

This is all false. Reread Rep. Trafficant's statement and the Federal Register. The Banking Cartel put the US Federal Government into bankruptcy in 1933 and the Federal Government does not exist any more:



Karen Hudes @KarenHudes · Mar 18

The Bankers trying to enforce country debt scam in secret. We found out anyway and U owe us more than we owe U

<https://s3.amazonaws.com/khudes/Twitter3.18.17.2.pdf>



6 36 31 6 ill

YouTube removed this comment from my YouTube channel. The comment quotes the Federal Register: "The United States Federal Government exists today in name only"

Congress expelled James Trafficant, who had served for 9 terms representing Ohio. Trafficant died in 2014

https://www.washingtonpost.com/politics/james-a-trafficant-jr-colorful-ohio-congressman-expelled-by-house-dies-at-73/2014/09/27/fa98868a-4431-11e4-9a15-137aa0153527_story.html?utm_term=.2cb9b35897c4

I C U 4 hours ago Highlighted comment

United States Congressional Record, March 17, 1993 Vol. 33, page H-1303
Speaker-Rep. James Trafficant, Jr. (Ohio) addressing the House:

"Mr. Speaker, we are here now in chapter 11.. Members of Congress are official trustees presiding over the greatest reorganization of any Bankrupt

entity in world history, the U.S. Government. We are setting forth hopefully, a blueprint for our future. There are some who say it is a coroner's report that will lead to our demise. It is an established fact that the United States Federal Government has been dissolved by the Emergency Banking Act, March 9, 1933, 48 Stat. 1, Public Law 89-719; declared by President Roosevelt, being bankrupt and insolvent. H.J.R. 192, 73rd Congress m session June 5, 1933 - Joint Resolution To Suspend The Gold Standard and Abrogate The Gold Clause dissolved the Sovereign Authority of the United States and the official capacities of all United States Governmental Offices, Officers, and Departments and is further evidence that the United States Federal Government exists today in name only. The receivers of the United States Bankruptcy are the International Bankers, via the United Nations, the World Bank and the International Monetary Fund. All United States Offices, Officials, and Departments are now operating within a de facto status in name only under Emergency War Powers. With the Constitutional Republican form of Government now dissolved, the receivers of the Bankruptcy have adopted a new form of government for the United States. This new form of government is known as a Democracy, being an established Socialist/Communist order under a new governor for America. This act was instituted and established by transferring and/or placing the Office of the Secretary of Treasury to that of the Governor of the International Monetary Fund. Public Law 94-564, page 8, Section H.R. 13955 reads in part: "The U.S. Secretary of Treasury receives no compensation for representing the United States?'

James Traficant dies at 73



The White House and 11 others follow



Vice President Pence @VP · Mar 20

Well-written piece by Sen. **Grassley**. @POTUS' pick will make an honorable addition to #SCOTUS. #ConfirmGorsuch



Grassley: Gorsuch would serve nation with honor, distinction on ...

The U.S. Constitution established three branches of the federal government to serve as a check on the power of each of those branches.

desmoinesregister.com

Neil Gorsuch is bankrupt

In reply to Adam Liptak



Karen Hudes @KarenHudes · Mar 19

.@adamliptak Garland was never a serious candidate; he was on the panel that botched my case. Gorsuch? another hack!

<https://s3.amazonaws.com/khudes/Twitter2.2.17.1.pdf>

[cityofgracehawaii 1 day ago](#)

Karen you said Donald Trump is a fake provocateur - what real evidence do you have to make such a bold statement? I'd really like to know.



[Karen Hudes 1 day ago](#)

Because he refused to acknowledge that the Constitution of 1789 is not in effect.



[Karen Hudes 1 second ago](#)

it's all about US Constitution of 1789 not in effect. Why didn't Neil Gorsuch respond to

<https://s3.amazonaws.com/khudes/Twitter2.2.17.1.pdf>

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February 2, 2017

https://www.nytimes.com/2017/01/31/us/politics/neil-gorsuch-supreme-court-nominee.html?_r=0

