a 41% robbery.

* * * * *

5. “Member banks shall deliver all gold coin, gold bullion and gold certificates owned or received by them ...in [or to—Ed.] the Federal reserve banks of their respective districts and receive credit or payment therefor.”

The “member banks” took the surrendered or confiscated gold and silver of the American “subjects” to the “Federal reserve banks of their respective districts” to receive “payment” or “compensation” in “irredeemable” “central” bankster “dollars” to transfer back to those officially robbed or cheated “subjects.” Thus the “member banks(ters)” were made the collection agents of the “central” banksters. Did they get a commission on this golden “take” or plunder of the America citizenry?

There were (and are) 12 “Federal reserve banks” comprising the “jewish”-Amerikan “central” bank, and hence 12 “districts” (comprising “jewish”-Amerika). These 12 “central” banks are the ruling corporations and hence capital cities “of their respective districts.” They have thus divided their “jewish”-Amerika into 12 imperial provinces, super-state regions or “districts.” These banks are located in Boston, New York, Philadelphia, Cleveland, Richmond, Atlanta, Chicago, St. Louis, Minneapolis, Kansas City, Dallas and San Francisco. And again these 12 “Federal reserve bank” corporations **are** the “jewish”-Amerikan “central bank.”

In 1913 they (“RedShield” & co.) of course wanted only one “central” banking corporation to be established over America, but they couldn’t get the Amerikan congress to agree or concede at

that time, nor evidently since. But the same result has been achieved in that these 12 “Federal reserve banks” or corporations are all controlled by one of the 12 corporations. Can you guess which one, dear reader? That’s right, the Jew York City “branch” or “bank.” This most supreme and “central” corporation controls the other 11.

* * *

Again “member banks” were (are) corporate subjects of the “Federal Reserve Corporation(s)” or “System,” subject to its/their “central” or national banking “authority.” For the “money” which these “member banks” lent (and still lend) to their citizen-borrowers was (and still is) none other than “Federal Reserve Corporation” or “central” bankster “notes,” which these “member” banks must borrow from these very same “central” banksters, whose **debt**-paper money (via this “executive order” of president Roosevelt) thus officially supplanted and replaced the **debt-free** paper-money of the U.S. Treasury, and thereby became America’s “fiat” monopoly-money “for all debts public and private.”

And this new “jewish”-Amerikan monopoly-money was not merely a debt-paper money “centrally” (loaned into existence), but (by vice of its presidential repudiation of any golden convertibility or “redeemability” whatsoever) it became in fact a debt-**token** monopoly-money—exactly like the brand-new “euro”! (And the difference between these two debt-paper moneys (“paper-gold” and goldless paper) is of course the difference between (alleged) gold and paper, between (alleged) “specie” and “fiat.”)

* * *

And so via this presidential discontinuance or “retirement” of all “U.S. Treasury “certificates” (paper-promises to pay so many specified grains or “dollars” of pure and weighted gold or silver) in favor of these “central” bankster “notes” (paper-promises to pay nothing at all), this latter “federal” monetary “authority” dethroned, supplanted and replaced the former U.S. Treasury. And so from that time forward until this very dark day, all American banks or lenders (via this very same presidential decree) have used and lent none other than this “central” or “federal” monopoly-money, this debt-paper-token, monopoly-money of these corporately-masked (and hence anonymous and unlaible) “central” banksters.

And so by this very “executive order” of this very “jewish”-Amerikan president Roosevelt, the U.S. Treasury was usurped and dethroned (and its honest money to this day outlawed) in favor of this “Federal Reserve Corporation” (and its fraudulent debt-token, monopoly-money). Did you know that, dear reader? Can you see that? It’s true! **“By virtue of the authority vested”** in this Roosevelt, honest Gentile paper-money was thereby outlawed, and dishonest “jewish” paper-money thereby enthroned, and exclusively, thus becoming America’s monopoly-“money.” “By virtue of the authority vested” in this Roosevelt the U.S. Treasury was presidentially usurped and replaced by this corporate, anonymous, private, for-profit, “jewish,” “federal,” “central” bank, this “Federal Reserve Corporation.”

“By virtue of the authority vested” in this Roosevelt (and also in former president Wilson 20 years before him, and in all those presidents, congresses and “supreme” courts since the bastard birth of this “jewish”-Amerikan “central bank” in 1913), this “Federal Reserve Corporation” thereby became Gentile America’s monetary-master, its/their “central” or “royal” monetary crown—whose debt-paper money in 1933 “By virtue of the authority vested in me” thus became America’s debt-token, monopoly-money, and has remained so ever since—again and again by “virtue” and “authority” of all those presidential, congressional and “federal” public enemies occupying all those presidential, congressional and “federal” public offices for all those many years since 1933—(with the probable exception of president John F. Kennedy (1960-63) and his Treasurer. (See below.)

And so by this “executive order” of president Roosevelt in 1933, the honest Gentile money of the U.S. constitution and Treasury was not merely “discontinued” or “retired,” but officially banished or outlawed. (And there’s an end, and the last nail to be driven by the supernatural (SuperNazi) bankster “jews” into the national coffin of Gentile and Christian America.) And so at that very time and by that very (presidential, congressional and “supremely” judicial) act, Gentile,

Christian America officially became anti-Gentile, Anti-Christian, anti-God, Satanic or “jewish”-Amerika—if it wasn’t already so).

And so their second world war against God, Germany and the remainder of the “jew”-free or “jew”-independent Gentile world could then begin. (See their “lend/lease act,” etc.) And after their second “glorious” world-conquest, their supernatural, SuperNazi or imperial “beast” and its/their monopoly-money “mark” could then rule “their” world. (Apo./Rev, 13:11-18) (See their “Beast from Bretton Woods” below.)

* * *

And yet this “public enemy number one,” this “jewish”-Amerikan president, Franklyn Delano Rosenvelt, was in his day (and afterwards—even unto today) worshipped by the “jewish”-Amerikan mass-media—and hence also by the stupid, thoughtless, demonically-possessed American public) as a demi-god—much like his “communist” counterpart, Vladimir “Lenin,” was worshipped after his death within his Soviet Union. Is all this not precisely so?

E.G., years before he died in office in 1945 this “jewish”-Amerikan president Rosenvelt became a cripple who couldn’t even walk, and yet the American public never even knew this. So little were they truly informed, or so greatly were they deceived by the “jewish”-Amerikan media monopoly, which yet still reigns (and hence yet possesses their collective mind) unto this very day. Is this not so? E.G. do they not to this day still yet believe in the “holohoax” of God’s slanderous, Satanic, anti-Christ enemies? Are they still yet unaware that their “glorious” presidents Rosenvelt, Truman and Eisenhower were violent mass-murderers of hundreds of thousands or millions of German and Japanese civilians? (See e.g. On Recognizing (Demonic) Terrorists (through their Slanderous Masks): “Allied” Terror-Bombing during W.W. II within the upcoming Political Appendix.)

