

## **KNOWLEDGE IS POWER — Personal Accountability At Last**

*By Foster Gamble & Kimberly Carter Gamble*

When the Shaka Movement won the victory of banning GMOs for a year in Maui, it was only a matter of days before they were slapped with a multi-million dollar lawsuit from Monsanto. So why are we hopeful that the GMO battle, and many others like it, can be won?

Because *knowledge is power*.

And there is some information surfacing that is truly a *golden key* to securing not just the right to safe food, but to justice on all fronts.

### **WHAT IS THIS INFORMATION AND HOW DOES IT WORK?**

It is a mind-blowing revelation about our history that is both complex and unprecedentedly empowering. This discovery makes it possible to hold corporate and government officials personally accountable and liable for the harm their decisions cause. How?

It seems that the laws Monsanto and the US government are using to squelch so many good efforts are actually laws of commerce, not laws of the Constitution. This apparently all changed after the United States of America became the UNITED STATES, Incorporated. Yep. *Became a corporation*.

America is not just in cahoots with corporations. According to our research, it appears that it *is* a corporation — along with all the 53 Commonwealth countries like: the UK, Canada (the former Hudson Bay Company — its corporate name), Australia, New Zealand and South Africa. This revelation, ironically, is what is going to make it possible for justice to prevail. This corporate takeover is at once the ultimate corruption and the strategic key to our liberation. Knowledge of it is already being applied with great success.

This Commercial Law demands personal accountability. Imagine if every decision maker in every government or corporate role was personally liable for the damage his or her decision caused. That's what the operative Uniform Commercial Code (UCC) makes possible. As a result of plaintiffs applying this knowledge, already over a dozen high level corporate officials have resigned when confronted with taking personal responsibility for their actions. And this is only just beginning.

### **SOVEREIGN CITIZENS**

Why did the Department of Homeland Security (DHS) recently circulate a [report on “sovereign citizens”](#) and CNN blare a headline that these freedom lovers are a bigger threat than ISIS? State and local police, responding to a survey by the National Consortium for the Study of Terrorism and Responses to Terrorism, ranked “sovereign citizens” as America’s most serious terror threat, with Islamists coming in second. When citizens are armed with truth, everything is possible. Think Ghandi and the Salt Laws.



To wrap around this, let's consider who would possibly benefit from the incorporation of America. As we have been unpacking the reality and ramifications of this incorporation process, we have determined that turning the country into a corporation is actually a key part of the strategy to achieve global control by elite international bankers. We did not know this when we made [THRIVE](#). We had traced the prevailing corruption to the international bankers, but we had not understood then the role of the corporate structuring in the international bankers drive to secure domination in their New World Order.

As with just about everything we now believe to be true, this was not what we were expecting. The notion that America is a corporation frankly seemed outlandish when we first heard about it. But we have both learned to look more deeply before dismissing new information, and over the past year, the deeper we looked, the more validation we found.

This is not to say the subject is not rife with disinformation, misinformation and simple irresponsible reporting. It is. But that just means it takes longer and requires a lot of fact checking to get it right...

We are confident that America and other commonwealth countries are corporations, and that this knowledge holds unprecedented power for overcoming the dangerous fascist takeover that is otherwise unfolding. It certainly has looked, walked and smelled like a corporate duck for the last century...

## **CONNECTION TO THE GDA**

The facts we laid out in [THRIVE](#) demonstrate the reality of a [Global Domination Agenda](#) on behalf of elite international bankers. After over 29 million documented views, none of the facts in our film have been proven wrong. What we now understand is that this agenda is secured by the incorporation of the country. This is because as a corporation, it can be rendered bankrupt, and as with any bankrupt corporation, demands can be placed on it, including the securitization of its citizens (official debt slavery), and the collateralization of our work, our organizations and our land.



Indeed, in order to accomplish the maximum consolidation of wealth and power into the hands of the global banking elite, three things apparently happened. First was the incorporation of America. Second was the bankrupting of the corporation, and third was putting all the citizens on the hook for the unrepayable debts of that corrupt corporation. As far-fetched as this may sound, we invite you to stick with us in unpacking it because the evidence that this has happened, though not complete, is compelling. And the power we have when we disengage is profound. This clever covert takeover is built on our unknowing compliance. And, as Gandhi emphasized, non-violent non-participation is our golden key to freedom.

