FEDERAL JUDGE STATES IN COURT THAT HE GETS HIS ORDERS FROM ENGLAND

yoda, Saturday 25 June 2011 - 16:15:00

FEDERAL JUDGE STATES IN COURT THAT HE GETS HIS ORDERS FROM ENGLAND

717-567-7675. 5/98: [quoting]

During the trial of James and Sharon Patterson, (Case 6:97-CR-51) William Wayne Justice, Judge of the United States District Court Texas-Eastern Division when presented with law stated:

"I take my orders from England. This is not a law this court goes by."

For all of those who did not believe that the United States was under Great Britain here it is straight from the mouth of a Federal Judge. How much more evidence 'do you need?' America has never been Free.

The Revolutionary war was a fraud perpetrated on the American people. The war's purpose was to centralize power and make the people easier to control.

All Federal Judges, Congressmen, U.S. Attorneys, State Judges, Legislators and most Attorneys know this and are in fact British Agents.

Their job is to keep the people in line and to be productive slaves which they (The British Agents) are greatly compensated for. The police do not know that they work for Great Britain they too have been deceived so don't attack them.

It is time for everyone in America to know the Truth. Let us all work together in exposing the British Empire. Please re-fax and e-mail this release to every Attorney, Judge, and Legislator in your area to let them know they have been unmasked. Please get out your Yellow Pages and start faxing everyone in your area and also read this release over every radio show possible. We have printed thousands of evidence packages and mailed them across America that prove that the United States is a British Colony. It is time to send the British back to England. We must work together because if, we do not. we are all doomed.

Your Friend.

Stephen Kinbol Ames Jr.

For More Information: Stephen Kinbol Ames, c/o P.O. Box 5373. Harrisburg. Pennsylvania 17110

Phone: 717-567-7675; Fax-717-567-2564

(And if one needs any further information, see August 22, 1997issue of Intelligence Review article "Britain's 'Invisible' Empire Unleashes The Dogs of War") [End quoting]

wrote ..

Queen Elizabeth controls and has amended U.S. Social Security

THE ULTIMATE DELUSION

Subject: THE ULTIMATE DELUSION Date: Mon, 9 Apr 2001 17:40:27 EDT

From:

To the people,

I found this paper while going through Stephen Ames' files. I am hoping that you will put it out on your E-mail and fax networks. This paper explains and documents very much. It is absolutely mind blowing!

If you place this paper on your E-mail and fax networks I will be more than happy to respond to people's questions. I have all of the documents cited in this paper and they are available. This paper will shock even those who think that they know what has happened and what is now taking place. The deception is incredible. If the people do not respond to this information we can then truly say that it is over and that we will never be free. This paper is not opinion, but it is fact and is all documented.

Now, what people have to realize is there are remedies for the problems that not just America faces, but the World. There are people all over the World that know what is going on and they are doing something about it.

People all over America are emerging victorious over the images in their minds. Let us not forget the absolute astonishing amount of debt discharges that have taken place over the last few months. What is happening in America is unbelievable. People are coming out of the delusions, they have figured and realized that the United States is a fiction and that it only exists in our minds. Tens of thousands of people now know that the "United States" does not exist and that it never has. There is no such thing as the National debt or a loan from the bank. Has any one ever seen "current credit money?"

Nicole Terry -

The entire governmental system only exists in your mind.

Government exists as a Trust of a Bank only your mind.

By: Stephen Kimbol Ames

Queen Elizabeth controls and has amended U.S. Social Security, as follows:

S.I. 1997 NO.1778 The Social Security (United States of America)

Order 1997 Made 22nd of July 1997 coming into force 1st September 1997. At the Court at Buckingham Palace the 22nd day of July 1997. Now, therefore Her Majesty an pursuance of section 179 (1) (a) and (2) of the Social Security Administration Act of 1992 and all other powers enabling Her in that behalf, is please, by and with advise of Her privy Council, to order, and it is hereby ordered as follows:

"This Order may be cited as the Social Security (United States of America) Order 1997 and shall come into force on 1st September 1997."

