

A
TAX-PAYERS REVOLT

CAN
SAVE
OUR
COUNTRY

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By MYRON C. FAGAN

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KNOW the TRUTH and the TRUTH SHALL MAKE YOU FREE!

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MYRON C. FAGAN, National Director

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This "News-Bulletin shows how and why the CIVILIZATION of Rome was destroyed in the Fifth Century—and it parallels the very same kind of destruction of our Country in this 20th Century for the same reasons and by the same causes—unless the American people will take the one sure way to prevent it! . . . And our time to save our Country is running very short! ! !

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PREFACE

The central subject of the "*News-Bulletin*" is the fact that during the past half-century, actually since 1913, our wonderful Country and great Civilization has slowly but surely been going down to extinction exactly as did the once great Civilizations of Egypt, of Greece, of Rome—and for the exact same reasons! ! !

With the help of God, that fate can yet be averted, and in this issue I shall do my little best to help avert it by alerting all those I can reach, with the prayerful hope that they, in turn, will alert all other loyal Americans they can reach, to awaken and join in the fight for the salvation of our Country.

To accomplish that, I shall find it necessary to repeat—and stress—the acts of treason that have been committed by those to whom we have during this past half-century entrusted the safety and security of our Nation. I feel that such "*repeats*" are vitally necessary because of the short memory of the people—and because most of our people continue to fall victim to the deceit and brainwashing constantly committed by the ILLUMINATI-CFR'S controlled Mass Communication Media, whose chief objectives are, and have been, to cover up the treason of all those whom we have been, *and still are*, electing into the high office that enable them to carry out the objectives of the ILLUMINATI-CFR Conspirators.

I trust that you will REMEMBER this whenever you will come across the various revelations that you have read in some of our previous "*News-Bulletin*"—and particularly in our "*November Pre-Year-End REPORT*"—they are *reminders* that should never be forgotten by every loyal American if our Country and our CIVILIZATION is to be saved. MCF.

AS ROME FELL, SO IS USA FALLING! ! !

To exemplify that point "SO IS THE USA FALLING", I will repeat the words that were spoken by a Roman Tribune, Captain Deodorus, in a speech to the Roman Senate during the fall of the Roman Empire in the fifth Century. . . but to get the full impact of how that speech applies to the condition of our nation today, how the same causes that destroyed Rome are destroying the USA, I urge the reader to substitute "*America*" for "*Rome*"—to substitute "*Americans*" for "*Romans*"—to substitute our "*Presidents*" for the "*Caesars*"

— to substitute the TREASON going on in Washington in the present years for the TREASON that brought about the fall of Rome. That will give you a clear picture of the fall now threatening our nation—and what we must do to prevent that fall . . . and now for that speech by Deodorus:

Deodorus, who might well have been a John R. Rarick of those days, rested his hands on the Lectern and looked at the Senators. He smiled, not pleasantly, but with rage: "You Romans, friends, countrymen, have heard me before. I shall speak today in the name of Rome for the last time. Then I shall be silent." He drew a deep breath and his breast filled with passion and strength. "I come not to honor Rome but to bury her."

A voice shouted: "TREASON!"

Deodorus smiled sadly, and nodded, as he replied: "It is always treason to speak the truth . . . In this very Senate, not many years ago, a Senator—(a Joe McCarthy of those years)—was done to death because he spoke the truth. Not by knife or sword or spear was he murdered, and not by honest stones. No honorable hand struck him down, for there was no honest hand here. He spoke of Rome. He cried out that Rome was no longer a free Republic, that she had become a bloodthirsty empire, ruled not by men of wisdom and not by Constitutional Law, but by Caesars and their legions, and their generals and their rapacious freedmen and their palace politicians. That Senator stood on this very podium and he wept for the Republic. He wept that Emperors were not elected by the people, but by infamous legions and the idle and the ravenous mobs who wished only to devour the fruits of the grainaries and the treasuries, and be amused by charlatans, mountebanks, and singers and gladiators and pugilists . . . at TAX PAYERS EXPENSE!"

The Senators fell into a hard and uneasy silence, but some of the older men bent their heads, remembering their shame, and were enraged against the Tribune who recalled that shame to them.