## **CORPORATIONS AND OUR CONTRACTUAL ACQUIESCENCE**

Corporations function via mutually accepted offers — through contractual agreements. As such, in order to function successfully, US, Inc. is dependent upon our cooperation — our contractual acquiescence. We have been unwittingly tricked into giving it to them. Which means we can intentionally take it back. It takes some serious unlearning to fully grasp how this works because just about everything we have ever learned about rights and justice is false...

Here is a rough in-process timeline of major turning points in America's history that ultimately aided the corporation-based global elite takeover. When this actually became the plan, we don't know. Much of what we understand is based on a compelling sequence of circumstantial evidence...

## **TIMELINE OF KEY EVENTS Relevant to the TAKEOVER OF THE UNITED STATES**

### **1781 — ARTICLES OF CONFEDERATION**

These statements started overriding individual rights as laid out in the Declaration of Independence by empowering the categorization of people into States run by governments.

### **1788 — US CONSTITUTION**

The US **Constitution** was established in 1788, which officially consolidated the States into a super-state, The USA. The Continental Congress passed a resolution on September 13, 1788, to put the new **Constitution** into operation with eleven states. North Carolina and Rhode Island also ratified it by May 1790.

It's worth noting that unlike the Declaration of Independence which acknowledged the intrinsic rights of all beings, the U.S. Constitution when ratified only allowed 7% of "We the People" to vote. White, Male, Land Owning Puritans only need apply. It would take over 130 years before Native Indians, Blacks and Women were allowed to vote.

### **1861 — Abraham Lincoln declares war on the Southern Confederate States**

### **1863 — HABEAS CORPUS SUSPENSION ACT AND THE ENROLLMENT ACT**

These granted a host of new dictatorial powers to the President of the Super State, the USA. There were Presidential "dictates" all the way back to George Washington, but associating them with

current events, especially “emergencies” related to the Civil War became more frequent and invasive of individual rights under Lincoln.

## **1871 — ORGANIC ACT ESTABLISHES US CORPORATION IN WASHINGTON, D.C.**

[After the civil war, the US government was virtually bankrupt. The politicians apparently cut a deal to borrow money from certain European banking families — led by the Rothschilds.](#) Congress passed an Act titled: “An Act To Provide A Government for the District of Columbia.” This is also known as the “Act of 1871” or the “District of Columbia Organic Act of 1871.” Without any Constitutional authority, Congress created a separate form of government for the District of Columbia. (“Acts of the Forty-First Congress,” Section 34, Session III, chapters 61 and 62.)

This Act created the corporation known as THE UNITED STATES, and its jurisdiction covered the ten-mile square parcel of land known as “the District of Columbia.”

In the United States Code, Title 28, Part VI, chapter 176, Subchapter A, 3002, (15) (A), the first *definition of the “United States” is “a Federal Corporation.”*

Many historians provide a logical explanation for having the seat of government not reside in any particular state in order not to give any unfair advantage or influence to that state. Whether or not this was innocuously intended, or part of the scheme from the outset, the “incorporation” of Washington, DC laid the groundwork to lay a corporate framework over the entire country because the precedent was set and because it could happen as an extension rather than as a whole new undertaking.

Some researchers say that the original United States was usurped at this time. They say the original Constitution was never removed; it has simply been dormant since 1871. We have not found the official documentation that the entire USA was incorporated in this way, although we will show considerable evidence that what resulted in America is a commerce-based legal structure.

The government which was created for the District of Columbia via the Act of (1871) operates under Private International Law, and not Common Law, which was the law of the Constitutional Republic. Many people who understand this corporate takeover believe our form of governance today is based upon Roman Civil Law and Admiralty/Maritime Law — better known as the “Divine Right of Kings” and “Law of the Seas”, respectively.

The language certainly reflects this. We’ve become increasingly aware, through scholars like [Jordan Maxwell](#) of the use of maritime words like Currency (the current), Bank (of the river), “Pass the Bar” (sand bar) or sitting in the “dock” as a plaintiff or witness, as well as “liquid assets” and how an unpayable mortgage is considered “under water.”

Instead of absolute rights guaranteed under the “organic” Constitution, we now have “relative” rights or privileges. One example of this is the Sovereign’s right to travel, which has been transformed under the incorporated government policy into a “privilege” which we must be licensed to engage in. This operates outside of the original Constitution and is but one example among many.

