

Human Rights Article Violated:

All articles of the Universal Declaration of Human Rights (UDHR) with intent to render the inhabitants stateless to use as collateral as backing for federal reserve notes to which are borrowed into existence at interest from the federal reserve system and for the purpose of stealing the inhabitants' time and intangible property rights.

Brief Narrative:

Throughout the Middle Ages the hexagram, was used by Arab magicians and Satanists. The Rothschilds (hereinafter "respondents") are Satanists that adopted the red hexagram when Mayer Amschel Bauer hung a red hexagram in front of their house to identify it. Mayer Amschel then decided to take the name red-schield (Rothschild in German) after the red Seal of Solomon. Two centuries later the hexagram was placed on the Israeli flag, a creation of the respondents. <u>LINK</u> (Page 115)

ANOTHER GOD TOO

According to eye-witnesses, who were prominent enough to visit one of the British Rothschild homes, the Rothschilds worship yet another god too, Satan. They set a place for him at their table.(8a) The Rothschilds have been Satanists for many generations. The Rothschilds are an important part of the history of the Seal of Solomon (also known as hexagram, Magen David, six-pointed star, Star of David.) The Seal of Solomon, the hexagram, was not considered a Jewish symbol before the Rothschilds began using it.⁹ Throughout the Middle Ages the Seal of Solomon had been used by Arab Magicians, Cabalist Magicians, Druid witches and Satanists. One of the few ancient uses of the symbol was on the floor of a 1,200 year old Moslem Mosque found where Tel Aviv is today.¹⁰ In the twelve century an Ashkenazic Jew Menahem ben Duji, who though the was the Messiah, used the magical symbol.¹¹ Because the Rothschilds were Satanists they adopted this powerful magic symbol in 1822 for their coat- of-arms. The name they adopted for their family actually comes from the fact that in the 17th century Mayer Amschel Bauer began hanging out a red hexagram in front of their house to identify it. Mayer Amschel then decided to take the name red-schield (Rothschild in German) after the red Seal of Solomon that they used. Alice Bailey in A Treatise On White Magic, p.



Jacob Rothschild pictured with Marina Abramovic (Spirit Cooker) in front of Satan painting LINK

The 3-city-state empire consisting of the city of London, Vatican City and city of Washington claims it is an independent entity that is not subject to any national authority, has its own laws and pay no taxes. The aforementioned empire usurps the monetary, spiritual, and military fate of Nations through the Bank of England located on the city of London corporation (hereinafter "the Crown")to which the monetary interests are controlled by the respondents. <u>LINK</u>

On June 19th, 1815, Nathan Mayer Rothschild, son of Mayer Amschel Bauer <u>LINK</u> obtained information that was conveyed through a messenger service that he controlled regarding the outcome of the battle of Waterloo. By driving the sale of British consuls early, he made it appear that Lord Wellington had lost the battle which led to the crash of the London Stock Market. This weakened the Bank of England providing the respondents an opportunity to take control of the Bank of England located on the city of London, the financial district also known as the Crown. <u>LINK</u>

Then in 1829 the respondents purchased Jerusalem with the stolen bounty from the city of London. When the respondents purchased Jerusalem, the respondents then manipulated the fulfillment of Revelations wherein a six day war was orchestrated in 1967 by the respondents (<u>LINK</u>) thereby using the Israeli people as cannon fodder while the respondents strip the land of all its natural minerals and resources using 400 separate mining companies to fulfill the task.