"For greed, that young Senator cried to you, the mobs in this city supported evil Caesars, who lusted only for power, because those Caesars, promised them loot from the public treasuries. Venal Senators supported those Caesars, for profit and power. The lying Caesars spoke to the mobs and told them that our Country could not defend itself against the barbarians without allies, who must endlessly be bought, cajoled and flattered. And traitorous Caesars plotted against their nation, mad with lust to be gilded like Gods before the whole world, and to be acclaimed by millions of thieves and beggars and wrestlers and freedmen and the pusillanimous who never felt pulse of patriotism in their vultures' hearts.

"Those are not my words, though I have said them before to you. They are the words of the Senator you did to death in this very chamber.

"Rome was conceived in faith and justice, and in the worship of God, and in the name of the manhood of man. Return our Country to the rule of law and strike down the rule by men. Restore the treasuries. Withdraw our legions from foreign lands which hate us, and will destroy us at a moments notice when it will serve their purpose. Repeal the TAXES, the ever increasing TAXES, which crush those who work hard and industriously. Tell your multitudes that they must work or they shall starve. Drive from the Palatine the puny freedmen who say 'YES, YES' to Caesar, and bow before him as though he were God and not human flesh! Cleanse this chamber (CONGRESS) of rescals and demagogues who declaim in rounded phrases that the welfare of the people is close to their hearts, but who really mean that they will do the will of the mob in exchange for vile plaudits and power and bribery!"

Deodorus lifted his hands in a plea of importunity, and his eyes filled with tears as he surveyed the silent and motionless Senators

"Romans! In the name of God, in the name of Cincinnatus, the father of his country, in the name of heroism and peace, of manliness and freedom and justice. I beg of you to restore yourselves as the guardians of Rome, to cast out the usurpers of the powers which rightfully belong to you, to impeach and punish those who seized those powers in order to pervert the laws of our Fathers! Let your Roman hearts speak and your Roman spirits cry out against the expedient and the corrupt, against the vain-glorious and the traitors, against the Caesars who annoint themselves as Gods and hold court for the depraved and the ambitious and those who would dissipate the strength of our people, our Constitution, and our traditions. If you turn from your Country, then she will die, and a thousand legions shall not save her, and a thousand bloody Caesars will vainly shout to the wind!"

"COMPARISONS ARE ODIOUS"—ARE THEY?

As far back as I can remember I have heard that old cliché: "*Comparisons are odious.*" Yet, it is only too true that only "*comparisons*" can separate the TRUTH from the LIE — the honorable from the dishonorable—the honest from the crooked . . . It is only true that the conditions that led to the Fall of Rome, as described by Deodorus, are exactly the conditions in America today, that will, *God forbid*, lead to the Fall of America!

Undoubtedly that statement will be met with indignant repudiations from those who have contributed to this tragic state of our nation—also by millions of loyal, *but naive*, Americans who have been brainwashed by our treasonous Mass Communications Media into the belief that "*all will be well*" with our nation if we will continue

to trust and support our Leaders (*the Caesars*) in our White House; therefore let's analyze the charges of Deodorus and compare them with the *true* state of affairs in our nation today . . . But as we do our analyzing let's bear one vital fact in mind: the chief instrument of the Roman Caesars that brought about the Fall of Rome was TAXES—exactly as the Chief instrument of those conspiring to destroy OUR nation is TAXES. It is TAXES that is impoverishing our nation and our people—it is TAXES that is destroying our powers of resistance to the Fall of America. In short, TAXES spells the doom of our nation. If we are to save our Country, we, the people, MUST take the power of TAXES out of the control of the Conspirators who are using it for our destruction.

NOTE:—Our Founding Fathers were fully aware of the chief reason for the FALL OF ROME—they were fully aware of the dread MENACE of TAXES —to guard against that MENACE, they inserted in the Constitution rigid prohibitions against the present Federal Income Tax that is surely leading to the Fall of America!

To clearly prove that point about TAXES, let's go back to the early years of our present century: In those early years we were a peaceful and industrious people, proud of the heritage of self-reliance left us by our Founding Fathers. In those years there were no thoughts that the Government owed us a living; there were no "Social Security", no nation-wide "Federal Aid" relief funds, no "subsidies," no "doles" for the lazy, the shiftless, the unscrupulous, the unmarried mothers and their illegitimate children, we all worked hard to support ourselves and our families, and we were a proudly law-abiding people; there were no lawless mobs roaming our city streets, looting, burning, raping and murdering, such as are rampant throughout our Land today—*because there was no "Federal Income Tax" to provide the funds for the creation and support of such Mobs.* All that came into being during the past half-century — and it all came into being by and for the same reasons described by Deodorus in the Rome of the Fifth Century.