## **1912 — BANKING CARTEL MEETS SECRETLY AT JEKYLL ISLAND TO CREATE PRIVATE FEDERAL RESERVE**



The US Corporation was largely financed by the wealthy international banking families. In 1912, much of the debt that the United States Corporation had taken on came due, but the Corporation didn't have the funds to pay them off. They asked to borrow more from the wealthy international bankers who had bought most of the bonds, but the families refused. Instead, apparently knowing this time would come, the families had jointly met in secret at Jekyll Island, Georgia, creating a private corporation, the "Federal" Reserve.

This enabled a private corporation of international bankers to be in charge of making up money, determining how much was in circulation at any given time, funneling huge amounts to themselves and securing their role as creditor to the entire bankrupt US, Inc.

## **1913 — FEDERAL RESERVE ACT PASSED AND IRS CORPORATION CREATED**

President Woodrow Wilson, under the influence of Mandell House, a Rothschild agent, pushed "The Federal Reserve Act" through Congress on December 22, when many politicians had already left for the holidays. This was a commercial deal between a private banking cartel and the corporation that had supplanted the US government. It "authorized" the cartel to be the legal issuers of US currency. Three previous attempts to institute and maintain a private central bank monopoly in the U.S. (Bank of North America 1782, First and Second Bank(s) of the United States — 1791 and 1816) had resulted in chaos and failure. This time, the bankers pretended to be against the Federal Reserve Act, which deceived the people and encouraged Congress to go along with it. This provided the international bankers with the power to take over control of the currency that would then be used to fund the corporation.

"Give me control of a nation's money and I care not who makes the laws."

— Mayer Amschel Rothschild

## **1930 — US SECRETLY DECLARES BANKRUPTCY AT GENEVA CONVENTION**

Between 1928–1932 the nations of the world met five times in Geneva, Switzerland in order to set up what would be the policy of all the participating countries. In 1930 the U.S., Great Britain, France, Germany, Italy, Spain, Portugal etc. are all reported to have declared bankruptcy.

[One research group](#) has written: "If you try to find the 1930 volume which contains the minutes of what happened, you will probably not find it. This volume has been pulled out of circulation or is hidden in the library and is very hard to find. This volume contains the evidence of the bankruptcy."

We have not yet found the minutes to this meeting of the Convention where the alleged bankruptcy was declared but do believe it happened right around this time...

How would this declaration of bankruptcy empower the elite bankers? As a bankrupt corporation, terms of the bankruptcy could be negotiated to provide that people within the region (i.e: the U.S.) could be given as collateral, beholden to the international bankers as the “creditor.”

### **1933 — ROOSEVELT CONFISCATES GOLD FROM US CITIZENS**

In 1932 Franklin Roosevelt came into power as President of the United States. After the great depression, the government was even more desperately in debt to the Rockefeller, Rothschild banking cabal and their Federal Reserve, so on April 5, 1933, President Franklin Delano Roosevelt issued Executive Order 6102, the [Emergency Banking Act](#), confiscating all gold held by private citizens in America. This tyrannical decree built on the Trading With the Enemy Act of 1917, which claimed to give the President such sweeping powers, and which, as with virtually all government power grabs, was never repealed.

It stated, “All persons are required to deliver on or before May 1, 1933 all Gold Coin, Gold Bullion, & Gold Certificates now owned by them to a [Federal Reserve Bank](#), branch or agency, or to any member bank of the Federal Reserve System.”

Confiscating real money (gold) from the people — under threat of huge fines and imprisonment — rendered us entirely dependent on the Federal Reserve’s currency, which was under international bankers control.

Here’s a stunning 1933 [address to the House of Representatives by Congressman James Traficant, Jr. of Ohio](#) in which he states “It is an established fact that the United States Federal Government has been dissolved by the Emergency Banking Act,” and summarizes much of the situation we are describing here.

Individuals allegedly became part of the deal — our land and our labor pledged into the future as collateral for the vast debt of the corporation to the fiat money bankers. Under natural law, we each own our bodies and the fruits of our labor. Under the clandestine US Corporation version of commercial law, your body (and your labor) is a commodity, an asset of the bankers that can be traded on the New York Stock Exchange. The registration of our birth certificate and our Social Security number are allegedly the transfer of our real selves into a corporate fiction, a pseudo-self called a “straw man” — that the Corporation then pledges as collateral for the US, Inc.’s debt to the bankers...

Even the leftist political organization MoveOn has recently promoted a [petition](#) to reveal the truth about our real vs. fictional selves...