* * * * *

6. “Federal Reserve Notes and United States [i.e. Treasury–Ed.] Notes are ‘redeemable in gold’ but are not ‘GOLD CERTIFICATES’ and are not required to be surrendered.”

What a huge, blatant, shameless, presidential lie—that “Federal Reserve Notes...are ‘redeemable in gold’”! For surely (and via this very tyrannical decree) “jewish”-Amerika’s “central bank” or “Federal Reserve Corp.” were not only refusing to “redeem” their “paper-gold”—their paper-promises to pay gold upon demand of each and every paper-bearer—thus officially, indeed presidentially, repudiating all their past and solemn promises since 1913 to perpetually do so. But they were also hereby (“legally,” officially, presidentially and congressionally) robbing or confiscating all the gold (and silver) of all American citizens (over \$100, i.e. 4.614 gold ounces (\$100/\$21.67 = 4.6146746) or 131.847 gold grams (4.6146746/.035 = 131.84784) in exchange for this very worthless, goldless, “irredeemable” paper of theirs! And not only a mere paper- or token-money, but a **debt**-token, paper-money, and a monopoly money to boot! A debt-token, monopoly-money thus presidentially professing to be “redeemable in gold”! (What a Satanic “jew” is the Satanic “jew”!)

Is this golden “irredeemability” not precisely why, within the “jewish”-Amerikan tyrant’s decree, “redeemable in gold” was cynically printed within quote marks? “Redeemable in gold,” and yet not “redeemable in gold”?

Question: What kind of paradoxical or contradictory money is this? Answer: “jewish”!

It was perhaps often formerly “redeemable in gold” after its evil genesis and black birth in 1913. But after 1933 (unto this very day) it was no longer “redeemable” at all by Amerikan citizens or “subjects” at any time or under any circumstances whatsoever, and via this very tyrannical and predatory decree of this very irredeemable or damnable “jewish”-Amerikan president Rosenvelt.

* * *

“Gold certificates,” now officially (presidentially, congressionally & “supremely” judicially) extinct, banished, outlawed, “discontinued” or “retired,” were paper-promises of the U.S. Treasury to pay gold upon demand of the bill’s bearer, holder, possessor or owner. And they were formerly issued, signed, honored and redeemed by the formerly independent, honorable and trustworthy American Treasury/Treasurer.

But now, and since 1913, whichever national traitor or political whore occupies the U.S. treasurer’s office, he simply prints up (like a print shop for hire, upon “central” bankster command, order or commission, and for a penny or so a paper “bill” or “note” of whatever denomination) all the “central” banksters’ debt-(paper)-token, monopoly-money—complete with the “authorized” and “authorizing” facsimile signature of this “sitting” U.S. Treasurer upon every single one of these “Federal Reserve” (Corporation) “notes.” (Take a look.) And these are the very same (national debt-token monopoly) “notes” which are “centrally” **loaned** out to the “jewish”-Amerikan congress and to the nation’s “member banks”/“commercial” banksters.

And the very same goes for every single U.S. treasury “bond” with which these very same traitorous U.S. treasurers “collateralize,” “secure” or pay for all those loans of all those “Federal Reserve Corp. notes” borrowed by the U.S. congress from these corporately masked, anonymous and unliable “central”-banksters thus secretly enthroned atop their imperial “jewish”-Amerika—and from which monopolistic “central” source Amerika has (since 1933 and this traitorous Rosenvelt) **exclusively** gotten **all** its (debt-token) monopoly-money.

* * *

A note on “bank notes”: As it was universally understood (and constitutionally mandated—Art. I, Secs. 10 & 8) that only gold and silver coin were “money,” therefore bank “notes” were merely paper-promise from banks or treasuries to pay so much specified real money (i.e. weighted gold or silver coin) to the anonymous “bearer upon demand.”

But (since 1933 and this Rosenvelt) these “Federal Reserve” “notes” have merely been pieces of “central”-bankster paper promising to pay absolutely nothing at all to anyone, anywhere at any time. (And only in this did (and do) they all faithfully keep their (non-) promises.) And instead of promising so much gold or silver, these “Federal Reserve” “notes” impudently declare(d) themselves (upon their fraudulent paper faces) to be “lawful money” and/or “legal tender for all debts public and private.”

And so the definition of “bank note” was presidentially and congressionally changed in 1933 from real money to false, from gold or silver coin to mere paper or token money—(and a **debt**-token **monopoly**-money at that)—or, in other words, from “specie” to “fiat.”

* * *

“Federal Reserve Notes and United States [i.e. Treasury–Ed.] Notes are ‘redeemable in gold’ but are not ‘GOLD CERTIFICATES’ and are not required to be surrendered.”

But we may safely assume that U.S. Treasury “notes” were not “redeemable” at the time (i.e. 1933), or they too would surely have been demanded and seized by “jewish”-Amerika’s “central” banksters via their treasonous presidential “executive,” agent, co-conspirator and/or whore, Franklin Delano Rosenvelt. For clearly their malevolent intent was to officially or “legally” seize all the gold and “paper-gold” in the nation—(other than their very own brand of “paper-gold”—which of course they damn well knew was as fraudulent as they were, and would never again be by them honored, “redeemed” or converted into what they fraudulently promised).

But I’ll wager that before 1913 and the “Federal Reserve” Corporation, U.S. Treasury “notes” **were** “redeemable” or convertible into the gold or silver coins they solemnly promised upon their paper faces. For this was before U.S. president Wilson and the American congress officially and “legally” betrayed and surrendered their nation to these “central” banksters, by treasonably “legislating” or “authorizing” this beastly “central” bank, this “Federal Reserve System” or Corporation, which in no time dominated, devoured and possessed that formerly Gentile Christian nation.

* * *

But for a while under president Lincoln (1861-65), and as long as they lasted after his violent departure from office, there indeed were goldless and silverless, non-convertible or “irredeemable” U.S Treasury “notes.” For Lincoln himself had ordered their creation and spending (“expenditure”) into national American circulation.

But then Lincoln’s paper-money promised neither gold nor silver on their honest paper faces, and hence they were not called “paper-gold” nor “gold-backs” but merely “greenbacks.” And yet these U.S. Treasury “notes” were a debt-free paper-money, like the Marxist or “communist”

paper-money mentioned above. And hence they were infinitely superior to any “central” bankster’s debt-paper money—whether “fractionally” or entirely paper.

For why borrow paper-money when you can always create or print your very own debt-free brand of money? Or why borrow paper-money which you can always create or print yourself?—hence without owing yet more “jewish” bankster “principal” and (unlent, hence nonexistent) “interest”?—and/or without saddling your poor citizenry with repaying this entire loan(ed) “principal” plus (unlent, hence nonexistent) “interest”?