Does this give a new meaning to Federal Judge William Wayne Justice stating in court that he takes his orders from England? This order goes on to redefine words in the Social Security Act and makes some changes in United States Law.

Remember, King George was the "Arch-Treasurer and Prince Elector of the Holy Roman Empire and c, and of the United States of America".

See: Treaty of Peace (1738) 8 U.S. Statutes at Large. Great Britain which is the agent for the Pope, is in charge of the USA 'plantation.'

What people do not know is that the so called Founding Fathers and King George were working hand-n-hand to bring the people of America to there knees, to install a Central Government over them and to bind them to a debt that could not be paid. First off you have to understand that the UNITED STATES is a corporation and that it existed before the Revolutionary war. See Respublica v. Sweers 1 Dallas 43. 28 U.S.C. 3002 (15)

Now, you also have to realize that King George was not just the King of England, he was also the King of France. Treaty of Peace * U.S. 8 Statutes at Large 80.

On January 22, 1783 Congress ratified a contract for the repayment of 21 loans that the UNITED STATES had already received dating from February 28, 1778 to July 5, 1782. Now the UNITED STATES Inc. owes the King money which is due January 1, 1788 from King George via France. Is this not incredible the King funded both sides of the War. But there was more work that needed to be done. Now the Articles of Confederation which was declared in force March 1, 1781 States in Article 12 " All bills of credit emitted, monies borrowed, and debts contracted by, or under the authority of Congress, before the assembling of the United States, in pursuance of the present confederation, shall be deemed and considered a charge against the United States, for payment and satisfaction whereof the said United States, and the public faith are hereby solemnly pledged."

Now after losing the Revolutionary War, even though the War was nothing more than a move to turn the people into debtors for the King, they were not done yet.

Now the loans were coming due and so a meeting was convened in Annapolis, Maryland, to discuss the economic instability of the country under the Articles of Confederation. Only five States come to the meeting, but there is a call for another meeting to take place in Philadelphia the following year with the express purpose of revising the Articles of Confederation.

On February 21, 1787 Congress gave approval of the meeting to take place in Philadelphia on May 14, 1787, to revise the Articles of confederation. Something had to be done about the mounting debt. Little did the people know that the so called founding fathers were acutely going to reorganize the United States because it was Bankrupt.

On September 17, 1787 twelve State delegates approve the Constitution.

The States have now become Constitutors. Constitutor: In the civil law, one who, by simple agreement, becomes responsible for the payment of another's debt. Blacks Law Dictionary 6th Ed. The States were now liable for the debt owed to the King, but the people of America were not because they were not a party to the Constitution because it was never put to them for a vote On August 4th, 1790 an Act was passed which was Titled.-An Act making provision for the payment of the Debt of the United States. This can be found at 1 U.S. Statutes at Large pages 138-178. This Act for all intents and purposes abolished the States and Created the Districts. If you don't believe it look it up. The Act set up Federal Districts, here in Pennsylvania we got two. In this Act each District was assigned a portion of the debt. The next step was for the states to reorganize their governments which most did in 1790. This had to be done because the States needed to legally bind the people to the debt. The original State Constitutions were never submitted to the people for a vote. So the governments wrote new constitutions and submitted them to people for a vote thereby binding the people to the debts owed to Great Britain. The people became citizens of the State where they resided and ipso facto a citizen of the United States. A citizen is a member of a fictional entity and it is synonymous with subject.

What you think is a state is in reality a corporation, in other words, a Person.

"Commonwealth of Pennsylvania is Person." 9 F. Supp 272 "Word "person" does not include state. 12 Op Atty Gen 176.

There are no states, just corporations. Every body politic on this planet is a corporation. A corporation is an artificial entity, a fiction at law. They only exist in your mind. They are images in your mind, that speak to you. We labor, pledge our property and give our children to a fiction.