State of Lot of	
Coun-	use or consume our commodities. The "loss" of th
defend-	West India trade, would, therefore, appear to be a gain!
d Byrd	The high duties on sugar and rum though affecting the
e taken	revenue, do not shew a loss to the people of the United .
United	which they consume, and a large part of the sugar,
decision	themselves.
ounty of	
d Law-	JERUSALEM. There is a report that the Rothschilds
These	have purchased Jerusalem! We see nothing improbable
oiety of	that, in the pecuniary distress of the sultan, he should
present	sell some part of his dominions to preserve the rest: or
Reption 1	that the Rothschilds should purchase the ancient capital
us land	of their nation. They are wealthy beyond the desire.
	perhaps, even of avarice; and so situated, it is quite rea-
12.	sonable to suppose that they may seek something else
leghany	to gratify their ambition, that shall produce most im-
"Jack-	portant effects. If secured in the possession, (and which
de Par	may be brought about by money), they might instantly, as
bs. was	it were, gather a large nation together, soon to become
ant world	capable of defending itself, and having a wonderful in-
oz, was	fluence over the commerce and condition of the east-
0.12.	rendering Judea again the place of deposite of a large
g 9 1bs. The	portion of the wealth of the "ancient world." To the
Inc	sultan, the country is of no great value; but, in the hands
	of the Jews, directed by such men as the Rothschilds,
says,	what might it not become, and in a short period of time?
ed on	The sultan is in great difficulty-Baron Rotchschild
eir na-	was proceeding to Constantinople; and a second re-build-
ated m	ing of the temple is not among the most strange things
us only	expected in these strange times, by some of the Jews.
nce of	Corowary We have not and and at the second
s in the	COLOMBIA. We hear not much of the "rebellion" of
is bro-	gen. Cordova. Montilla has issued a proclamation say-
f these	ing, that the province of Carthagena, alone, is more than
	sufficient "to restrain his wickedness and chastise his au- dacity."
Mary-	The Spanish Guerillas of Venezuela, (says the N. Y.
1957	LAUY AUVERUSEFT, WHO LOT THE 19ST Fight VEDE LOVA LAND
a surely	contending for the king, by making war upon the ramh-
elong	lie of Colombia, have at last capitulated, come down

The bonded indebtedness of the world is stolen assets by the Crown and therefore is controlled by the respondents. The Temple Bar is the juristic arm of the Crown and holds an exclusive monopoly on global legal fraud through their Bar Association franchises. The Temple Bar is comprised of four Inns of Court to which are: The Middle Temple, Inner Temple, Lincoln's Inn, and Gray's Inn similar to the Mosaic Law structure.

To have the false Declaration of Independence recognized internationally, Middle Templar King George III agreed in the Treaty of Paris of 1783 to establish the legal Crown entity of the incorporated United States, (the United States of America) placing himself as arch-treasurer which is a grievous violation of the Law of Nations. The Colonies referred to internally as the Crown Temple States. This created the foundation for the U.S. states which are illegal states within the original States of the Union established from 1774 to present time under the Articles of Association and Articles of Confederation, <u>LINK</u>

Yale Law Sch LILLIAN GO in moniory of Sol G	ILDMAN LAW LIBRARY THE AVALON PROJECT Documents in Law, History and Dynamicy
	British-American Diplomacy
	The Paris Peace Treaty of September 30, 1783
	See the Discussion of the Treaty in Jefferson's Autobiography
	An1 An2 An3 An4 An5 An6 An7 An8 An9 An10
	The Definitive Treaty of Peace 1783
In the name of the m	tost holy and undivided Trinity.
aith, duke of Brunswick a inhappily interrupted the f reciprocal advantages y the <u>Provisional Anctie</u> roposed to be conclude rance and his Britannic states of America, in ord lartley, Esqr., member of leilegate in Congress fro	Divine Providence to dispose the hearts of the most serene and most potent Prince George the Third, by the grace of God, king of Great Britain, France, and Ireland, defender of and Lunebourg, arch-treasurer and prince elector of the Holy Roman Empire etc., and of the United States of Amenca, to forget all past misunderstandings and differences that has good correspondence and threndship within they mutually uish to restabilish such a beneficial and satitaticatory intercourse. Detween the two countries upon the grou s and mutual convenience as may promote and secure to both perpetual peace and harmony, and having for this desirable end already laid the foundation of peace and reconciliations is standed at Pars on the 30th of November 1762, by the commissioners empowered on each part, which articles were agreed to be inserted in and constitute the Treaty of Peace de between the Croin of Great Britain and the said United States, but which treat ways not to be concluded until terms of peace should be agreed upon between Great Britain and France having since been concluded, his Britannic Majesty and the United States, but which treat ways sont to be concluded until terms of peace should be ready to conclude such threatly accordingly, and the treatly between Great Britain and France having since been concluded, his Britannic Majesty and the United States of Amenica, according to the tenor thereof, have constituted and appointed, that is to say his Britannic Majesty on his part. D if the Pariament of Great Britain, and the said United States on their part, John Adams, Esqr., late a commissioner of the Linked States, but of Pennsylvania, president of the said United States of Amenica at the Court of Versalies, late Great Britain, and the Said United States of Pennsylvania, nersident of the said United States of Amenica at Britanic All States Greatrai of the United States of Amenica and minister plenipotentary of the said United States of America and minister plenipotentary of the said United States of America and mi