* * *

~~I spoke above of “all those presidential, congressional and ‘federal’ public enemies in all those presidential, congressional and ‘federal’ public offices for all those many years since 1933 [or 1913]—(with the probable exception of president John F. Kennedy (1960–63) and his Treasurer.” And here’s why:~~

~~From Peter Kershaw’s Economic Solutions..., 1997, p. 11,~~

~~**By 1964, there were no more Federal Reserve Notes being issued that were redeemable for money [i.e. gold or silver coin—Ed.]. In fact, 50,000,000 of the very first non-redeemable [“Federal Reserve” or “central bank(ster)—Ed.] notes were shipped [presumably out of the U.S.—Treasury’s Bureau of Printing and Engraving, which, believe it or not, is the subordinate contractor or dutiful employee which prints these “central” bankster “notes” (to pay nothing at all) for a penny or so apiece—Ed.] on November 26, 1963, the very same day JFK was being buried! Could there be a connection? President Kennedy had issued Executive Order 11110, on June 4, 1963, ordering the Treasury to print United States Notes.... These notes couldn’t be redeemed for anything, any more so than the Federal Reserve Notes, but at least they had not indebted the People, because they were issued without debt owing to the Fed. Mr. Lincoln also made a similar daring move, ordering the Treasury to issue bank notes (known as “Lincoln-greenbacks”) rather than borrow bank notes from the Bank of England. Both Presidents were promptly assassinated....**~~

~~“The high office of President has been used to foment a ploy to destroy the Americans’ freedom, and before I leave office I must inform the citizens of this plight.”—John F. Kennedy (at Columbia University [N.Y.C.—Ed.], 10 days before his assassination).~~

~~Could this have been a monetary plot? Could this plot have entailed the presidential (and congressional) imposition of “central” bankster debt token, monopoly money?~~

(See “Erratum (or Errors)” for an explanation.)

* * *

And just notice, if you will, how (via “Sections” 6, 7 & 8 of Roosevelt’s above decree) his U.S. treasurer (Wooden) was named the official national transfer agent for all this gold to be thus officially robbed, confiscated or taken from the Gentile American citizenry and transferred to “their” nation’s “central” “jewish” crown, this anonymous and irresponsible “Federal Reserve Corporation.”

Section 6. **The Secretary of the Treasury**, out of the sum made available to the President by Section 501 of the [congressional—Ed.] Act of March 9, 1933 [see **March 9, 1933** above—Ed.], **will** in all proper cases **pay** the reasonable **costs of transportation of gold coin, gold bullion and gold certificates delivered to a member bank or Federal reserve bank** [i.e. into the booty-vaults (not of the U.S. Treasury, mind you, but) of the “Federal Reserve Corporation” or “System”—Ed.] in accordance with Sections 2, 3 or 5 hereof,....

Section 7. In cases where the delivery of gold coin, gold bullion or gold certificates by the [ex-] owners thereof within the time set forth [i.e. 30 days—Ed.] will involve extraordinary hardship difficulty, the Secretary of the Treasury may, in his discretion, extend the time within which such delivery must be made....

Section 8. **The secretary of the Treasury is hereby** [presidentially—Ed.] **authorized and empowered** to issue such further regulations as he may deem necessary **to carry out** the [dark,

evil, malevolent and predatory—Ed.] purpose of **this** [tyrannical, presidential, “executive”—Ed.] **order**....

Do you see how the “central” banksters, ever since their presidential and congressional enthronement over America in 1913, have always used the U.S. Treasurer/Treasury—making it their official agent, printer-shop, and mask? The U.S. Treasury prints all the debt-token monopoly-“money” or “Federal Reserve” “notes” of the “central” banksters, and all the U.S. Treasury “bonds” to be exchanged for these “notes” whenever they’re borrowed by the national congress (from these corporately masked, anonymous and unliable “central” banksters). And look at the lower right hand corner of the front side of any “Federal Reserve” Corporation “note” to this day. And what does it say? Or whose facsimile signature is printed there? And so all “Federal Reserve” “notes” have the official blessing of the “sitting” U. S. Treasurer, who no longer has any “authority” whatsoever to print his own national brand of paper-money. For his president(s) and his congress(es) and his “supreme” court(s) have long since given, sold or transferred this most important, kingly, “royal” or sovereign power or “authority” to an anonymous group of “jews”: incorporated, masked, unliable, supernatural and predatory. Do you like that state of affairs, dear reader? It’s most “jewish”-Amerikan.

~~But again, the former U.S. Treasury “certificates,” (now long since gone, extinct, banished or outlawed, “discontinued” or “retired”), were honest and “redeemable” paper promises to pay to the “bearer on demand” so much specified real and true money (weighted gold or silver coin). And unlike the “Federal Reserve Corp’s” “notes,” these U.S. Treasury “certificates” and “notes” were never debt money; they were never loaned into existence or circulation; they were never a debt-token money nor a monopoly money. These U.S. Treasury “certificates” and “notes,” and the gold and silver coins they promised, along with the debt free “green backs” of Lincoln and Kennedy, were all true and honest moneys, Gentile moneys, Christian moneys, by which American prospered or would have prospered.~~

Their antithesis and end was this evil “jewish” money, this false “paper-gold” and this debt-token, monopoly-money under which most poisonous, lethal and malevolent influence that once free and independent, prosperous and benevolent Gentile and Christian nation called “America” became that dark, evil, anti-Gentile, anti-Christian agent or golem of its SuperNazi “jewish” masters—that most invasive, mass-murderous, conquistadorial and imperious, “world-warring” “beast” the entire Gentile world both loathes and fears. And so by this evil monopoly-money “mark” of this evil, SuperNazi “jewish” bankster “beast” did Gentile and Christian America become “jewish”-Amerika. (Apo./Rev. 12:11-18) (Bummer) It matters much what kind or species of money you use, dear reader, and whom or where it comes from. For all monetary fruit is of its tree—whether of the “beast”—the “jew,” or you or me.

And so these “Federal Reserve Corp.” “notes” outlawed, banished, slayed and supplanted the once honest paper-money of the U.S. Treasury, from that very dark, Rosenveltian, “jewish”-Amerikan day right up to this one. (So now what?)

* * *

(Just note, dear reader, how to this very dark, hopeless and menacing day the U.S. treasurer yet still prints and (facsimile) “signs” all “Federal Reserve” “notes”—just as he once printed and signed his Treasury “certificates” and “notes”—(both honest paper-promises to pay so much gold or silver on demand)—before the former were presidentially outlawed by that “executive order” reproduced above, with treasonous help from the U.S. treasurer, one Wm. H. Wooden—who if you notice, officially signed and hence authorized this tyrannical presidential decree, and whom Rosenvelt soon replaced with a fellow mass-murderous “jew” named Morgenthau.