neil.gorsuch@colorado.edu

Dear Judge Gorsuch,

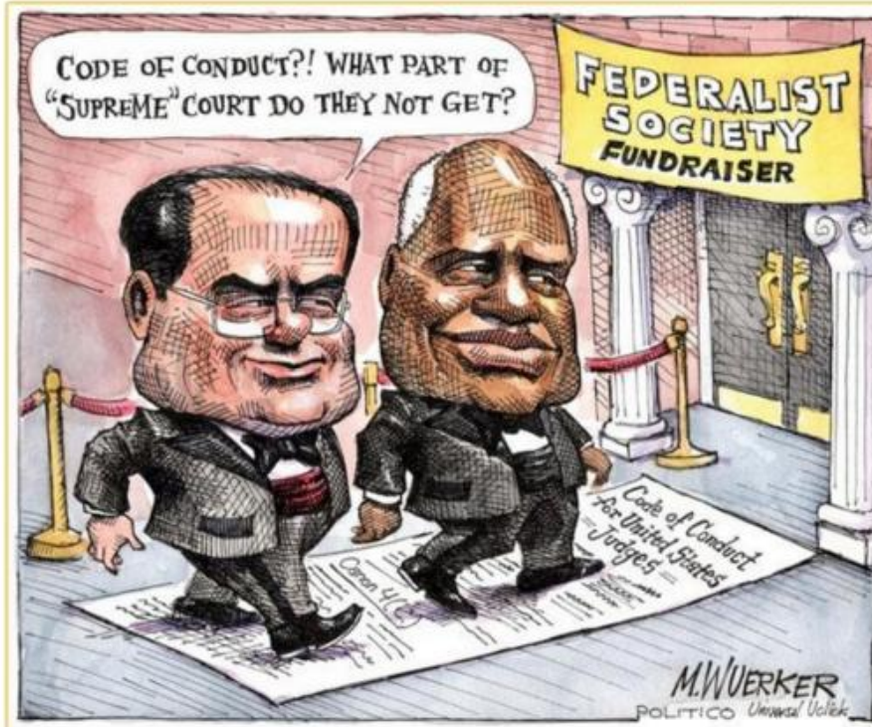
I represent the Ministers of Finance and Development on the Board of Governors of the World Bank and International Monetary Fund who administer the United State's monetary gold reserves that were placed in trust at the end of WWII by General Eisenhower and Harold Truman. Although this is only conjecture, I believe that Justice Anton Scalia was murdered to prevent him from disclosing the fact that the United States was secretly being governed by martial law. The United States is currently in interregnum

This is what I said about Justice Scalia's corruption on February 3rd (ten days before his sudden death) in refusing to tell the American people that the US was then being governed by martial law:

Karen Hudes @KarenHudes · Feb 3

Wait 'till you see where I'm heading with this one:

<https://s3.amazonaws.com/khudes/Twitter2.3.16.1.pdf>



← ↻ 29 ❤️ 24 ↺ ||l ⋮

I also mentioned the corruption in the Supreme Court and posted a picture of Justices Antonin Scalia and Clarence Thomas during my series about the Network of Global Corporate Control that was broadcast on DCTV on February 9, 2016:



Network of Global Corporate Control 2 9

<https://www.youtube.com/watch?v=pVU7u5a3OC4&feature=youtu.be>

I named the DCTV series after the title of an article about the Banking Cartel written by three mathematicians, Stefania Vitali, James B. Glattfelder, and Stefano Battiston at the Federal Institute of Technology in Zurich, Switzerland

http://arxiv.org/PS_cache/arxiv/pdf/1107/1107.5728v2.pdf.

On February 10, 2016 I told the American Bar Association that lawyers are too corrupt to regulate the legal profession any more, and that there probably shouldn't be a legal profession. <https://s3.amazonaws.com/khudes/Twitter2.10.16.1.pdf>

Article V of the Constitution of 1789 is the way to measure whether "We the people" have given our consent to the way that we are being governed. When two-thirds of the state legislatures apply to the US Congress for an amendment to the Constitution, there is supposed to be a Convention to propose amendments. The State of Wisconsin believed that this threshold was passed in 1929.

http://foa5c.org/file.php/1/Amendments/071_cg_r_03369_1929_HL.JPG

But the US Congress has refused to do its duty to convene a Constitutional Convention. Instead, Congress has declared a state of emergency.

http://www.barefootsworld.net/war_ep1.html Because the US Congress has refused to convene the Convention, and because the US Congress and the legal profession have refused to admit that the US Congress has been extending a secret state of emergency to justify martial law, the World Bank Board of Governors has declared the US to be in interregnum.

On February 10th, I indicted the entire legal profession for covering this fact up. It is interesting that my teleprompter was edited on my computer to delete Justice Scalia's 1979 comments on the Article V Convention,

The founders inserted this alternative method of obtaining constitutional amendments because they knew the Congress would be unwilling to give attention to many issues the people are concerned with, particularly those involving restrictions on the federal government's own power. The founders foresaw that and they provided the convention as a remedy. If the only way to get that convention is to take this minimal risk, then it is a reasonable one.