Roosevelt needed a legal case in the Supreme Court to recognize the bankruptcy and alter the judicial system to shift power away from the states and toward more consolidated Federal control. Many claim the [Erie vs. Thompkins decision](#) in 1938 accomplished this. It reversed an earlier case (Story v. Tyson) that had decentralized power to the states, and now consolidated it uniformly to the Federal government.

## **1940 — US CORPORATION PASS [THE BUCK ACT](#) CLAIMING JURISDICTION OVER ALL THE STATES**

This spread the taxing authority of the corporate “District of Columbia” into the sovereign states, overlaying them with fictional but nonetheless consequential corporate status, so called “Federal States” — subsets of the corporate US, and thereby subjecting them to Federal tax.

## **1971 — NIXON SIGNS EXECUTIVE ORDER 11615 SEPARATING GOLD BACKING FROM THE DOLLAR**

[Unable to afford to pay off debts to France](#) and other countries in the promised medium of gold, President Nixon signed Executive Order 11615, which unilaterally canceled the direct [convertibility](#) of the [United States dollar](#) to [gold](#). At this time, the effect of a few elite creating unbridled fake money was unleashed on the world.

Just as with the consolidation of US States under Federal Rule (actually under the authority of the US Corporation) the current move to create a One World Government, consolidating and taking over all nation states into a global superstate, is the same process unfolding at the next larger scale. It serves to keep the structure of nations and states as mere management and enforcement mechanisms. This is how we illustrated it in our film, THRIVE:

With globalist laws and international taxes, as proposed by the World Bank at the Copenhagen Climate Summit in 2009, the global legal authorization, structure and funding would be in place to accomplish the long-planned Global Domination Agenda.

As unsettling as it can be to recognize the level of deception that has transpired, the real conundrum comes as we confront our own relationship to authority, because that is at the heart of both the pain and the possibility that this challenge portends. We are truly called to consider how some people claim the right to rule over others and how that came to be.

Think of it for a moment. If, when you were born, someone came in to your parents’ home and demanded that they sign over your life to them — your time, your privacy, a percentage of your wages, your choices about who you could marry and what you could own and what kind of education and health care you could get — chances are your parents would demand to know how they got the power to do that... and kick them out or have them arrested. Unless, of course, your parents had somehow been lead to believe that this was the natural state of things; that, simply by virtue of being born, we all agreed to submit our individual sovereignty to a group we were told deserved it. It had been this way throughout recorded history, so it must be inevitable, and right.

But alas, it is not inevitable, and it is not true or right. No one can actually have more authority than we agree to give to them. It’s not logical or ethical. It’s impossible, in fact, because those bestowing power can only in reality give the amount of power they have and no more. Just like you can’t give someone more oranges than you have, you can’t give someone more authority than you have. So no one can rightfully have more power than you give them. And that is the key to unlocking the kingdom. Literally. And to transforming the world to one of freedom, prosperity and thriving.

Unlearning our knee-jerk submission to and belief in authority is perhaps the hardest part. And it is challenging. Once we do that, we can call their bluff and render their aggression immobilized by using their own system. As in the non-violent martial art of Aikido, the attacker's aggression is redirected back to them until they stop the violation. And we have the power to win virtually every court case where we did not actually cheat or harm a victim, and to remedy every injustice. But the process requires that we really understand what is going on, and how we got here.

## **FURTHER REFLECTIONS ON *UNCOMPROMISED FREEDOM***

So here we are — in a bankrupt country that is actually a bankrupt corporation, indebted to the European central bankers, who are in turn apparently [indebted to the Asian elders](#) who possess most of the world's gold. Most people we've met who understand this suggest that the solution is to return to our original constitutional republic. This would be a positive step in the direction of integrity and freedom, and valuable on our path to true freedom, but to our minds, *not enough*...

Even the myth of retaining a “minimal” government leaves the cancer of authoritarianism in the body of human relations. And it is still based on the fallacy that we can give someone authority we don't ourselves have. It is logically impossible and morally devastating.

Calling something a republic is no guarantee of liberty. Just recall the USSR — the Union of Soviet Socialist Republics, the Republic of North Korea and the Weimar Republic which led to Nazism. Shrinking the government to the protection of individual rights is a good idea, and an important step. But it's time to acknowledge that every time throughout history that some people are “authorized” to have rights that others don't have it has grown toward tyranny until it collapses under its own corruption or there is a revolution — always with intense suffering along the way. And each revolution has just replaced the old regime with a new one that starts abusing their unnatural and unethical power. But we do not have to repeat that. We cannot afford to.