(See the U.S. Treasury’s “Morgenthau plan” to starve Germany to death after “jewish”-Amerika’s second successful World War against her. In this way was the domestic U.S. Treasury Department even further transformed and malformed, twisted and perverted into a hideous anti-Christ golem—into the “Imperial ‘jewish’-Amerikan Foreign Ministry for Starvation, Mass-Murder and Genocide”—(of Gentiles, of course).

(General Dwight Eisenhower, by the way, completed this Satanic, anti-Christian, “jewish”-American triumvirate of official mass-murderers and war criminals—who were never even officially charged, much less ever punished. But when and wherever Evil is the accuser (the Slanderer), judge, jury and “executioner” (the “legalistic,” official or “sacred” murderer), as at Nuremberg and elsewhere, this is of course to be expected. For these “Soviet” or “jewish”-Amerikan “show trials” serve to divert all attention from the real guilty parties, the real and true mass-murderers—the slanderous accusers, sanctimonious judges and legalistic murderers. Do you see? The “Devil” ain’t called the “Slanderer” for nothing, you know. And “like father, like son.” (John 8:44)

* * *

And thus under Rosenvelt’s black, rapacious, debasing and debauching hand the once honest and modest maid of the U.S. Treasury Dept. became Uncle Satan’s SuperNazi, sinagogic, “jewish”-Amerikan bitch and whore.

(Thus in effect from that dark time unto this day, unto all Its faithful “federal” officials did “Uncle” Satan say: “If you all don’t tell the citizenry I’ve got a Wooden dick, I won’t mention that you’ve all got splinters in your mouth. Fair enough?”)

Hey, that’s the job (description)! And so any Gentile loathe to thus serve his “Uncle” Satan on his knees, is not fit for service in Its “beastly” ministries. And so any man or woman of Godly spirit, mouth or eye, simply and perpetually need never, ever apply. Is all this not (metaphorically) so? You betcha.

But just to be sure, let’s ask the U.S. Treasury’s current champion “jew”-sucker, shall we? And does he (or his president) even know (or care) which corporately concealed anti-Christ “jew(s)” he thus serves “in his official capacity” upon his officially prostituted, bended, worn and calloused Gentile knees? Let’s ask them both, shall we?

And why even mention this despicable political prostitution and official or “representational” betrayal? Because it is only by way of this contemptible political prostitution and “high treason” of Gentile public enemies in the highest Gentile public offices, or only by way of this national, monetary, economic, racial, social and political betrayal of captive Gentile “constituents” by “their” peremptory and treacherous Gentile “representatives,” that all the other Gentiles of the various “jew”-conquered nations—(pure, innocent and far too naïve, gullible and trusting)—are thus politically bound and gagged, officially or “representationally” betrayed, monetarily and economically thieved or robbed, and “centrally” raped and/or sodomized from the very day “their” “central” “jewish” banksters are thus “centrally” installed or nationally enthroned over them and theirs (officially, treasonably, presidentially, parliamentarily and/or judicially)—enthroned over all those officially betrayed, “representationally” bound, “legislatively” prostrated, “jew”-bought, “jew”-ravished and “jew”-plundered Gentile nations. And that’s not very nice, is it? And to do so is far more crass and vulgar than merely to say so, or merely to note that this indeed is (metaphorically) so. (Don’t you agree?)

* * *

7. Yes, this tyrannical, presidential gold-robbery decree was indeed signed (illegibly) by one Wm. H. Wooden, a champion “jew”-sucker of his day, and a traitorous Secretary of the U.S. Treasury as well. Also signed by this treasurer (in facsimile) were all those worthless debt-paper “Federal Reserve Notes” with which the American citizens were officially “paid” or “compensated” for all their officially robbed or confiscated gold and silver (over \$100, i.e. 4.6 gold ounces or 131.8 gold grams)—as even to this very day all imperial subjects toiling for naught within the “beastly” “jewish”-Amerikan empire are likewise paid only in this very same “central”-bankster, monopoly-money, this “legal tender for all debts public and private.” (Can you say, “Rip-off!”)

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And so we see, via this very tyrannical presidential decree, the dark dawn or advent of this brand new, “jewish”-Amerikan “crime” of “hoarding” gold, which “means the withdrawal and withholding of gold coin, gold bullion or gold certificates from the recognized and customary channels of trade.”

And this was all part of president Rosenvelt’s “new [or rather “jew”-Ed.] deal.”

Question: Were any “jews” or “central” banksters ever guilty of this brand new “crime” of “hoarding” gold? For a devout “jew” and his golden idol are not so easily parted. Does he not name himself after his one true god or idol: Gold, Golden, Gold(en)berg(er), Goldbug, Goldbitch (and –bastard), Goldfarb, Goldfart, Goldfinger, Goldhog, Goldman, Goldstein, Goldthief, etc.; and let’s not neglect nor forget Silver, Silverberg(er), Silverman (and –woman), Silverstein, etc. And so methinks one would have far better luck separating a miserly, covetous, idolatrous old leprechaun from his most beloved object.

But again, were any gold-“hoarding” Amerikan “jews” prosecuted by their president Roosevelt or any of his “federal” or imperial officials? Or was this brand-new “crime” of owning gold over \$100 conceived, directed, aimed and fired or applied only against Gentiles? Was this new “central” monetary “crime” (like that of “hate”) merely intended to be a Gentile “crime” for which “jews” (and their racial allies) are automatically and absolutely innocent?—not by virtue of being hateless, loving, Christian, goldness or silverless mind you, but by vice of being both the “public” accusers (“prosecutor”) and the judges—and hence the official “convictors,” condemners and “punishers” of Gentiles? It seems to me that these laws themselves are “jewish” racial crimes against Gentiles. Who then will punish the punishers? And if only Gentiles can be guilty of “hoarding” gold, if “hoarding” can only be a Gentile crime, why then is this (“legislatively” and “judicially”) so, but so that the wily (“central” and supernatural) “jews” might thereby acquire, rob, confiscate, own, possess or “hoard” all of this (“hoarded”) Gentile gold—exactly as these Goldrobbers and Goldhogs did in (or rather to) their “jewish”-Amerika—thus once again living up to their names.

Can you see, dear reader? Isn’t it obvious? The wily, guileful, deceitful, predatory and sociopathic “jew” wants make you and I feel guilty (and to “prosecute” and “punish” us) for this brand-new (Gentile) “crime” of “hoarding” gold, so that he may forever (and guiltlessly) possess, own or “hoard” all our gold and silver instead of ourselves and our loved ones! For note how (and why) this “central” “jewish” “gold-hoarder” never, ever accuses (much less ever condemns or punishes) himself. And this is not because he doesn’t have or “hoard” any gold, but because he is the “central” “jewish” accuser, the unjust “jewish” judge and the racist “jewish” jury? For in the “messianic” kingdom of the anti-Christ, only Gentile gold ownership is to be a “crime,” so that the “jews” might thus steal, rob and “hoard” or hog it all for themselves. (See e.g. the “Zionist” “protocols” of their “messianic,” Satanic or anti-Christ “elders.”)