During the past 60-odd years, beginning with Woodrow Wilson, every man serving as the President of the United States has been the very kind of "Caesar" described by Deodorus. Every one of them flouted our Constitution and its Laws—every one of them had his disloyal-to-Country "*rapacious Palace Politicians*"—every one of them, *in return for Votes*, created and played up to the "*idle and ravenous mobs who wished only to devour (live off) the fruits of the graneries and the treasuries*" — said "*graneries*" being the TAXES extorted from the hard-working industrious decent American people.

WOODROW WILSON—OUR FIRST “CAESAR”

Among his “*rapacious Palace Politicians*,” Wilson had the diabolical Col. House, Nelson Aldrich, Carter Glass and others of that ilk — also (*the Rothschild Proxy*) Jacob Schiff and his pack of International Bankers. Do I have to remind how that “*Caesar*” and his gang launched the “*Fall of America*” with his “*Federal Reserve Act*,” whereby they delivered our entire “*Money System*” to the “ILLUMINATI” Conspiracy? . . . Their next act of treason was the “*16th Amendment*,” with which they foisted upon the American people the utterly illegal “*Income Tax*,” originally *prohibited* by our Constitution and our BILL of Rights . . . The next act of outright TREASON to the American people came with “*Caesar*” Wilson’s pious lies which hurled us into World War One . . . At the same time, that first of our “*Caesars*” and his “*rapacious Palace Politicians*” plotted to lure us into a “*League of Nations*,” which would automatically have transformed the USA into a Unit of the “ILLUMINATI”—planned One-World Dictatorship — *and thus have completed the Fall of America right then and there!* . . . “*Caesar*” Wilson’s excuse for that “*League of Nations*” was “*PEACE for the entire world*.” When that diabolical scheme was torpedoed by our then still loyal Senate, that arch-traitor “*went to the people*” with that same cry described by Deodorus: that our Country “*could not defend itself against the BARBARIANS without allies*”. As we know, the people, fully alerted by our then still loyal Press, rejected that “*CAESAR*’s” cries. Thereupon the next act of TREASON was the creation of the “*COUNCIL ON FOREIGN RELATIONS*” to acquire control of the Press and Mass Communications Media with which to deceive, mesmerize and brainwash the American people into accepting all the following “*CAESARS*” and their acts of TREASON that have gradually brought us to the very brink of the destruction of our Country . . . Now let’s go to our next “*CAESAR*”:

FRANKLIN ROOSEVELT, MACHIAVELLI RE-INCARNATED

Thus history tells us that it was Woodrow Wilson who laid the foundations for the “ILLUMINATI” plot for the “*Fall of America*,” but it was the Satanic brain of Franklin Roosevelt that devised the ways and means to carry out the blueprint of the plot—that “*ways and means*” was based on the one word: TAXES, as I have already stressed.

Roosevelt too, had his treasonous PALACE POLITICIANS, such as Alger Hiss, Harry Hopkins, Morgenthau, White (Weiss), Gen.

George Marshall, and others of that ilk. And he followed directly in the footsteps of Wilson. Only Roosevelt was far more oily, far more crafty than Wilson. Yes, and far more daring. From the moment he was elected he "*forgot*" that he was an employee of the People. He usurped the power of the U.S. Constitution, he defied it, and systematically began to abolish all of its fundamental guarantees. In short, from the moment he entered the White House, he was not just a President—*he became Caesar!* His very first betrayal came with his granting "RECOGNITION" to Joe Stalin's Russia, thereby creating and establishing the "ENEMY" which was to serve as the "ILLUMINATI's" bogeyman and "*Third World War*" threat to force the American people to helplessly stand by and permit all our following CAESARS to keep surrendering to the demands of the ILLUMINATI ONE-WORLD Conspirators. Roosevelt arrogantly granted the RECOGNITION to Salin without asking permission of the American people, without even discussing it with our Congress. He brushed off all objections and criticisms with an arrogant statement that he would know how to "*take care of Joe*" when and if it would become necessary . . . Then came his other CAESARISMS which gradually transformed our Country from "*A Land of the Free*" into "*A Land For the Lawless*".

