The Genesis of the Emergency / War Power Act

Definitions:


Enemy—The status of a person as an "enemy" for the purpose of the application of the Trading with the Enemy Act is determined with reference to domicile or residence the territory of the nation which is a belligerent against the United States rather than according to nationality, 56 Am. Jur 1st War Section 83, Ballantines Law Dictionary Third Edition, 1969.

State—In Webster’s 1828 American Dictionary it defines State in 15 different ways. It is how it is defined by a particular group of people when they want it to be applied by statute. It is such a gross misrepresentation when the question is asked, "What is a State," that it is impossible to answer the question without knowing how the law makers have defined it. But the true meaning of the word State from its very origin means, "To Stand." Webster’s 1828 Dict. states; "n. L. status, from sto, to stand, to be fixed. State is fixedness or standing." State in one sense means government, while State in another sense mean people for tax purposes. It also says, "Estate; possession. Now obsolete."

Estate—n. L. status, from sto, to stand. The roots stb, std and stg, have nearly the same signification, to set, to fix 1. In a general sense, fixedness; a fixed condition; now generally written and pronounced state." Webster’s 1828 American Dictionary.

Again there are many meanings depending on how one wants to use the word as noted in the definition of State above.

There are a few people who have said that the Emergency and War Power Act written into the Constitution was used by Roosevelt during 1933 to create certain laws that made us the enemy. This statement is true to the extent that Roosevelt made us the "enemy" of the Federal Reserve System. However, we have to go back further in History to find when these powers (Emergency Power / War Power) were first and subsequently used.

The first use of the Emergency and War Power Act

The first use of the Emergency and War Power Act was by George Washington in 1791. Washington used the Emergency Power portion of the Act. This was to enable Washington, at Hamilton’s insistence, to use an existing private bank, controlled by the Crown through its British Board of Trade, to become the first bank of the United States. Jefferson and two other men wrote constantly to Washington telling him that there was no such authority in the Constitution to create a bank. Neither Jefferson nor the other two men could sway Washington. Washington, using the Emergency Powers Act, went ahead and created the First Bank of the United States. Also at this time he overlaid the states into "districts of the United States." He did this so that those state banks, who after the creation of the first Bank, were forced to contract with the First Bank in New York so they could continue to operate with United States money. Washington did this because the United States deposited all the money it collected into all the private banks in each of the states from before the Revolutionary war to the institution of the first Bank of the United States. The United States wanted to centralize all its accounts in this First Bank while allowing the hundreds of other banks scattered throughout all the states to continue to hold its money. This is much like the corporate takeovers of today, where a large bank absorbs small banks that continue to operate as satellite banks with all the accounts having to clear through the parent bank. This then allowed the foreign British controlled bank to more easily collect and pay back the debt owed the Crown by the State and United States as was directed in Article VI of the United States Constitution.

The First Bank

The First Bank of the United States was not at all owned by the Congress but was privately controlled by the British Board of Trade stockholders. The Bank, if begun in France, would be called the First Bank of France. Do not let the terminology fool you into thinking that it was a Bank created by Congress. The ownership was foreign. The "foreigners," noted as Stockholders, were many Americans and therefore, foreigners to the international banking industry. Most of these foreign bankers came from England. Chief Justice John Marshall held the second highest shares in this bank. The documents I have, show that Marshall was considered a "foreign stockholder." He was foreign because the bank was a foreign concern operating within America. Marshall, being a United States citizen, was a foreign Stockholder.

The Tories were helpful in setting the stage for the inception of the Bank. The Tories were people controlled and working for the King. The King did not want the Rothschilds or the Lombards to take control of the first bank in the United States. The King wanted his bank of England to control the first bank. This setup went back to the Treaty of 1783 and emanated from that treaty and those created after that.

The Second major use of Emergency and War Power Act

Now we come to the second major use of the section in the Constitution. President Lincoln used the War Power portion of the Act during the Civil War to create certain statutes, the most important being 12 Stat 319. One has to read 12 Statutes at Large 319 to see that the southern states people and all others sympathetic to the south were declared "enemies of the State." The State of course being the United States and not the individual States of the Union. One thing people do not realize is that the word "Estate" is now termed "State" in America. The etymology of
word "Estate," is described in Webster’s 1828 American Dictionary of the English Language.