* * *

According to Roosevelt’s above “executive order” or tyrannical decree “prohibit[ing] the hoarding of gold coin, gold bullion and gold certificates within the continental United States by individuals, partnerships, associations and corporations”, **“the term ‘hoarding’ means the withdrawal and withholding of gold coin, gold bullion or gold certificates from the recognized and customary channels of trade.”** Isn’t that exactly what the “jewish”-Amerikan “central” banksters did in thus robbing, confiscating, forcing or taking all this gold (over \$100, i.e. 4.6 gold ounces or 131.8 gold grams) out of the pockets of all Gentile Americans? And are these gold-robbing banksters not “individuals”? And is their “Federal Reserve System” of twelve “Federal reserve banks” not a “corporation” or an “association” of “corporations”?

And so we see that those most guilty are in fact the accusers, judge and jury, and hence the least likely to ever be punished for their numerous and untold “crimes against humanity.” For the “golden rule” within “jewish”-Amerika (and elsewhere) is that: “He who has the gold makes the rules”—i.e. he (or they) buy, nominate or appoint (evil, traitorous, mercenary, prostituted) presidents, congressmen, judges, “prosecutors,” etc. etc. etc.

And as to their further “hoarding,” “withdrawal and withholding of gold coin, gold bullion or gold certificates from the recognized and customary channels of trade” not only “within the continental United States” but even outside of it, see below for “So What in Hell Ever Happened to All that “Beastly” Amerikan Gold? Or How the Imperial Amerikan Gold was Officially Lost, Robbed, Stolen or Transferred” (outside of the United States).

And so by presidentially citing as their “vested authority” a 1917 law intended to keep gold inside the United States during world-war-time, the supernatural “jewish” “central” banksters

quietly, secretly, gradually and eventually transferred this gold to themselves and their racial brothers, cousins and “corporate associates” **outside** of the United States. (See the first footnote #1 above.)

And so we see the correlation between “jews” and truth is little to nothing at all, and between “jews” and falsehood, deceit, guile and treachery is almost total and complete.

* * *

And so of course this “royal,” “central,” “jewish,” supernational or SuperNazi gang of gold-robbers and thieves did not and shall not ever accuse, “try,” “convict” and condemn themselves (much less ever fine or jail themselves) for their confiscation, robbery, “hoarding” and theft of the national gold of Gentile America. Nor will they ever condemn themselves for their abrupt, immediate and permanent “withdrawal and withholding of gold coin, gold bullion or gold certificates from the recognized and customary channels of trade” “within the continental United States” by thus officially, presidentially, congressionally and judicially robbing all this Gentile gold coin and bullion (over \$100, i.e. 4.6 gold ounces or 131.8 gold grams). Nor will they ever condemn themselves for renouncing all their solemn paper-promises to pay so many gold or silver coins “to the bearer on demand”—for forever repudiating their golden debt to their political and monetary “subjects,” the Gentile American people. Nor will they ever condemn themselves for thus by transforming their debt-“paper-gold” into goldless, unconvertible or “irredeemable” debt-paper, and a **monopoly** debt-paper “money” at that!

Nor have or will they ever bring these dark and evil deeds of theirs to your attention, dear reader. And why not? Because Evil hides and thrives in Darkness, or because Darkness hides and prospers in the Dark. And so only something or someone **other** than Darkness could or would ever bring these dark things to Light. But who or what, dear reader?

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Note that these supernational or SuperNazi “central” banksters first got their presidential agent Roosevelt on 3/3/33 to “declare that the national [gold and silver–Ed.] emergency [of 1917–Ed.] still exists[ed]”. And then they got congressional agents 6 days later to verify this “national emergency in banking” declared by their president, and to authorize him to remedy it. And then the very next month (4/5/33) the “central” banksters got their presidential agent to “remedy” this “national emergency in banking” by decreeing or issuing an “executive order” “authorizing” this national gold and silver robbery of theirs. And two years later, their “supreme court” “upheld the constitutionality of [these–Ed.] Congressional Acts or Presidential Orders.” (See **1935** above.)

Isn’t that neat, tidy, orderly? What can we learn from this, dear reader?

This: That if the Gentile Americans hadn’t been “represented” by such “jewish” public enemies in their national public offices, they couldn’t have been thus (“legally,” officially, “publicly,” presidentially, congressionally and “supremely” judicially) robbed! Far better therefore to have no “representatives” at all than such “representatives” as these. Far better therefore to “represent” oneself—to think, decide, speak and act for oneself. For unlike these various “public” enemies in public offices, a self-representative is hardly going to have himself and his loved ones “legally” or officially robbed or otherwise harmed. Don’t you agree, dear reader? Or how could you possibly do more official harm to yourself accidentally than these “public servants” do to you and yours deliberately?

Furthermore, was this “national [gold and silver–Ed.] emergency” of 1917 which, according to Roosevelt, “still exists[ed]” in 1933, not caused and perpetuated by this “jewish”-Amerikan “central” bank?—first enthroned over America in 1913 by that nationally traitorous president Wilson and his “federal,” super-state or imperious U.S. congress.

And how “caused and perpetuated”? Was it not by “centrally” printing and lending out far too many “paper-golds” and “paper-silvers” for them to possibly “redeem”? And if so, then the true remedy to this presidentially and congressionally declared “national emergency in banking” of 1933 was not to officially or “legally” rob the American citizenry of all their gold and silver (over \$100, i.e. 4.6 gold ounces or 131.8 gold grams), but rather to dethrone those “central” banksters whose predatory fraudulence had created and perpetuated this “national emergency in banking” from 1913 to 1933. Isn’t that obvious, dear reader?

But of course the “federal” agents (the imperial “representatives” or the super-state “public servants” or “public” officials) of these “central” banksters (within their “central” presidency, congress or judiciary) were not and are not ever going to be instructed or commanded (by their “central” purchasers, owners, pimps, masters and puppeteers) to ever publicly suggest or officially advance any such real and true national or public remedies. For that is not their real and true official or “public” purpose. For these are not public servants at all, but public poisoners and public enemies in “centrally”-purchased and “centrally”-usurped public offices. And so their real and true (but ever-concealed) official purpose is to never, ever relieve, remedy nor cure the national body, but rather to publicly inject, fatally infect and officially poison the national body into “central” bondage, enslavement or death, and therefore to keep all true medicines out of the national body, and all true doctors and all actual remedies far away from “their” national patient. Is this not so, or do I misunderstand and misrepresent these treacherous and poisonous “public servants”?