I am sure that there are many among us who can still remember his oily "*Fireside Chat*" with which he deceived the American people—how he loftily promised to solve all their problems and to restore prosperity . . . of course, he never mentioned that TAXES, and more and more TAXES, was to be his "*cure-all*" for his solution of all problems and his restoration of prosperity . . . And so he began to fulfill all his "*promises*" with WPA's and "FEDERAL AIDS" of all types and descriptions, all of which resulted in what Deodorus described as "*the idle and ravenous Mobs*"—mobs whom he (*Roosevelt*) needed to vote and vote and vote for *him* and for the kind of Senators and Congressmen who would "*rubber stamp*" all his treasonous BILLS and RESOLUTIONS. But as time went on, those MOBS grew and grew—they became more and more voracious for "*the fruits of the graneries and the treasuries*"—it became necessary to extort more and more TAXES from those who worked industriously. But soon all *normal* sources of TAXES were exhausted. Our "*Caesar*" had to find new excuses for additional TAXES. He and his "*Palace Politicians*" and the ILLUMINATI-CFR decided that WAR would do the trick—WAR would enable him to fulfill all his promises of "*prosperity*"—WAR would bring "*prosperity*" to all our Industries, particularly the Industries that would provide the Armor to carry on the WAR—it would bring "*prosperity*" to all taxpayers employed in those Industries—WAR would bring additional TAXES from *all* taxpayers—WAR would also create a new excuse for a new "*League of Nations*" (the UN) to insure "*PEACE . . . the*

kind of PEACE that would insure a "ONE WORLD" and the end of Sovereignty for the USA!

But how to create a war was a great problem. Under our Constitution only Congress could declare a War, and that only for the defense of our Country. And after the way we had been tricked into that first World War, the American people were adamantly opposed to getting into another War. Therefore they would have to be given a "valid reason" for joining in the already going World War Two. Our "Caesar" provided that "valid reason;" he tricked the Japanese into that deliberately planned attack on Pearl Harbor.

I am sure that some who read this can still remember his oily "DAY OF INFAMY" speech which created a nation-wide hysterical cry for "revenge" against the "barbaric" Japanese — *and which hurled us into World War Two*. We can still remember his only excuse for that phoney "Lend-Lease" of Eleven Billion Dollars to Joe Stalin — *an his phony explanations of why we (the U.S.) must grant huge "Loans" (never to be repaid) to France, to Britain, to all the "Allies" . . .* In his speech Deodorus said: *"The Lying Caesars spoke to the people and told them that our Country could not defend itself against the Barbarians without allies who must endlessly be bought, cajoled and flattered" . . .* Our "CAESAR" Roosevelt virtually lifted those very words from that Deodorus speech when he told the American people why we would have to join the "Allies" in the war to "defend" our Country against the 20th Century "Barbarians" (*Germany, Italy, Japan*) — *and why we would have impoverish our nation to hold on to those "Allies," who, as Deodorus had predicted would come to pass with Rome's "allies," have no wcome to hate us and will destroy us at a moment's notice whenever it will serve their purpose — or, to be exact, the purpose of their "ILLUMINATI" Masters.*

I could fill all the pages of this "News-Bulletin"—*indeed, many "News-Bulletins"*—with the foul acts of TREASON Roosevelt committed to drag us deeper and deeper into the ILLUMINATI-CFR One-World Plot . . . *Acts which all the "Caesars" who followed him into the White House continued to carry out to this very day . . .* but, inasmuch as TAXES has been, *and still is*, the foundation of the entire GREAT CONSPIRACY to destroy our Nation, I shall devote the rest of this document to that TAXES matter—and submit the one sure way to put and end to the entire Conspiracy.

That sure way is a nation-wide revolt by all tax-payers, which is not only feasible and within our rights established by our Constitution, but absolutely imperative if we are to save our Country! ! !

Several great American patriots fully aware of the illegality of

the various TAXES foisted upon us by "CAESAR" Roosevelt, and carried on by "Caesars" Truman, Eisenhower, Kennedy, Johnson, and now Nixon, have been writing books about ways and means to FORCE Congress to legislate against all the un-Constitutional TAXES, but only one or two of them have SHOWN the only sure-fire way to kill the entire TAXES Cancer, so I will now concentrate on it by citing at least two distinct cases which PROVE not only how effective that "sure-fire" way CAN be — *but actually has been!*

HOW TO KILL THE 20% WITH-HOLDING TAX!

Simultaneously with the announcement of our entering into World War Two, our "CAESAR" Roosevelt proclaimed that to finance our participation in that war all employed persons were to be assessed 20 percent of his and her salary, or wages, and that that assessment (tax) was to be with-held by the Employers and paid over to the Internal Revenue Department (IRS).