After Lincoln was killed and President Johnson took over, he immediately vetoed Lincoln’s War Powers Act, thereby making the south free again and not under the War Power act. However, there was much debate about how the south was forced to attend congressional meetings and really not allowed to secede from the Union. Some northern state Senators were in sympathy to the south’s plight. (One has to remember that the senators were not a part of the Congress as they are today since the passage of the 17th Amendment. The Senators protected the State’s interests at that period in time while the Congress, which today is known as the House of Representatives, protected the people’s interests). The Northern States Congress vetoed President Johnson’s veto of Lincoln’s War Power Act, thereby reaffirming that all Americans are enemies of the State. These acts can be found today in Title 50 sections 212, 213 and 215 and among other U.S. Titles, i.e 28 USC. These are today’s forfeiture laws that the United States uses freely against the people who are still declared “enemies of the State.” The Congress liked this control. It then went on to make the famous Reconstruction Acts of March 2, 1867, which put all the people under the military rule of the Reconstruction Acts.

Do not confuse this with martial law. It is not martial law. Under military Rule, civil authorities administer military rule. Under Martial law the military rules and moves aside the civil authorities. Today Americans are still under Military Rule.

The Civil Rights Acts of 1866 failed because there was too much dissention among the states. These Reconstruction Acts of 1867 were made which put into effect the War Power Act. The civil Rights Acts resurrected as the 14th Amendment and passed by the northern states against the wishes of the southern states. The eleven southern States were all put under Military law for a while and then the civil authorities operated after the Reconstruction Acts were completed. The 14th Amendment has been declared unconstitutional by many Law Reviews, The South Carolina Quarterly Law Review and Scholars of law due to the above facts.

Congress had now gained control of the enemy through the 14th Amendment and everyone was therefore made a "United States citizen." The control would be complete in every southern state including the northern states as well. Now the Constitution cannot have a law applied only to certain states so it had to apply to all, including the northern states as well. Now you know why we are, still to this day, the enemy of the State. Do not think for one moment that you are not the “enemy” of the State. All one has to do is research what The Informer, Montgomery, Stern and a very few other researchers have already uncovered that proves the above points of fact.

Now there is one point that needs to be brought forth which led to Lincoln’s plunder of the people. The Civil War was fought over money, not civil rights of the black man. That point has been made clear in our research. Right before the Civil war the United States and the States were getting ripped off in what was called the "wildcat banking" swindles of the 1830 era.

To protect their assets the United States and the States created an Independent Treasury in 1841. This Independent Treasury was short lived because the Whig party took control from 1842 to 1845 and abolished it. After the Whigs lost the elections in 1846, the Independent Treasury was reestablished in 1846. It dealt in Specie, as demanded by the Constitution of the United States. The private banking cartel of the Bank of England did not like this one bit. They had allowed the plunder of the States money in the 1830 era. French bankers always had control of most of the southern states. The south was known for having about 75 percent of the net worth of the country. This is why the war was fought, so the Bank of England could obtain a bigger bite out of the commerce that was taking place in the south.

Albert Nock, in his book, "Our Enemy the State" did not bring forth the reasons as I have in this writing. Right after the Reconstruction Acts, the "other" banking cartel, the Rothschilds, started to gain a foothold into the banking system. Before that everything was controlled strictly by the Bank of England and France. You have to remember, the French banks were partially owned by the King of England. The King did not have enough power to control French banks as he did his own in this country.

From the 1867 era until circa 1890 there was much strife with the gold and silver devaluation and the stock market crash. This caused much concern within the banking system. After a long battle between the English banking system and the Independent Treasury; the Girards, Vanderbilts, Goulde, Blairs, Garretts, Rockefeller, Morgans, Astors, Mellons and the like, who were in league with the "other" banking cartel, had a hand in creating the Federal Reserve banking system through their control of government. However the Independent Treasury posed a problem to this cartel, in that the Independent Treasury dealt in Specie and U.S. Notes. People’s money, while in the Independent Treasury, was protected, as well as was the States and the United States, because its reserves were adequate to cover all the people’s money.