* * * * *

Again, this “national banking emergency” of 1933 was simply that the national or “central” banksters had printed or “issued,” lent out or circulated far too many pieces of their “golden” debt-paper-money (multiplee “based” on far-too-few golden coins) to continue to publicly pretend or claim that these fraudulent paper-promises of theirs were (“upon bearer demand”) convertible into or “redeemable” by their all-too-inadequate golden “backing,” or all-too-tiny “fractional reserve.”

(But almost entirely paper their “paper gold” really always was. Or little more than paper it never really was. For such is the fraudulent “jewish” essence, meaning, theory and practice of their “fractionally golden” paper-money, or their “paper-gold.”)

In other words, the “jewish” “central” banksters had printed and lent out far too much of their “golden” paper, “based” on far too little a “fraction” of actual gold, to any longer publicly claim, pretend or make-believe that their “paper-gold” was actually golden, convertible, “redeemable.” (And this, by definition, is called “bank fraud.”)

But the “jewish” “central” banksters did not beg public forgiveness of Gentile America for their bankster fraudulence which caused this “national banking emergency.” Nor did they plead with the public **not** to make “runs” upon their “Federal reserve banks” to exchange their “jewish” paper-“bills” in hand (their “Federal Reserve Notes”) for the gold or silver coins solemnly promised upon their fraudulent faces. Oh no, they merely tacitly, obliquely and indirectly declared (rather than publicly admitted or openly confessed) that their “irredeemable” “paper-gold” was really no more than paper. And this again was by publicly refusing to “redeem” it any more, or by publicly repudiating their previous promises to do so perpetually. And not even directly did the “central” banksters declare (or rather decree) all these things, but via their national “public servants,” and especially their president Roosevelt. For the “jewish”-Amerikan “central” banksters remained, as always, anonymous, irresponsible and “unliable” for any and all “damages” which they “centrally” inflict(ed) upon Gentile individuals, families or the general public. That’s what incorporation can do for a “jew.” (See below for what you can do to protect yourself and your loved ones from this corporate predator and/or “jew.”)

And so it was only when this corporate bankster theft, fraud and predation could not much longer continue, it was only when these “central” bankster liars, frauds and thieves could no longer maintain or “redeem” their fraudulent, “golden,” monetary pretensions, that they were at last thus compelled by reality to publicly acknowledge the truth and reality of their “golden” fraudulence, by at last officially (though indirectly) admitting their golden fraud and lie—by thus, presidentially and congressionally renouncing, repudiating and disavowing their ever-fraudulent golden promises—by at last declaring their “paper-gold” to be no more than paper—which again it always almost entirely was—and debt-paper at that.

But the “central” banksters chose their moment carefully. They waited until their man was in the “white house.” Even on the day **before** this Roosevelt was in office they had him make his first “national emergency” decree (excerpted above)—which their congress verified, authorized or “ratified” six days later. And on his third day in office they had this Roosevelt declare a four-day

“banking holiday” or gold-freeze, from March 6 to 9, 1933. And this frozen or petrified gold was never again free to move about the country. And so really Roosevelt’s “banking holiday” has lasted from that “day of infamy” to this.

Question: What would the “jews” say if we took all their gold and silver (over \$100, i.e. 4.6 gold ounces or 131.8 gold grams) and called it a “holiday.” Would they jump for joy? Would they consider it a (Mosaic) “jubilee”? (See below for more.)

* * *

But even then this official, public, “executive order” and congressional “legislation” was not at all a public admission or confession of “jewish” “central” bankster fraud and theft, but was in fact a presidential accusation and a public indictment of the entire Gentile nation for “their” monetary “crime” of “hoarding” gold.

(This is what slanderous “jews” call “hootsba” or “spin”: to accuse their Gentile victims of their “jewish” sins. Also see and hear their “Holocaust” of the Slavs, the Germans the Japanese and the Palestinians.)

And so rather than timidly retreating from public justice as the bank frauds they really and truly were (and are), the “jewish” “central” banksters instead attacked their national victims, the Gentile public, as if **they** were the criminals. They seized upon their own monetary fraudulence or banking crimes as an occasion to perpetrate yet more monetary/banking crimes upon the Gentiles—as a “national emergency in banking” occasion to not only forever repudiate their “golden” paper-promises, but even to rob the Gentile public of all their gold and silver (over \$100) as punishment for this brand-new crime of “hoarding” gold and silver.

And this was a “jewish” accusation and law for which only Gentiles can ever be guilty. For how can “jews” (“central” or otherwise) ever “hoard” gold if it’s to be a “crime” for them also? And surely this intended robbery and hording of Gentile gold and silver was the purpose of this tyrannical “jewish” law or dictate. Surely “hording” is a “crime” for Gentiles alone to facilitate and “justify” this “jewish” crime of robbing, confiscating and hoarding or hogging all this Gentile gold and silver.

So ownership of real money (gold and silver) was outlawed for Gentiles so that the “jews” could rob, own, hog and hoard this all this Gentile gold and silver for themselves and their descendants, and so the Gentiles would all be forced to use their false, “jewish,” goldless, silverless, debt-token monopoly-money. Real money use and ownership was outlawed so that only false and evil “jewish” money could and would be used. And the “jewish”-Amerikan “central” banksters made this a law too.

Look upon the fraudulent faces of their evil “beastly” money. Look on the lower left front where it says: “THIS NOTE IS **LEGAL** TENDER FOR **ALL** DEBTS PUBLIC AND PRIVATE.” That means to use any other money is a **crime**. That means this evil “jewish” money is a “legal” or “lawful” **monopoly**-money.

(“Jews” call this their “hootsba.” I call it their “jewishness.”)

God and ourselves save us from these demonic sons of Satan the Devil, Liar, Slanderer, Murderer and Mass-Murderer. (John 8:44)

* * * * *

And so now, since 1933, the debt-paper monopoly-money of the “jewish”-Amerikan “central” bankster promises to pay its bearers nothing whatsoever. (But again it doesn’t openly, honesty and directly say, admit or confess that it promises to pay nothing whatsoever. It merely no longer promises to pay so much weighted gold or silver.)

And so since 1933, the “jewish”-Amerikan corporate crown, the national “central” “jewish”-Amerikan throne, and/or the dynastic, anti-Christ, Amerikan king (via his “federal,” super-state or imperial agents: his presidential, congressional and judicial c-suckers) has obliquely or tacitly acknowledged or admitted that his once allegedly “golden” paper-money is now since then no more than paper—but **only because he could no longer successfully pretend otherwise!—or only because he had no other choice!** And so it really wasn’t that this “central” bankster ever told the truth. It was only that he couldn’t keep telling that particular lie—i.e. that his debt-paper-money was “golden” or “good as gold.”