“It is not just the abuse of power that is the problem. It is the power to abuse.”

— Stefan Molyneux

The only answer we see that has a chance of working in the long run to create and sustain a harmonious civilization is one where no one gets to have more rights than another — a voluntary society with rules that protect individual rights, property, contracts and ecosystems but no rulers with mandatory authority over others.

This might seem as strange to some as the idea of a round world did to everyone 600 years ago. But the one thing we have found that everyone agrees with is *they don't want to be violated personally against their will*, so perhaps that is a hint from the universe as to an appropriate and viable guiding principle for humanity. Without the myth of “power over,” the human beings behind schemes like government monopoly on power, bankers' monopoly on money creation, and covert corporations that rule the masses would not be able to go unaccountable.

Whatever justification you might come up with for initiating force against another, other than genuine self-defense, is based ultimately on coercion. We won't get to peace through initiating violence.



We are ensnared in a system where the people are ruled by the city government, which is ruled by the state, which is ruled by the federal government, which is operating as a corporation and now trying to get us into a consolidated global corporate government tyranny. But to free ourselves, we need to ask, and not stop asking, the question, “How did some people get the authority by which they claim to rule us?” There is no legitimate answer. They do not rightfully have authority other than what *each* of us agrees to give to them. There is an administrative process required of us to avoid what they call “tacit agreement” — an implication of our accepting their authority via our silence. Our knowledge, and our voice, turn the whole thing around...

With this knowledge, we can now demand of judges, police officers and politicians give evidence that they have the right to the commercial contract with us. This is the basis of the personal accountability for which they will now be charged. Most of them either don’t know anything about this and will therefore try to bully us into submission, or they do know but won’t tell. In the latter case, they will still try to test our knowledge, avoid the question or still try to intimidate, coerce and shut us up.

Perhaps the government and mainstream media campaign against individual sovereignty is now making more sense in this new light...



When we know the truth and are willing and able to stand to it, especially when we have the means of publicizing their actions, they tend to back off, drop our cases, or flat-out [resign their positions](#). They would usually prefer to disappear, repent or even join the ranks of justice-seeking whistleblowers rather than risk the personal and professional liability that lands on them when we know their claim to authority is a charade. The would-be Emperor truly has no clothes.

We each actually reside in a realm of true nature — beyond governments and jurisdictions and arbitrary laws and victimless crimes. We are each a source of life on an unboundaried planet. We are real flesh and blood beings and in that reality we are truly free from such absurdities as Corporate Rights and Personhood, State Pre-emption, Eminent Domain, Emergency powers, the Divine Right to Rule, Manifest Destiny, the Social Contract, Majority Rule, Executive Orders and all the countless, deceptive ruses of domination that have been concocted throughout human history to control us and harvest our labor for the good of a sociopathic elite addicted to controlling the rest of us rather than facing their own fears and earning their own self-liberation through the path of truth.

The truth of our intrinsic freedom is emerging — just in time given our looming police state economic insanity and out-of-control weapons of mass destruction. The toothpaste is out of the tube about our essential nature and it is being grounded in consciousness, courts and commerce worldwide. The elite know their fortress of lies is crumbling, as do [hundreds of bank and corporate executives](#) as well as judges, politicians, government workers, soldiers, cops and disillusioned alphabet soup intelligence agents who are saying no and running for protection and, hopefully, for ethical lines of work...

How would we organize ourselves and our activities without government enforcement? The same way adults create their lives once they move out of their parents' homes. We make voluntary choices, as long as we don't violate others, and learn by the consequences. There would still be organizations, but they would not be authoritarian state-enforced monopolies, and they wouldn't give rights to anyone that everyone else doesn't have.



Humans voluntarily have self-organized in groups throughout history and this is natural. This is real community. We are social beings. It doesn't need to be enforced. But corporations — dependent on the licensing, authority, subsidies and services of a few individuals claiming “the power to rule” — are not aligned with equal rights and universal morality. This has always led to fascist tyranny — with one new regime replacing the old without people noticing that the notion of ruling itself is the destructive common denominator of all forms of government...

Onward together toward a thriving world!

### **Partial Selection of Resources**

- [The Bankruptcy of America — 1933](#)  
Judge Dale, retired
- [The Bankruptcy of The United States](#)  
Congressman James Traficant, Jr., Ohio
- [Waking Times](#)
- [Who is Running America](#)
- [The Independent Treasury](#) (closed June 30, 1921)