I understand from the story referenced in the subject line above that you feel close to Justice Scalia. Justice Scalia also wrote this opinion on the validity of the common law.

<https://www.law.cornell.edu/supct/html/90-1972.ZS.html>

Your nomination to fill Justice Scalia's vacant seat on the Supreme Court has put you in the limelight. Your nomination is problematic because the United States is not governed pursuant to the Constitution of 1789, but pursuant to a second, secret Constitution that the Banking Cartel foisted on the United States in 1871.

[http://3rddog.weebly.com/uploads/1/1/0/7/11073361/us-constitutionstudy\[1\].pdf](http://3rddog.weebly.com/uploads/1/1/0/7/11073361/us-constitutionstudy[1].pdf)

Sandra Day O'Connor has suggested that the Supreme Court is the way to bridge this gap and return to the Constitution of 1789.

<https://s3.amazonaws.com/khudes/Twitter11.21.16.pdf>

This is of course a chicken-and-egg proposition because the Supreme Court is not operating under the Constitution of 1789.

I have had no success in dealing with this problem with Justice Roberts, who ignored the settlement of my case in the US Court of Appeals by the Board of Governors of the World Bank and IMF. <http://kahudes.net/wp-content/uploads/2013/01/ljudicialconference1.pdf> (Judge Merrick Garland was on the panel that botched my case) It is also dishonest since the fact that the Constitution of 1789 is no longer in effect was covered up, along with the corruption in the financial system.

Justice Stephen Breyer has also refused to end the cover-up of corruption on the many times that I have contacted him, starting with a discussion that I had with Justice Breyer together with the French Ambassador on December 10, 2010.

<https://s3.amazonaws.com/khudes/Twitter8.24.15.pdf>

I documented the magnitude of the cover-up of corruption in 2013 with my fax to Judge Traxler, then Chair of the Judicial Conference (attached to this letter), and referring to the fact that I had contacted the state attorneys general, the state governors, and the chief justices of the state supreme courts. Since then, and as mentioned in my fax, confidence of US citizens in their judiciary has only deteriorated.

The people of the US have not consented to be governed under the second, secret Constitution of 1871. Now that the Constitution of 1789 has been suspended by the US Congress, http://www.barefootworld.net/war_ep1.html the United States is in interregnum. Until the US Constitution of 1789 goes back into force and effect, I vote the US shares on the World Bank and IMF Board of Governors administering the US monetary gold reserves.

As I have explained several days ago,

<https://s3.amazonaws.com/khudes/Twitter1.27.17.3.pdf> the US military are loyal to the US Constitution, and are now assisting in a peaceful transition back to the Constitution of 1789 and a Global Currency Reset that will enable the US to fulfill its treaty obligations to defend Germany and Japan. The likelihood that this happens is greater than 90%.

<https://s3.amazonaws.com/khudes/sentia+model.pdf>

Since the Global Debt Facility also holds a commercial lien on the property of General Dunford, Jr., the bottom line is that the US is now governed in interregnum under the common law.

There is a recent case that shows the corruption in the courts and monetary system.
realgoodnews.com/wp-content/uploads/2015/11/Trowbridge-abandoned-tax-foreclosure-case.pdf

trueneWSnetwork.com/2015/11/18/breaking-trowbridge-forces-judge-and-doj-to-abandon-federal-foreclosure-case-midstream/
supremecourtcase.wordpress.com/2016/04/01/dc-judge-rubber-stamps-lufkin-judgment-petitioner-sues-lufkin-judge-in-county-court-to-quiet-title/

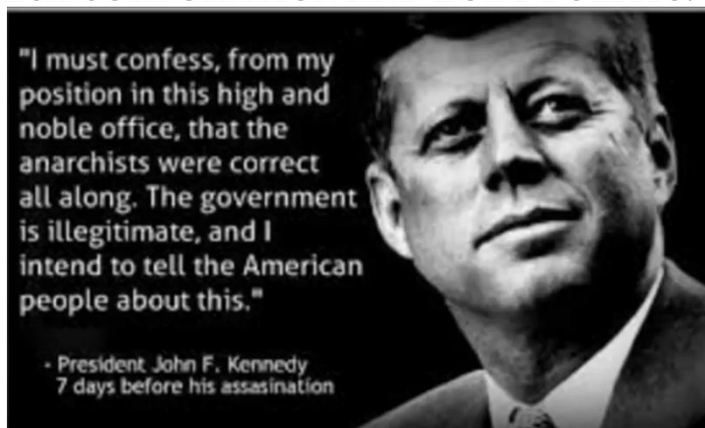
supremecourtcase.wordpress.com/2016/09/14/petitioner-sues-six-federal-judges-and-41-others-to-recover-home-stolen-two-years-ago-under-color-of-authority/