And that, dear reader, is a key fact toward understanding these “central” demons. They never, ever tell the truth about themselves, their sins, their countless offenses against Gentiles or their limitless “crimes against humanity.” In fact, they are likely to blame and punish **humanity** for their crimes against humanity—exactly as they did here against the Americans in 1933, and as they did against the Germans after their successful second world war against them. I call this “jewish” tactic, strategy and method, “blaming the victim.” And do they not do this every single day to the Palestinians whom they have mass-murdered, terrorized, tortured and robbed of their lives, their homes, their vineyards and their country?—to the silent acquiescence or approval of the Jew N.?

* * *

Case in point on never admitting the truth: If you notice, since that time (1933), this “jewish”-Amerikan “central” bankster has never, ever publicly admitted (via his official “federal” whores and “federal” public enemies in “federal” public offices) that his paper-money is a **debt**-paper **monopoly**-money or a **debt**-token **monopoly**-money!!

(This means a money which his (certainly not our) national puppet-gov’t **must** borrow from him alone, and **must** in turn compel us, the Gentile citizenry, to **more** than pay back via “federal” gov’t taxes, “legal” extortions or official robberies.)

For we taxpayers must not only return the entire loan (called “principal”) to its “central” monopoly source—thus leaving us without any money whatsoever to make our deals, trades or exchanges—and thus revealing the complete and total pointlessness, purposelessness and hopelessness of this entire deal, this “central” bankster loan—from the point of view of the public, the citizenry, the Gentiles—but not from that of the evil, predatory, “jewish” “central” bankster! (For the wolf and its prey have entirely different opinions about the kill.)

But in addition to returning this entire “central” loan, we citizens must also pay all “centrally” demanded “interest” money—money which was never “centrally” loaned (in the first place), and hence is non-existent, and hence cannot possibly be paid, thus placing the Gentile monetary victims in impossible “public” or “national” debt to their “central” “jewish” swindlers, predators, enslavers, enemies. And here we see the true “interest” of the Satanic “jew”: to hopelessly and inextricably damn all (Gentile) humanity under him perpetually or eternally. For to repay this debt-token monopoly-money is an obvious impossibility. And so this money itself is an obvious “jewish” trap for all the Gentile citizenry, indeed for all Gentile humanity. This money itself is a “crime against humanity” if ever there was one.

And yet the Gentile victims of these “jewish” monetary crimes are demonically made to feel guilty and in debt to their “central” victimizers, predators, enemies! Is this not so? All monetary/economic guilt is projected upon the innocent by the guilty party: the “central” banksters and their mercenary allies. Can you see that, dear reader? This “central” guilty party accuses and punishes their victims of and for their ‘central” monetary sins. And by accepting this unearned guilt the innocent and victimized Gentiles spiritually, mentally and/or psychologically condemn themselves. For they have fallen under the demonic spell of their slanderous and Satanic accusers. Can you see that, dear reader? It is vitally important for the earthly salvation of you and yours that you do.

One thing Evil (and Its demonic spawn) is not is stupid. (“For the children of this world [of Darkness, of Evil, of Satan the Devil–Ed.] are in their generation wiser than the children of light.”—Luke 16:8) They have the mind or spirit, and the deceitfulness, guile, trickery and consciencelessness of their father, Satan. (John 8:44) In fact they point to our inability to perceive, disbelieve and sidestep their lies, deceits, tricks and traps as their “divine” justification for them, for all these evils, sins, crimes, offenses which they ceaselessly perpetrate against us, our children and our Gentile descendants.

And so the “central” “jewish” demons dig a bottomless pit of public guilt and “national debt” into which they cast their innocent victims, Gentile humanity. And the monetary demands of this guilty “central” party—(their demanded “reparations” (“principal” & “interest”) for “our” (not their) monetary “defaults,” guilts, crimes or sins)—are unpayable, and hence (via “compound interest”) endless or eternal. Hence a “bottomless” pit of Gentile “public or national debt.”

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And so compared with the “jews” we Gentiles are sooooooooooooo guilty, so offensive, so evil, demonic, Satanic! Don’t you agree? Don’t you think so? Don’t you **feel** so? Don’t you just hate yourself and your seed, your race, your kindred, dear Gentile? Don’t you want to forever hold your head in shame? To eternally atone to the eternal “jew” for the countless evils he alleges against you? No? Then you, dear Gentile, must be evil, Satanic, demonic! Right?

* * *

But do these “central” “jewish” demons ever feel guilty for **their** sins, evils, offenses, crimes?

(What “crimes”? Will the Satanic “central” “lawgiver,” accuser, judge, jury and “executioner” ever acknowledge, admit or turn against himself?)

And are they never to be publicly or officially charged, arrested, tried, convicted and punished?

(Will the official hounds of “jewish” hell on earth ever turn upon their “central” masters?)

No, of course not. Their Gentile victims don’t even know who they are. For they are corporately masked, anonymous, irresponsible and unliable for all their monetary, economic, political, warlike and mass-murderous “crimes against [Gentile] humanity.”

* * *

And this, dear reader, is the nature, character and practice of Evil: to reverse the poles of Good and Evil, Lamb and Wolf, and to assume the former place: to demonically presume, assume or usurp God’s or Virtue’s position: to always play the victim of Its victims: to always claim and pretend to be the injured party, demanding “reparations” from Its very victims, and thus avoiding all justice and all reparations payments for all Its countless damages, offenses, sins, evils and crimes (“against humanity”).

(See e.g. all “Holocaust” “reparations” paid to “jews” since 1945—as if there were no Dresden, no Hamburg, no Berlin, etc., no Hiroshima, Nagasaki nor Tokyo to “repair”—as if there were no Amerikan nor British concentration camps!)

Evil and Its kindred conceal their evils behind slanders and persecutions of their opponents and their victims. And often Evil’s sins and Evil’s slanders are one and the same. I.E. Evil and Its demonic children (for Evil is as Evil does—John 8:44) accuse their opponents and their victims of their very own sins, of their very own offenses, of the very “crimes against humanity” which Evil perpetrates against them. (See e.g. On Recognizing (Demonic) Terrorists (through their Slandorous Masks): “Allied” Terror-Bombing during W.W. II within the upcoming Political Appendix.)

And according to Evil, your distance from It is the measure of **your** evil, your sin, your error, your offense or offensiveness, your “liability” to make “reparations” to It. According to Evil, any and all evils It does to you and yours is merely Its “self-defense” (against you and yours), or merely Its “justice”; and all your self-defense against It is (your) unjustified and demonic offensiveness.

(It this not “Israel’s” demonic position and pretension against those innumerable Palestinians whom they have terrorized, mass-murdered (with Amerikan “weapons of mass-destruction”) and driven from their farms, vineyards, homes and homeland?)

And Evil never wavers from this (demonic or Satanic) position. Evil always assumes the highest moral ground, the precise point of Virtue, the very throne of God, and will never willingly budge therefrom.