Now before we go any further let us examine a few things in the Constitution.

Article six section one keeps the loans from the King valid it states; All Debts contracted and Engagements entered into, before the Adoption of this Constitution, shall be as valid against the United States under this Constitution, as under the Confederation.

Another interesting tidbit can be found at Article One Section Eight clause Two which states that Congress has the power to borrow money on the credit of the United States. This was needed so the United States (Which went into Bankruptcy on January 1, 1788) could borrow money and then because the States were a party to the Constitution they would also be liable for it.

The next underhanded move was the creation of The United States Bank in 1791. This was a private Bank of which there were 25,000 shares issued of which 18,000 were held by those in England. The Bank loaned the United States money in exchange for Securities of the United States.

Now the creditors of the United States which included the King wanted paid the Interest on the loans that were given to the United States.

So Alexander Hamilton came up with the great idea of taxing alcohol. The people resisted so George Washington sent out the militia to collect the tax which they did. This has become known as the Whiskey rebellion. It is the Militia's duty to collect taxes. How did the United States collect taxes off of the people if the people are not a party to the Constitution? I'll tell you how. The people are slaves! The United States belongs to the [sic] floundering fathers and their posterity and Great Britain. America is nothing more than a Plantation. It always has been. How many times have you seen someone in court attempt to use the Constitution and then the Judge tells him he can't. It is because you are not a party to it. We are SLAVES!

If you don't believe read Padelford, Fay & Co. vs. The Mayor and Aldermen of the City of Savannah.

14 Georgia 438, 520 which states "But, indeed, no private person has a right to complain, by suit in court, on the ground of a breach of the Constitution, the Constitution, it is true, is a compact but he is not a party to it."

Now back to the Militia. Just read Article One Section Eight clause (15) which states that it is the militia's job to execute the laws of the Union.

Now read Clause (16) Which states that Congress has the power to provide for organizing, arming, and disciplining the Militia, and for governing such part of them as may be employed in the service of the United States ... the Militia is not there to protect you and me, it is there to collect our substance.

As you can plainly see all the Constitution did is set up a Military Government to guard the King's commerce and make us slaves.

If one goes to 8 U.S. statutes at large 116-132 you will find "The Treaty of Amity, Commerce and Navigation. This Treaty was signed on November 19th, 1794 which was twelve years after the War. Article 2 of the Treaty states that the King's Troops were still occupying the United States. Being the nice King that he was , he decided that the troops would return to England by June 1st, 1796. The troops were still on American soil because, quite frankly the King wanted them here.

Here is the key to were this started:

Many people tend to blame the Jews for our problems. Jewish Law governs the entire world, as found in Jewish Law by MENACHEM ELON, DEPUTY PRESIDENT SUPREME COURT OF ISRAEL, to wit:

"Everything in the Babylonian Talmud is binding on all Israel.

Every town and country must follow all customs, give effect to the decrees, and carry out the enactment's of the Talmudic sages, because the entire Jewish people accepted everything contained in Talmud. The sages who adopted the enactment's and decrees, instituted the practices, rendered the decisions, and derived the laws, constituted all or most of the Sages of Israel. It is they who received the tradition of the fundamentals of the entire Torah in unbroken succession going back to Moses, our teacher."

We are living under what the Bible calls **Mammon**. As written in the subject Index, **Mammon is defined as ("Civil law and procedure")**.

Now turn to the "The Shetars Effect on English Law" -- A Law of the Jews

Becomes the Law of the Land, found in "The George Town Law Journal, Vol 71: pages 1179-1200." It is clearly stated in the Law Review that the Jews are the property of the Norman and Anglo-Saxon Kings.

It also explains that the Talmud is the law of the land. It explains how the Babylonian Talmud became the law of the land, which is now known as the Uniform Commercial Code. The written credit agreement -- the Jewish 'shetar' is a lien on all property (realty) and today it's called the mortgage!