That proclamation was not greeted with cheers by either the employees or by the Employers. But the people realized that the war would have to be financed, so there was very little grumbling about that method of financing. True, that method was illegal, inasmuch as it entailed labor and heavy book-keeping costs on the Employers without remuneration, *and under our Constitution nobody could be forced to work for the Government without remuneration*, but Roosevelt's "faithful" promise that both the TAX and that "with-holding" feature would be cancelled promptly with the ending of the war silenced even the Employers. But, as we know, that promise was completely "forgotten," and the with-holding tax "law" is in effect to this very day. Shortly after the war came to an end some Employers began to protest. Their protests fell on deaf ears. Finally, one Employer in New York, notably Vivian Kellems, did more than protest—she simply decided to do no more "with-holding." She was promptly hauled into Court by the IRS (*Internal Revenue Dept.*), who simultaneously impounded all her Corporation's bank accounts. But Miss Kellems was not an easily intimidated person, and the IRS quickly discovered that they had "a tiger by the tail." After a consultation with Col. Archibald Roosevelt (*Teddy Roosevelt's only surviving son*) and this writer, Miss Kellems notified the IRS that her defense against their suit would be the provision in our Constitution that no person could be forced to render services to the Government without proper remuneration—furthermore, that she would enter a counter suit against the IRS for their illegally impounding her bank accounts and the embarrassment and expense imposed upon her by that action.

Now, of course, the IRS was fully aware of that Constitutional Provision mentioned by Miss Kellems. Their suit against Miss Kellems was nothing more nor less than a case of intimidation. They had theorized that if they would allow Miss Kellems to get away with her "rebellion" it might set an example for other Employers to do likewise. They had to prevent that possibility. Hence their suit. But they were also fully aware that the Courts could not sustain their suit—and would have to render a Decision in favor of Miss Kellems counter-suit. They realized that such a DECISION would become a nation-wide sensation and jeopardize the entire IRS system of operations. They (IRS) promptly withdrew their suit against Miss Kellems, simultaneously released all her Bank accounts and ceased all efforts to force her to continue their "with-holding" requirements.

Right then and there all the Employers in the nation had all the proof they needed that the "With-holding Tax" (so-called) Law is unconstitutional and therefore illegal. But, unfortunately, not many Employers (apparently) have the backbone of a Vivian Kellems. Had just a few hundred Employers had the guts to follow the example set by Miss Kellems it would have created a chain reaction throughout the nation that would forever have killed that "20% "With-holding Tax" racket—and that would have been the needed spark for a general Tax-payers Revolt . . . However, it is not too late for such action by courageous Employers—it is still one of the "sure-fire" ways to solve our entire TAXES problems!

CONSTITUTION ALSO PROHIBITS FEDERAL INCOME TAX! ! !

Although, with perhaps a few exceptions, Employers are still meekly submitting to the IRS "With-holding Tax" edict, there are a number of individuals who, knowing their Constitutional rights, have been refusing to pay their so-called Federal Income Taxes. Austin Flett, of Chicago, is one such individual. A. J. Porth, himself a professional Income Tax Law Consultant, is another. Both have been refusing to pay the Federal Income Tax for a matter of eight years, and one of them (Mr. Porth) expressed his reasons for his refusal in the following written statement:

"Most so called experts on money, taxes and inflation speak in terms so general and vague that the cause and effect elements are lost . . . I want to make the issues clear. The cause and effects must be understood by the people or they become more confused.

"In order to explain the cause and effect of high taxes and an ever increasing, never ending inflation, let me say that most of our present day ills can be blamed upon a dishonest money system.

"I am saying it is wrong for the privately owned Federal reserve banks to buy a \$10,000 Federal reserve note for the cost of paper and printing as stated in 12 U.S.C. 420; or as stated more clearly in a brochure distributed by the Treasury Department called a "Brief History of the Bureau of Engraving Printing," page 8, last paragraph, first line, where we read these words: "The cost of producing United States currency is less than one cent a note."

"The law allowing the privately owned Federal Reserve banks to buy either a dollar or a \$10,000 Federal reserve note for one cent should be repealed. The banks should pay \$10,000 for a \$10,000 Federal reserve note. What makes the note change in value from one cent to \$10,000 in value? I will tell you: The value changes when the borrower, whether that borrower be the United States, a State, municipality, or person, puts up collateral worth \$10,000.

"Law 12 U. S. C. 420 discriminates. It allows the privately owned Federal Reserve banks to buy our currency for the cost of paper and printing. Borrowers are forced to accept it into circulation by the amount stamped on the note!