The case was brought by John Parks Trowbridge, Jr. It can be summarized very briefly. The Federal Judges are all lying. All United States Department of Justice attorneys and United States District Judges and Magistrate Judges work for the same for-profit corporate employer, **the District of Columbia Municipal Corporation.**

The District Courts are just a legislative-branch corporate debt-collection forum (28 U.S.C. Chapter 176 Federal Debt Collection Procedure) masquerading as a judicial-branch Article III constitutional court. The rest of the United States District Courts outside the District of Columbia have no constitutional authority to take territorial and personal jurisdiction. General ignorance of the jurisdictional provisions of the Constitution is what has led to the disappearance of judicial-branch Article III constitutional courts and proliferation of legislative-branch Article IV territorial courts, called "United States District Courts" www.law.cornell.edu/uscode/text/28/132(28 U.S.C. 132(a)),

I would like to explain US history, in order to explain how this corruption has come about. In October 1781 when the Earl of Cornwallis capitulated to the British East India Co employee George Washington, the name of the Virginia Co. was renamed. The New Secret Corp was now called the **UNITED STATES OF AMERICA CORPORATION AND BODY POLITIC**

STATES OF AMERICA CORPORATION AND BODY POLITIC.



SECRET CORPORATION

The Terms of the Capitulation was that the **SECRET CORPORATION** would continue in existence forever. The arrangement that the King(or Queen) of England would continue to receive 20 percent of the revenues from the Virginia Co. as per the old Charter of 1607 again forever.

Without money, civilisation could not have had a beginning, and with a diminishing supply, it must languish and unless relieved, finally perish. At the Christian era the metallic money of the Roman Empire amounted to \$1,800,million. By the end of the fifteenth century it had shrunk to less than \$200,million. History records no other such disastrous transition as that from the Roman Empire to the Dark Ages..."

In 1881 President Garfield had a firm grasp of where the problem lay. "Whosoever controls the volume of money in any country is absolute master of all industry and commerce... And when you realise that the entire system is very easily controlled, one way or another, by a few powerful men at the top, you will not have to be told how periods of inflation and depression originate." Within weeks of releasing this statement President Garfield was assassinated.

Your nomination to fill Justice Scalia's vacant seat on the US Supreme Court is part and parcel of the false veneer of legality that is covering up the corruption in the financial system. As Overseer Mandate Trustee of the Global Debt Facility containing the US' monetary gold reserves, it is my job to end this corruption through a Global Currency Reset. To this end, I hold commercial liens under the common law on all of the property of those agents of the Banking Cartel who are preventing me the United States from accessing the monetary gold reserves of the nations. I also hold a commercial lien on Donald Trump.

This letter explains the enclosed first notice under a commercial lien that I and the Global Debt Facility are obtaining on your property as well because you are perpetuating this false veneer of legality while a cover-up of corruption is rampant. This cover-up is harming me and the rest of the people of the world by preventing our access to the Global Debt Facility.

Sincerely,

Karen Hudes

Acting General Counsel, International Bank for Reconstruction and Development
Overseer Mandate Trustee, Global Debt Facility, TVM-LSM-666

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4/18/2013 12:00:50 PM

To: The Honorable Chief Judge William B. Traxler, Jr.
U.S. Court of Appeals for the Fourth Circuit
Chair, Judicial Conference Executive Committee

From: Karen Hudes

Fax No: 804-916-2188

No. of pages: 21

Re: Reform of the Federal Judiciary

Dear Judge Traxler,

The Ministers of Finance of 188 members of the Bretton Woods organizations are meeting tomorrow. Their first order of business is to consider clerical error in the Federal courts on a matter involving the integrity of the international financial system, and licensing of the legal and the accountancy professions. (January 19, 2013 letter to the Judicial Conference refers

See <http://kahudes.net/wp-content/uploads/2013/01/ljudicialconference1.pdf>)

The chief justices of the state supreme courts are all familiar with this matter, as are the attorneys general and governors. The public remains largely ignorant, due to abuse of the economic power identified in http://arxiv.org/PS_cache/arxiv/pdf/1107/1107.5728v2.pdf

After my testimony in UK and EU Parliaments, an accurate stakeholder analysis is predicting that this matter will resolve in favor of the rule of law rather than a currency war. As I discussed today with your Chief Circuit mediator, Mr. Thomas F. Ball III, confidence of US citizens in their judiciary will be enhanced if the Judicial Conference acts at this time.

Sincerely,

Karen Hudes