The treatise also explains that the Jews are owned by Great Britain and the Jews are in charge of the Banking system.

We are living under the Babylonian Talmud, it is where all of our problems come from. It was brought into England in 1066 and has been enforced by the Pope, Kings and the Christian churches ever since. It is total and relentless mind control, people are taught to believe in things that do not exist.

Now before you scream that the UCC is unconstitutional I'm sorry people, you are not a party to any constitution. Read the case cite

"But, indeed, no private person has a right to complain, by suit in court, on the ground of a breach of the Constitution. The Constitution it is true, is a compact, but he is not a party to it." Padelford, Fay & Co., vs. Mayor and Aldermen of the City of Savannah 14 Ga. 438,

520.

You have to understand that Great Britain, (Article six Section one) the United States and the States are the parties to the Constitution not you.

Let me try to explain. If I buy an automobile from a man and that automobile has a warranty and the engine blows up the first day I have it. Then I tell the man just forget about it. Then you come along and tell the man to pay me and he says no. So you take him to court for not holding up the contract. The court then says case dismissed. Why? Because you are not a party to the contract. You cannot sue a government official for not adhering to a contract (Constitution) that you are not a party too. You better accept the fact that you are a Slave. When you try to use the Constitution you are committing a CRIME known as CRIMINAL TRESPASS. Why? Because you are attempting to infringe on a private contract that you are not a party to. Then to make matters worse you are a debt slave who owns no property or has any rights.

You are a mere user of your Masters property! Here are just a couple of examples:

"The primary control and custody of infant is with the government" Tillman V. Roberts. 108 So. 62

" Marriage is a civil contract to which there are three parties-the husband, the wife and the state." Van Koten v. Van Koten. 154 N.E. 146.

"The ultimate ownership of all property is in the State: individual so-called "ownership" is only by virtue of Government, i.e. law amounting to mere user; and use must be in accordance with law and subordinate to the necessities of the State. Senate Document No. 43 73rd Congress 1st Session. (Brown v. Welch supra) You own no Property because you are a slave. Really you are worse off than a slave because you are also a debtor.

"The right of traffic or the transmission of property, as an absolute inalienable right, is one which has never existed since governments were instituted, and never can exist under government." Wynehamer v. The People.

13 N.Y. Rep.378, 481

Great Britain to this day collects taxes from the American people. The IRS is not an Agency of the United States Government.

All taxpayers have an Individual Master File which is in code. By using IRS Publication 6209, which is over 400 pages, there is a blocking series which shows the taxpayer the type of tax that is being paid. Most taxpayers fall under a 300-399 blocking series, which 6209 states is reserved, but by going to BMF 300-399 which is the Business Master File in 6209 prior to 1991, this was U.S.-U.K. Tax Claims, meaning taxpayers are considered a business and involved in commerce and are held liable for taxes via a treaty between the U.S. and the U.K., payable to the U.K. The form that is supposed to be used for this is form 8288, FIRPTA-Foreign Investment Real Property Tax Account. The 8288 form is in the Law Enforcement Manual of the IRS, chapter 3. The OMB's-paper-Office of Management and Budget, in the Department of Treasury, List of Active Information collections, Approved Under Paperwork Reduction Act is where form 8288 is found under OMB number 1545-0902, which says U.S. with holding tax return for dispositions by foreign persons, of U.S. Form #8288, #8288a.

These codes have since been changed to read as follows: IMF 300-309, Barred Assessment, CP 55 generated valid for MFT-30, which is the code for the 1040 form. IMF 310-399 reads the same as IMF 300-309, BM 390-399 reads U.S.-U.K. Tax Treaty Claims. Isn't it INCREDIBLE that 1040 form is a payment of a tax to the U.K. Everybody is always looking at 26 U.S.C. for the law that makes one liable for the so called Income Tax but, it is not in there because it is not a Tax, it is debt collection through a private contract called the Constitution of the United States Article Six, Section One. and various agreements. Is a cow paying an income tax when the machine gets connected to it's udders? The answer is no. I have never known a cow that owns property or has been compensated for

its labor. You own nothing that your labor has ever produced. You don't even own your labor or yourself.