"They do not loan money. They loan a worthless slip of paper. There is no consideration passing between borrower and lender. Loaning those worthless slips of paper into circulation is what causes inflation. Loaning these worthless slips of paper into circulation allows an ever increasing debt, State, Municipal, and personal, resulting in higher taxes.

"It is wrong to tie our posterity to a debt that we create. It is wrong to tie the citizens to a debt of \$9,999.99. This is the cause and effect of the system which allows the privately owned Federal Reserve banks to buy a \$10,000 Federal reserve note for the cost of one cent.

"The citizens did not create the debt of \$9,999.99; therefore, they should not be compelled to assume the debt. The Federal Reserve banks created it. They should assume it. They should be compelled to pay \$10,000 for a \$10,000 Federal reserve note.

"No law existed when we were on Constitutional money as laid down in Article 1, Section 10, Clause 1, allowing the banks to buy \$10,000 worth of gold or silver for one cent. Federal Reserve notes have replaced our Constitutional money consisting of gold and silver.

"Those who doubt that the privately owned Federal Reserve banks can issue as many or as few Federal Reserve notes as they may choose, need to read the machine made copy of laws 12 U.S.C. 411, 420, 444, and 531 and the sentence appearing on page 8 of the Treasury brochure and made a part of this article.

"The citizens must be awakened to the fraud existing in the Federal Reserve banks and the Internal Revenue Service!

"The Internal Revenue Service is nothing more than a collection agency, financed by the public, whose purpose is to collect the debt of \$9,999.99 from the citizens. The above debt is stated in law 12 U.S.C. 411 in these

words, 'The said notes shall be obligations of the United States . . . They shall be redeemed in lawful money . . . What other agency is there in government which collects revenue other than the Internal Revenue Service?

"Our founding fathers twice prohibited that the Federal government be allowed to lay and collect an income tax. (See Article 1, Section 2, Clause 3 and Article 1, Section 9, Clause 4.)

"It is time that the citizens do as I have done, stop paying an income tax, Federal and State. I cannot, with a clear conscience and a desire to uphold and defend the Constitution, pay an income tax when I know that the revenue is being used to bankrupt the taxpayers.

"I love my country. I love its Constitution. It is my duty and obligation to uphold and defend them.

"I file a 1040 form and a State income tax return each year. In place of revealing all the information they seek and compute the tax as required by their manuals, I plead my constitutional reasons why I cannot comply with their Communistic rules and regulations as formulated by the Internal Revenue Service.

"I cannot win this battle alone. My effort is made void by those who pay an income tax. I believe it is your responsibility to know your Federal and State constitutional rights. Don't pay for the destruction of your Nation, State and self. Don't waive your constitutional rights and be governed by a dishonest money and tax collection system. Don't complain about being raped if you have given consent. There is no rape when consent exists. People who know their constitutional rights don't pay an income tax because they do not consent to the whims of Communist Administrative laws, rules and regulations. Stand on your Constitutional rights and stop paying an Income Tax."

For further information about this matter, write to A. J. Porth, 401 So. Westmoreland, Los Angeles, California.

Now, here is a puzzling note anent the refusals of Mr. Flett and Mr. Porth to pay their Income Taxes: During the years of their refusals, both have been hailed into Court a number of times to answer for their refusals, but whatever the reasons may be, the IRS has never pressed for a *final* Decision. Is it due perhaps to a realization that the Courts may find the Constitutional prohibitions against a Federal Income Tax perfectly legal defenses? . . . Actually, there is even a greater hazard in an all-out Court action for the IRS, to wit: The "*Federal Reserve Act*," which is directly responsible for the entire "*Federal Income Tax*" imbroulio, was railroaded *illegally* through Congress by just two Senators, Carter Glass and Nelson Aldrich, on December 23, 1913, while all of the other Members of Both Houses were home for Christmas, and signed into Law