With much wheeling and dealing in private, with those mentioned in the above paragraph, the Independent Treasury was abolished by the Act of 1920 in the year 1921. At this point those in the Independent Treasury would have lost their jobs if Congress had not created the GAO, which is where most of the treasury people went. The GAO is still the auditor for the United States. The Attorney General and the Treasurer of the United States must report to the GAO all monies collected and disbursed. The Attorney General does this in his or her capacity as Alien Property Custodian. We are considered aliens to the States and United States, therefore our property may be seized under forfeiture laws of the Alien Enemy Act.

"Office Found" and "Estate/State"

As stated by the supreme court of Georgia 14 Ga 438, the people, which is you and me, are not parties to the Constitution, only the States are. That is why the enemy is considered aliens. Do not for one minute think you are the State. The State consisted of the Proprietors, wealthy land owners, Dukes, Earls, Royal Governors and those holding property under grants by the King of his estate and their heirs, forever. Those heirs were to hold the "office found" and are in complete control of the "Estate." Now all you have to do is convert the word Estate to its legal meaning in America and you have "State" of the compact, which you call Union. The Federal Reserve System then became the Agents of the United States and the States. All the Independent Treasury’s real money and U.S. Notes were to be kept separate from Federal Reserve Notes as stated in the abolition law;

See Title 5 USC 5512, Historical and Revision notes. "Insubsection (b), reference to the ‘General Accounting Office’ is substituted for ‘accounting

From 1922 to 1929 the private federal reserve agents of the United States used the gold and silver, the "reserves," in overseas dealing in property and business. They used this for foreign business ventures that fell through as bad deals. If people got wind that the Gold and Silver were depleted and if the Federal Reserve Notes were to be cashed in, there would not be enough reserves left. That would be a national emergency. Then a crash of the stock market was created to draw the people away from this fact.

**The Third major use of Emergency and War Power Act**

The Private Federal Reserve then wrote a letter to President Hoover. This letter, written by the lawyers using the War Powers Act of 1917, was the basis for the President to declare a national emergency to cover the Feds stealing of the people's money. Hoover said no, as it was unconstitutional because the Federal Reserve drafted it so that the people would become the enemy of the banking system. The proposed Act, which subsequently became 48 Stat 1, would convert sec. 5(b) of the 1917 War Powers Act to eliminate the American from the protected class of people and included them as the enemy. Hoover left office on March 4, 1933. The "Hoover Papers" describe what went on from March 1 to March 5 of 1933.

Roosevelt took office on March 5th and immediately did what the Federal Reserve wanted, word for word. On March 9, 1933, he called Congress into special session and told them under Executive Order 2039 that they will pass this 48 Stat 1. This act forbade any American from holding any gold or suffer 10,000 dollars fine and jail time. All of this happened because the people wanted their real money (Specie) from the bank, who was supposed to be protecting it. The banks could not return to the people their own real money. They (the bank), had in essence, stolen it.

Rockefeller was the owner of the Bank of Chicago. This bank was the second largest in the country. If a run on this bank was begun by the people, it would cause the bank to collapse. Rockefeller would probably be hung by the people or at least be brought up on embezzlement charges as would all the other banks in the Federal Reserve system. Rockefeller and Roosevelt were law buddies and Roosevelt had to protect his friend.

This was the third use of the Emergency Act. It was used to protect the banks. The first time it was used to create the banks. Now we have the people as the "enemy" of the bank. That is why the banks had to be closed for six days to allow the President to issue to all the banks a license. This license allowed the banks to deal with the "enemy." That "enemy," dear reader, was and is, us...!!!

**How do you control the enemy?**

What was the real reason for the Social Security number? Is that not a license for the enemy, us, so we can trade with the banks and also others that are not the enemy such as your fellow American? When reading the entire 48 Stat 1 and attendant Agriculture Acts and all the alphabet agencies laws created by Roosevelt, we are their enemy and are in need of a license. All one has to do to verify this is to obtain Mr. Gene Schroder's material as it is too lengthy to go into detail in this writing. Also pull all the statutes, session laws of Congress, Congressional Reports that I have mentioned, and 12 USC 95 (a)& (b) to see what I mean.