Your labor is measured in current credit money. You are allowed to retain a small portion of your labor so that you can have food, clothing shelter and most of all breed more slaves. Did you ever notice how many of the other slaves get upset if you try to retain your labor. You are called an extremist, terrorist and sometimes even a freeman.

They say that you are anti-government. When the truth of the matter is you just don;t want to be a slave. But, you do not have the right to force others to be free if they want to be a slave that is entirely up to them. If they want bow down and worship corporations, let them.

The United States, Great Britain and the Pope are not the problem, it is the other slaves. We would be free if the want-to-be-slaves were gone. The United States, Great Britain and the Pope would not even exist, because no one would acknowledge them. I for a matter of fact, think that those who are in power are also tired of the slaves. All the slaves do is stand around and MOO!!! For free healthcare, free education, free housing and they beg those who are in power to disarm them I do agree that a slave should not have access to a firearm. How can you disagree with the government passing out birth control? I hope the breeding of slaves stops or at the very least slows down.

You see we are cows, the IRS is company who milks the cows and the United States Inc. is the veterinarian who takes care of the herd and Great Britain is the Owner of the farm in fee simple. The farm is held in allodium by the Pope.

Now to Rome.

"Convinced that the principles of religion contribute most powerfully to keep nations in the state of passive obedience which they owe to their princes, the high contracting parties declare it to be their intention to sustain in their respective states, those measures which the clergy may adopt with the aim of ameliorating their interests, so intimately connected with the preservation of the authority of the princes; and the contracting powers join in offering their thanks to the Pope for what he has already done for them, and solicit his constant cooperation in their views of submitting the nations." Article (3) Treaty of Varona (1822)

If the Sovereign Pontiff should nevertheless, insist on his law being observed he must be obeyed. Bened. XIV., De Syn. Dioec, lib, ix., c. vii., n. 4. Prati, 1844. Pontifical laws moreover become obligatory without being accepted or confirmed by secular rulers. Syllabus, prop. 28, 29, 44. Hence the jus nationale, (Federal Law) or the exceptional ecclesiastical laws prevalent in the United States, may be abolished at any time by the Sovereign Pontiff. Elements of Ecclesiastical Law. Vol. I 53-54. So could this be shown that the Pope rules the world?

The Pope is the ultimate owner of everything in the World. See Treaty of 1213, Papal Bull of 1455 and 1492.

I could go on and on, this is just the tip of the iceberg. Don't let this information scare you because without it you cannot be free, You have to understand that all slavery and freedom originates in the mind. When your mind allows you to accept and understand that the United States, Great Britain and the Vatican are corporations which are nothing but fictional entities which have been placed into your mind, you will understand that your slavery was because you believed a lie.

For more information:

Nicole Terry 630K, Willow Street Highspire, Pennsylvania 17034 717-986-0239 _____

W.J. Perry

Mexican Government's Official Plan for a Takeover of America

Thu Dec 19 18:34:54 2002

208.152.73.38

The Mexican Government's Official Plan for a Takeover of America By W.J. Perry

FrontPageMagazine.com | December 12, 2002

There are approximately 18 million Mexican immigrants living in the United States today. Out of that 18 million, it is estimated that 3 million, or nearly 20 percent, are illegal aliens. Those 18 million Mexicans present a growing threat to America's self-determination because many play a dual citizenship role officially encouraged by the Mexican government. This is no secret; it is all in Mexico's official "National Plan of Development 2001-2006." This shocking document is a five-year plan full of political rhetoric emphasizing planned improvements for every aspect of Mexico's infrastructure, but it also lays out specific strategies for expanding the nation's political reach far beyond the US-Mexico border. In other words, Mexico is systematically trying to cultivate dual loyalties, i.e. disloyalty, among its ethnic compatriots in America. This is a naked expansion of Mexico's national interest at the expense of ours; the mystery is why we are tolerating it.