<u>LINK</u>

The Bar attorneys in the United States owe their allegiance and pledge their oaths to the Crown. All Bar Associations throughout the world are signatories and franchises to the International Bar Association located at the Inns of Court of the Crown Temple (<u>LINK</u>) with their global headquarters located at London, England. <u>LINK</u>

Furthermore, the Crown Bar associations a creation of the respondents "Excerpt written below from Fruit from a Poisonous Tree by Melvin Stamper J.D. Page 58" are actively barring the inhabitants from their original State governments formed into a federal republic having never published a written social compact agreement from the inhabitants which forms the basis of a legal society.

"Col. Edward Mandell House, who was the agent provocateur of Rothschild, the head of the European Central Banks, was assigned to oversee the President and the Congress in the implementation of the central bankers' plans. House is attributed with giving direction and strategy to be implemented by the president and the senators to enslave the American people with the passage of the Federal Reserve Act and Amendments 16 and 17. Support for the legal presumption that the American people had volunteered to participate in the United States democracy was legislated with the 17th Amendment in 1913 in that participation in federal elections for U.S. Senator established the legal presumption necessary in determining that you were a federal citizen. The scheme also provided for the control of the courts via the 1913 creation of the American Bar Association, whose parent organization was the European International Bar Association, which was the creation of Rothschild. This allowed the International Bankers to control the practice of law, in that the only ones permitted to practice before the courts were those who were educated under their brand of law, which was only Admiralty and Contract law. Common law of the people was to be replaced as it gave the natural man many jurisdictional protections from the bankers' legislation. When the Congress made its first attempt to throw out the common law and replace it with Admiralty law, the Supreme Court rejected the proposed rules of court, explaining that the proposed rules would bring into existence a national police state. So, Roosevelt stacked the high Court and waited for a case upon which the demise of the common law could be accomplished. Erie railroad v. Tompkins came along in 1938 and gave the court the opportunity that the Constitution did not. Thereafter, Common law at the federal level was to be no more."

These facts are proof the respondent-controlled associations are actively rendering the inhabitants to an inferior status of statelessness as defined within the Law of Nations, thereby treating the inhabitants as property. A violation of all 30 Articles of the UDHR.

Quote: Law of Nations-chapter XVIII Establishment of a Nation in a Country

§213. Inhabitants.

The inhabitants, as distinguished from citizens, are foreigners, who are permitted to settle and stay in the country. Bound to the society by their residence, they are subject to the laws of the state, while they reside in it; and they are obliged to defend it, because it grants them protection, though they do not participate in all the rights of citizens. They enjoy only the advantages which the law or custom gives them. The perpetual inhabitants are those who have received the right of perpetual residence. These are a kind of citizens of an inferior order, and are united to the society, without participating in all its advantages. Their children follow the condition of their fathers; and as the state has given to these the right of perpetual residence, their right passes to their posterity.

Further, the respondents bar associations have amended State constitutions as evidenced herein from Judicial Departments to Judiciaries and made it a requirement to be a member of their private membership association to be able to qualify for a position in the newly formed Judiciary. Further, wrote the Florida Bar into the constitution itself without any popular vote whatsoever and have been terrorizing the inhabitants of the State of Florida ever since. This same thing has happened in many States around the same time:

Florida Constitution Before 1968 and the Florida Bar did not exist in the pre-1968 constitution: **LINK**

ARTICLE VI.

Judicial Department.