by Woodrow Wilson on the next day, December 24. *And that was before Wilson has been inaugurated*—in other words, *before he had the Presidential authority to sign the "Act."* Nevertheless, it was accepted, and thus the illegal "Act" ushered in the equally illegal "Federal Reserve Banking System," which, in turn, paved the way for the 16th Amendment, which foisted upon us the un-Constitutional "Federal Income Tax" and the IRS. This "Federal Reserve System" is the worst money system in the history of the world. Had our Congress taken proper action when they reconvened in 1914, the "Federal Reserve Act" would have been declared null and void—in fact, Wilson and Senators Glass and Aldrich would have been impeached, and there never would have been a privately owned "Federal Reserve Banking System," nor a "16th Amendment," nor a "Federal Income Tax." But Congress did not take such action—and nobody went to the trouble of *forcing* such action. However, it has never been too late for action to rescind and outlaw the "Federal Reserve Act," and thus automatically outlaw the "Federal Income Tax"—and to establish that the "money" issued by the "Federal Reserve Banking System" is utterly worthless. To prove that it is not too late even now for such action, I will cite one case that definitely establishes the Constitutional illegality of the "Federal Reserve System's" so-called "money." That case is best described by an article written by Ralph de Toledano, and published by the "WOMAN CONSTITUTIONALIST" on July 12, 1969—and while it does not bear *directly* on the IRS and the "Federal Income Tax," it may have a great bearing on the hesitancy of the IRS to put their cases against those who refuse to pay *Federal Income Taxes* to the some kind of an "acid test:"

"VALIDITY OF FEDERAL RESERVE NOTES DENIED"

By Ralph de Toledano

"It could be the biggest story of our times: A Court in Minnesota has ruled that FEDERAL RESERVE notes—the paper money you carry in your pockets are worthless. These are the facts—up to this time ignored by the Mass Communications Media:

In May of 1964, Jerome Daly, an attorney of Savage, Minn. borrowed \$14,000 from the First National Bank, securing the loan with a mortgage on real property. In the spring of 1967, Daly was in arrears to the sum of \$476, and the bank foreclosed, buying the property at a sheriff's sale on June 26, 1967. Daly did not pay up in the following 12 months, so the bank brought action against him for the possession of the property.

"In a jury trial before Justice Martin V. Mahoney of Credit River, Minn., the plaintiff (the bank) lost on Dec. 7, 1968. According to the jury's unanimous verdict, the bank was not 'entitled to recover possession of the property,'

that the mortgage was void because the \$14,000 received by Mr. Daly was not 'a lawful consideration'—in other words, that the bank did not give Mr. Daly anything of value in return for the mortgage. The verdict further stated that the sheriff's sale was null and void, and the bank had 'no right, title or interest in the said premises or lien thereon'.

"The First National Bank in Minnesota thereupon appealed to the Federal District Court. The fee for filing such an appeal is \$2, and the bank presented the court with two paper one-dollar bills. This was refused. Justice Mahoney stated in categorical terms why he could not accept these dollars bills:

" 'U.S. Constitution, Article 1, Section 10, provides 'No State shall make anything but gold and silver coin a tender in payment of debts'.

" 'These Federal Reserve notes are not lawful money within the contemplation of the Constitution of the United States and are null and void. Further, the notes on their face are not redeemable in gold or silver coin, nor is there a fund set aside for the redemption of said notes. The notes were without any lawful consideration and therefore void.'

"Justice Mahoney, however, offered the bank a full hearing to show why it considered the Federal Reserve notes legal money, but the bank did not appear before Him. An appeal, however, was made to the Federal District court, and Justice Mahoney was ordered to show cause why he did not allow the bank to file an appeal. In his response Justice Mahoney stated:

" 'The net effect of the entire transaction is that the Federal Reserve Bank . . . obtains Federal Reserve notes—"paper money"—for the cost of printing alone'. He held that the Federal Reserve notes in question were unlawful and void on the following grounds: . . . (A) Said notes are fiat money . . . There is no mode provided for the enforcement of the payment of the notes in anything of value . . . (B) The notes are obviously not gold or silver coin . . . (C) The sole consideration paid for the notes is in the neighborhood of nine-tenths of 1 cent—the cost of printing them—and therefore there is no lawful consideration behind said notes . . . (D) Title 31 USC, Section 462, which attempts to make Federal Reserve notes a legal tender for all debts, public and private, is unconstitutional and void and contrary to Article 1, Section 10, of the Constitution.'

"It was Justice Mahoney's contention that 'an Act of Congress in violation of the Constitution confers no right and privileges.' He further argued that the Constitution is the supreme law of the land. 'Section 432 requiring creditors to accept paper money (as lawful payment) is unconstitutional and void and I so Hold'.

"The creation of \$14,000 by the Federal Reserve Bank was simply a "book keeping entry and he noted that the president of the First National admitted in court that 'no United States law or statute existed which gave him the right to create' money in this fashion. The Federal Reserve notes are acquired through the use of unconstitutional statutes and fraud.