"Globalization" is the buzzword that appears numerous times throughout Mexico s plan. To achieve that goal, the Mexican government is counting on its citizens living abroad to strengthen Mexico s influence throughout North America. The Mexican government is demanding that we give all Mexican illegals a free pass, and also support them with numerous social services paid for by American taxpayers. Some of these like free medical care -- we do not even provide to our own citizens. Mexico s plan specifically outlines its intent concerning Mexican citizens who have entered the United States illegally in a subsection titled "Defense Of Mexicans Abroad." The plan states:

"It is important to note that even if Mexico has achieved a number of agreements and mechanisms to ensure better treatment of our countrymen abroad, the issue of migration, especially in the United States, needs a new focus over the long term to permit the movement and residence of Mexican nationals to be safe, comfortable, legal and orderly, and the attitude of police persecution of this phenomenon must be abandoned and it must be perceived as a labor and social phenomenon."

In other words, nothing is illegal and we are not a nation of laws any more, only markets.

In a television interview in 2000, Mexico s President Vincente Fox made his country s intentions clear concerning the balance of power in the Western Hemisphere:

"I'm talking about a community of North America, an integrated agreement of Canada, the United States, and Mexico in the long term, 20, 30, 40 years from now. And this means that some of the steps we can take are, for instance, to agree that in five years we will make this convergence on economic variables. That may mean in 10 years we can open up that border when we have reduced the gap in salaries and income."

In other words, his stated long-term goal is the abolition of the border between the US and Mexico. This is a polite way of saying an end to America s distinct nationhood, i.e. to our nationhood, period. We are to be dragged down to the level of the corrupt, impoverished, backward, crony-capitalist disaster a nation whose citizens ev aluate quite honestly by fleeing at the rate of millions per decade on our southern border.

On the surface, Mexico s globalist vision for economic unity seems innocent, but it s likely to create a very dangerous situation for America.

Unlike our nation of mixed nationalities with various loyalties, Mexicans are extremely nationalistic, and they usually side with their homeland first on all issues. Considering that Hispanics are now the largest minority group in America at 12.6 percent, and Mexicans make up half of that population, the Mexican government is well on its way to wielding significant influence over U.S. policy by relying on the loyalties of their 18 million dual citizens.

Another disturbing section of Mexico s National Plan concerns the government s effort to set up illegal immigrants with special identification cards, allowing them to open bank accounts and acquire driver s licenses anywhere in the United States. Basically, any Mexican illegal alien can walk into the nearest Mexican consulate with \$29 and walk out with a "consulate card". These cards are officially recognized in Mexico allowing illegal immigrants to operate on both sides of the border. Although the cards have been available for many years, they have not been officially recognized in America as proper identification until recently.

In 2001, the reliably-ultraliberal San Francisco combined city and county government unanimously passed a resolution to accept the consulate card as official personal identification. Since that first resolution, law enforcement agencies and municipalities throughout California and other parts of the United States, have also gone on to make exceptions for illegal Mexicans by accepting the cards. This is the first step toward making Mexican border jumpers legal by giving them blanket amnesty, something Vincente Fox has openly called for during immigration talks with the United States.

With a sagging economy and many unrealized campaign promises, Mexico s leader is fighting for his political life inside what is essentially a third world country. Now, with his old friend and "Border Buddy" President Bush firmly in tow, Vincente Fox is pushing for the eventual abolishment of the US-Mexico border. Such easing of border restrictions would serve as a release valve for the most desperate unemployed Mexicans, thus relieving Mexico s financial obligation to support its poorest citizens. Moreover, free movement across the border would allow Mexican workers to earn their money in the U.S. and spend it back in Mexico.