Section 1. The judicial power of the State shall be vested in a Supreme Court, circuit courts, county courts, and justices of the peace.

Section 2. The style of all process shall be, "The State of Florida," and all prosecutions shall be conducted in the name and by the authority of the same.

Section 3. The Supreme Court shall consist of a chief justice and two associate justices, who shall hold their offices for life or during good behavior. They shall be appointed by the Governor and confirmed by the Senate.

Florida after 1968: From Judicial Department to Judiciary and no notes were made towards the change of the term.

ARTICLE IV

CONSTITUTION OF THE STATE OF FLORIDA

ARTICLE V

no special law or general law of local application pertaining to hunting or fishing. The commission's exercise of executive powers in the area of planning. budgeting, personnel management, and purchasing shall be as provided by law. Revenue derived from license fees for the taking of wild animal life and fresh water aquatic life shall be appropriated to the commission by the legislature for the purposes of management, protection, and conservation of wild animal life and fresh water aguatic life. Revenue derived from license fees relating to marine life shall be appropriated by the legislature for the purposes of management, protection, and conservation of marine life as provided by law. The commission shall not be a unit of any other state agency and shall have its own staff, which includes management, research, and enforcement. Unless provided by general law, the commission shall have no authority to regulate matters relating to air and water pollution. History.-Am. C.S. for H.J.R. 637, 1973; adopted 1974; Am. proposed by

History.—Am. C.S. for H.J.R. 637, 1973; adopted 1974; Am. proposed by Constitution Revision Commission, Revision No. 5, 1998, filed with the Secretary of State May 5, 1998; adopted 1998. ARTICLE V

JUDICIARY

Sec.

- 1. Courts.
- 2. Administration; practice and procedure.
- 3. Supreme court.
- District courts of appeal.
- 5. Circuit courts.
- 6. County courts.
- 7. Specialized divisions.
- 8. Eligibility.
- 9. Determination of number of judges.
- 10. Retention; election and terms.
- 11. Vacancies.
- 12. Discipline; removal and retirement.
- Prohibited activities.
- 14. Funding.
- 15. Attorneys; admission and discipline.
- 16. Clerks of the circuit courts.

Still today American Bar Association members continue to attack the inhabitants and American Nationals and Residents of The United States of America without provocation thereby using its privately owned police force, outside of any constitution.

Therefore, the respondents are in breach of duty of care for stealing the inhabitants' time to live their lives to do the will of 0ur Father in Heaven.

In the: Human Rights Tribunal International: Yes General Post Master Council:

American National Union Citation: No. HRTI-20200416-00009

NOTICE: FAILURE TO APPEAR BY TELECONFERENCE, ANSWER ANY MOTION, OR SHOW ANY CONTEMPT WILL RESULT IN AN AUTOMATIC GUILTY VERDICT WHERIN THE HUMAN RIGHTS VIOLATOR WILL BE PUNISHED WITH A MINIMUM OF A 750,000 FINE FOR DAMAGES, POSSIBLE EXILE DEPENDING UPON THE SEVERITY OF THE VIOLATION AND A POSSIBILITY OF THE CASE BEING MOVED TO THE WAR CRIMES TRIBUNAL FOR INTERNATIONAL NEFARIOUS ACTS AGAINST THE VICTIM. THE RESPONDENT IS NOT REQUIRED TO SIGN THIS CITATION IN ORDER TO RECEIVE DUE PROCESS. THE RESPONDENT WILL RECEIVE NOTICE AND SERVICE OF PROCESS BY FAX, REGISTERED EMAIL OR REGISTERED MAIL. THE HUMAN RIGHTS DEFENDER AND OR CLAIMANT IS REQUIRED TO APPEAR UPON THE DATE SCHEDULED BY THE CLERK. ANY JUDGEMENT AS IT PERTAINS TO THIS CITATION WILL BE PUBLISHED WITHIN A PUBLICATION OF RECORD. PENALTIES FOR HUMAN RIGHTS VIOLATIONS ARE ENFORCEABLE UNDER CUSTOMARY INTERNATIONAL LAW AGAINST THE HUMANS RIGHTS VIOLATOR.