Evil’s eternal war against God, humanity and creation is both spiritual (mental, psychological, philosophical, “religious”) and physical (murderous, mass-murderous, racial, social, political, monetary and economic).

(“Our Father...deliver us from Evil...and forgive us our trespasses, as we forgive those who trespass against us...”)

But Evil is a liar and the Father of lies and murders, liars and murderers. (John 8:44)

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And so of Evil (and/or Its demonic spawn) never, ever reveals Itself, never publicly exposes, admits nor confesses Itself nor Its countless evils, Its sins, Its “crimes against humanity. Therefore if Evil is ever to be publicly seen, recognized and appreciated for what It really is and truly does, then non-Evil, (something or someone other than Evil), must reveal Evil!

And because Evil is all-too-aware of this, It insists on being the monopolistic or censorious “king of all media”! For otherwise some Gentile pawn just might speak the Truth, just might spread some Light, and hence just might reveal or unmask some Evil!

(I refer again to “jewish”-Amerika’s “central,” national, corporate crown, its/their masked and anonymous anti-Christ king and Satanic or “messianic” “jewish” dynasty. For surely it is they with all their money who have bought up all mass-media (and all politicians or “public offices”), and hence who tolerate no other voices (nor “representatives”) but their voices (and representatives, agents or servants). And so nothing but their dark and poisonous lies are broadcast. And these dark lies stand because they are not disproved, or because no Light is shown upon them.

And not only does Darkness or Evil never, ever shine any Light upon Itself nor Its sins. It slanders (persecutes and murders) Light, Godness or goodness Itself. It projects Itself upon Light, upon Its good or Godly opponents, upon anything, everything, anyone and everyone who is at all virtuous, good or Godly. For they, by definition, will not worship, submit, believe or obey Evil, but will oppose It. For they are all potential if not actual opponents, “reactionaries” or “counterrevolutionaries” against Evil. And so Evil’s attack against Godness is both spiritual (slandorous) and physical (murderous).

And therefore God said: **“Blessed (are) they which are persecuted for righteousness’ [truth’s, justice’s–Ed.] sake: for theirs is the kingdom of heaven.** [For the kingdom of earth has been usurped by their enemies...and God’s. (Matt. 21:33-46, 4:8-9; Luke 19:11-15 & :27) And so these righteous ones who are thus persecuted by Satan’s “jews” are strangers in a strange land. (John 8:44 & Ex. 2:22)–Ed.] **Blessed are ye when [Satanic, hateful, slanderous, murderous, “jewish”–Ed.] (men) shall revile you, and shall say all manner of evil against you falsely, for my sake.** [Matt. 5:10-11)

And remember Lord Hitler of Germany (1889-1945) , dear reader, when you hear that saying of Jesus-God. For surely we’ve all heard and seen the Slanderer’s “chosen people” say, project and depict more than a few false, unkind, hateful and slanderous things against Lord Hitler for his light, his truth, his courage, his justice and his “righteousness’ sake.” (John 8:44) Have we not? Or are we deaf...and blind?

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And so of curse the evil, “jewish” “central” banksters never have and never will explain their evil, debt-token, monopoly-money to us Gentiles. Nor will they, their agents or their “public servants” ever publicly reveal the well concealed ramifications of this monopoly-money of theirs—(such as how and why they demand far more money be “centrally” returned to them than they ever even printed or created and lent out to us or to their national puppet-gov’t)—no more than fishermen reveal to the fishes their hidden hooks or the precise whereabouts of their nets and traps. For it would defeat their purpose, their aim, their “interest”: to deceive, to catch, to kill and devour their prey.

And so instead of their “paper-gold,” the “central” bankster-“jews” in 1933 introduced America to their brand-new “paper-paper,” their brand-new purely-paper, purely-token or purely worthless money—and a **debt-token monopoly** money at that! For like its “golden” predecessor, this new goldless paper-money is **loaned** into existence and circulation. But unlike its predecessor, it became a “federal” “crime” to use any other money than this.

And so “federal” (super-state or imperial) officials (or “feds”) are as evil as their “central” “jewish” masters. For they obey, serve and further them, and have received and revered their monopoly-money “mark.” Is this not so? (Apo./Rev. 13:16-18)

And so gold and truly golden paper money (such as U.S. Treasury “certificates”) were outlawed by Roosevelt and his congress in 1933 in favor of this brand-new, “central,” “jewish” debt-token, monopoly-money. For its “central” conceivers, creators and lenders had stamped or

marked their “sacred” paper “notes” (via their traitorous U.S. Treasurer/Treasury) as “LEGAL TENDER FOR ALL DEBTS PUBLIC AND PRIVATE.” And so since 1933, and upon its most totalitarian, communist or fascist-face, did this “jewish” “mark of the [SuperNazi, anti-Christ, Amerikan] beast” thus most subtly declare it a “crime” for any American “subject” or “citizen” of this “central” “jewish”-Amerikan crown to ever refuse to accept this evil, “beastly,” “jewish” monopoly-“mark” as “money,” or to ever use any other kind or species of money, like gold or silver or an honest token (such as I have illustrated and proposed).

But that’s not all. For after 1945, and the imperial Amerikan “beast’s” second successful “world war” against the (formerly) independent Gentile nations of the globe, (Germany, Japan, etc.), the entire Gentile **world** was then subjected to this SuperNazi “jewish” empire or “beast” via its “jewish”-Amerikan “mark of the beast”—i.e. by this very same debt-token, monopoly-money enthroned by Roosevelt in 1933. For at that most dark and evil time, this “jewish”-Amerikan “mark” was imperially decreed by all the anti-Christ, Super-Nazi “central” banksters of the world to be “paper-gold” for all their “jew”-conquered, “jew”-subjected and/or “jew”-sucking (Gentile) nations. (See their “Bretton Woods agreement” of 1944.) Woe to any and all Gentile nations who dared not “agree” to accept this SuperNazi, “jewish”-Amerikan “mark of the beast.”

And so in 1945 the “central” “jewish”-Amerikan “beast” did to the Gentile world what it/they had done to the Gentile nation of America in 1913—to forcibly impose their “paper-gold” upon it. For Evil proceeds by degrees like a lusty leech with a virtuous maid. And Evil will succeed indeed if good or Godly men fail to oppose It, or more precisely, fail to defeat It—(as during World War II).

And yet surely only God and/or “Saint Michael” can ever really or truly defeat Evil! (Apo./Rev. 12:7-11 & 19:11 to 20:3) And we’re obviously still awaiting that Apocalyptic eventuality. (You go, Jesus!) Come save our most wicked asses! (22:20) Wicked for our thus serving and furthering Evil, for worshipping Its “image,” for receiving Its “mark,” and for persecuting and mass-murdering You and Yours! (Apo./Rev. 13:1-18)

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