You must also pull the two U.S. Supreme Court cases in 1935, cited as 363 U.S. 603 and 301 U.S. 548; the book titled, Social Security: The Fraud in Your Future, by Warren Shore; and finally, "Hearings Before a Subcommittee of the COMMITTEE ON WAYS AND MEANS House of Representatives, Eighty-Third Congress, First Session, Part 6, Analysis of the Social Security System, November 27, 1953, Pages 879 to 1521." In the above cited material it says that; Social Security is not a special Trust Fund. It is not Insurance. It is a gift from government, and not considered income. It is not a contract. It is a flat income tax on employees. The employer matches no funds because the tax on the employer is a separate tax for the privilege of hiring workers. That not one dime goes to a special trust because there is no such trust. All Social Security taxes go into the general treasury. Congress can shut down Social Security anytime it wants as there is no obligation on the Governments part to pay as it is merely statutory benefits. Payments are at the discretion of Congress. Payments are to promote the general welfare of the United States only. There is no vested or inherent right to receive Social Security payments. All these are true statements.

The statement quoted below is from the conclusion of the above mentioned Report and can be found on page 1485 et seq. It will lead you to believe the Social Security number is nothing but a number to track the "enemy" since the number does nothing for you.

"As already indicated, I am one who feels deeply that the level of social insurance benefits must be kept within proper bounds lest the system get out of hand and become a means of perpetrating a political party in power. Once entrenched, the Executive would use social insurance to enslave people. Hitler's control of the German social-insurance system enabled him to force individuals to conform to his program. Those who deviated stood to lose their benefits. In social-insurance we are therefore dealing with something that could become an instrument of dictatorship."

Truer words were never spoken since no one can do anything without the number. Hitler's principles rule again and you truly are an enemy slave under the executive military rule. The government has told you in its own words that the Social Security number is nothing more than an "enemies" license number issued for the purpose of trading with the enemy.

**SYNOPSIS**
The Bank of England caused Washington to create the First bank of the United States in 1791 for the purpose of controlling the money. It then ran into a problem in 1846 when the Independent Treasury was created by the U.S. and the States to protect their own money. President Lincoln then made us the enemy of the Government (State) by 12 Stat 319 in 1862 and Congress continued to keep the status quo by the creation of the Reconstruction Acts in 1867. Then in 1868 the 14th Amendment placed the people of both the north and south under the control of the military rule. The "other" banking system, after gaining a foothold in 1913 by the creation of the Federal Reserve System, caused the demise of the Independent Treasury. To complete the enemy status, Roosevelt finalized us as enemies of the bank in 48 Stat 1, March 9, 1933.

It is the Congress that has enslaved the people of this country in order to placate the international bankers of the Federal Reserve System and those of the "300." This is a little known group of controlling people that operate above the law in this country and control the Congress. The people were never in control of anything since day one (1787) and before. It is all smoke and mirrors for the purpose of deceiving you and plundering. The total object from the 1791 Act by Washington, to the 1933 Act by Roosevelt was to totally control the money and the labor of the people. This encroachment on the people’s liberty took place over an extended period of time so as to not make obvious that which would be otherwise intolerable. The Social Security number plays but a small part in the overall scheme. Before the number existed, your lineage were considered the enemy under the 1867 Reconstruction Acts and you, being their heirs, are still the enemy today.

To the informed reader this paper gives the "why and how", to the novice it gives "food for thought". To both I ask the question "what is the remedy or recourse?" Do you throw up your hands, totally give up and continue submitting to our enemy, "the State" by licensure, remain in banking and all the attendant snares that entrap you, or do you finally "draw your line in the sand?”. Control of Money was the first step in your enslavement which has been nearly accomplished. Now, fingerprinting, compelled use of the enemy’s SS (Social Slave) number in everything you do, retina eye scans, plastic credit cards, body microchips, and national I.D. similar to old Germany and Russian control of their people are on the horizon as the final step. Each reader has a talent, whether a leader or a follower, and both must understand the task at hand. Individually we must make a difference and work with others of the same mindset, because if we don’t "……………………………………".

The Informer