"As to the present sandwich-type coinage, Justice Mahoney stated that only Congress has the authority to coin money and regulate its value. The last time Congress did this, he asserted, was on February 28, 1878, when it fixed the dollar at 412.5 grains troy weight of silver.

"What this means is anybody's guess. But Jerome Daly of Savage Minn. still owns his farm, owing to the failure of the bank of foreclose. The bank has run away from a court test of Justice Mahoney's ruling, fearful, perhaps, that the Supreme Court, when confronted by the contradictions between Federal Reserve statutes and the Constitution may uphold the district court.

"It is a case that requires careful scrutiny. In Minnesota, at least, the courts seem to have said that property holders can ignore their mortgages. In Minnesota, too, the courts seem to have denied the value of Federal Reserve paper money. This is a serious matter which Congress and the Supreme Court should look into with all due seriousness and speed."

Now, while the above story does not have a *direct* bearing on the IRS, or the "*Federal Income Tax*", or the "*Federal Reserve Act*", per se, by establishing that the "*Federal Reserve Notes*" are not legal money under our Constitution, it does definitely tie together that entire kettle of foul fish. It establishes that both the "*Federal Reserve Tax*" Law (*the 16th Amendment*) should be (*MUST BE*) repealed by Congress, or if Congress does not take such action they can be repealed by 36 States passing individual State Amendments calling for a Constitutional Coinage Currency, *as required by our Constitution*—and thus forestall an impending (UN) One-World Monetary System that is (*secretly*) set to be launched approximately January 1, 1971.

In short, that Minnesota court by outlawing the "*Federal Reserve Notes*," in accordance with the requirements of our Constitution, has set an example for Congress and/or for every State in the Union, which, when and if acted upon, will surely CURE our entire money CANCER—and that will automatically torpedo the entire GREAT CONSPIRACY to destroy the Sovereignty of our Country!!!

However, we must not be naive. Knowing the kind of Congress we have had during the past several decades, we cannot sit back and wait and depend upon that one Court action in Minnesota to influence our present CFR-controlled Congress—nor can we depend upon the Legislatures of enough States to take the above described actions within the short space of time left to us. It is up to us, *the people*, to force the entire issue—and there is only one way to do that; *follow the examples set for us by the A. J. Porths and the Austin Fletts*: refuse to pay un-constitutional "*Federal Income Tax*," and thus FORCE the IRS to take Court action, which will undoubtedly establish the illegality of the "*Federal Income Tax*".

In short: ONLY A TAXPAYERS REVOLT CAN SAVE OUR COUNTRY!!!

If you still have any doubts that a TAXPAYERS REVOLT is the only sure-fire course of action left to us, *the people*, to save our Country, I urge you to once again read the Deodorus speech in the opening pages of this "*News-Bulletin*"—read it and DIGEST it—CONCENTRATE on his final appeal. Deodorus made his appeal to his fellow-Senators. I make this appeal to *all* of the American people, including the pathetically *few* honest and loyal men in our Congress.

Believe me, if just 10,000 courageous Americans, or even just One thousand, will follow the example of a A. J. Porth, as set down in his own words in earlier pages in this document, it will force the IRS into the court actions which, like that court action in Minnesota, will establish the illegality of the "*Federal Income Tax*"—it will FORCE the repeal of the "*Federal Reserve Income Tax 16th Amendment*"—it will outlaw the "*Federal Reserve (MONEY) Notes*"—it will lead to a clean-out of all ILLUMINATI-CFR tools in our Federal Government.

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A VITAL NOTE.

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Several weeks ago we issued a Set of Recordings composed of two two-sided Records: One is by Jerome Daly (Lawyer) in which he relates all the details in the previously mentioned Court case in Minnesota which decreed that the "Federal Reserve Notes" are not legal money and are utterly worthless under our Constitution . . . the other Record is by A. J. Porth, in which he outlines in detail the legal methods that must be employed to reject the IRS demands for Federal Income Taxes. Therefore, if, *as I hope*, you contemplate joining in the "TAXPAYERS REVOLT," I urge you to get this Set of Recordings, entitled "THE MONEY CHANGERS," for your guidance, and if you desire further directives, contact Mr. A. J. Porth, at 401 So. Westmoreland, Los Angeles, California. He and (Lawyer) Daly will gladly provide you with full particulars how to proceed and stay fully within the Constitutional Laws.

You can get "*The Money Changers*" Recordings direct from us (CEG) The price is \$11.95 for the Set—but for members of CEG the price is \$7.95.

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