Just as their national plan dictates, the Fox administration is also encouraging Mexican immigrants to officially participate in Mexican politics from within the United States. In 2001, Mexico passed a law allowing dual citizenship for any Mexican national living abroad, legal or otherwise. In addition, Fox visited California several times this year to campaign for stronger absentee ballot turnouts on behalf of all the Mexican nationals living in the United States. Their dual citizenship law is a major weapon in Mexico s battle for a piece of the American political pie, but it s only part of an infiltration campaign that started many years ago.

During the past fifty years, Mexico s dual loyalists have entered every facet of American society, including many public offices now held by the sons and daughters of Mexicans who originally entered the United States illegally, just to be redeemed by past amnesty programs. For decades they have slowly but relentlessly been taking control of local and state governments throughout the American Southwest. Although these Mexican-Americans were born and raised in the United States, many of them openly put their loyalty to Mexico before their loyalty to America. What other ethnic group in America would we tolerate this from? (When some German-Americans flirted with Hitler in their Bund organization in the 30 s, this so shamed their reputation as an ethnic group that they are now despite being the largest ethnic group in America also one of the most silent in terms of explicit ethnic self-expres sion.)

Today, the Mexican loyalists have become a dominating force in American society, influencing the culture, the language and most importantly, the political process. Thanks to Mexican-American lobbying efforts, California state representatives now officially recognize illegal aliens as "undocumented workers" treating them with a laundry list of special aid programs including free college tuition. Repeat: there are native Americans who can t afford to go to college, and we are spending taxpayer money to send criminal migrants. In Texas, the state legislature recently conducted an entire legislative session in Spanish, and the story barely made the "B. Block" of local newscasts.

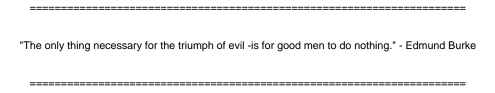
Furthermore, the 2000 presidential campaign proved just how important the Hispanic vote is to politicians on the national front. From day one of the campaign, then Texas Governor, George W. Bush, dragged his half Hispanic nephew, George P. Bush to every media event that might garner a sizable Hispanic audience. The plan worked so well that today George W. Bush is described in many Latin American circles as "America s first Hispanic president" a strange title for a guy who once referred to Mexico s national language as "Mexican" instead of Spanish.

Indeed, Bush s relationship with Mexico and Vincente Fox goes back long before his bid for the presidency. The two were Governors at the same time, and they met regularly over the years concerning various issues including border security, energy production, and trade policy. Then during Bush s first year as president, he and Fox met four times to discuss US - Mexican relations. In the fall of 2001, Bush publicly mentioned the possibility of a new amnesty program for Mexican illegals, but things cooled dramatically after the 911 attacks. Today however, Bush and Fox are back on the fast track to negotiating Mexico s plans for economic and political expansion.

After the latest meeting of the US-Mexico Binational Commission (BNC) on November 26, the U.S. State Department confirmed that cabinet members from both sides signed a number of important agreements. One agreement that stands out is the "Bilateral Income Tax Treaty" that amends an existing bilateral income tax treaty between the two nations, thus allowing significant reductions in taxes on dividends, which officials say "will further facilitate cross-border trade and investment." If fully ratified by both nations, this treaty will allow major corporations to invest in either country without being taxed at home on profits earned from across the border, thus merging our economies one step beyond NAFTA.

There is no doubt the Latinization of America is well underway, and Mexico is slyly laying the groundwork that could eventually destroy the security of our southern border. Furthermore, it is no big secret that many Mexicans dream of reclaiming the land lost to America as a result of the Mexican-American War. Ever since that agreement took effect in 1845, numerous Mexican government officials have openly called for "Reconquista," a political plan to recover the land they believe was unjustly stolen by the American government. Although Mexico has never officially encouraged the Reconquista movement, they have also never discouraged Mexican citizens (on and off American soil) from proclaiming its inevitability.

Frankly, the official plan of Mexico is closer to a plan of colonization than it is to a plan of development. Just as their national plan clearly dictates, the Mexican government is preparing for an attack on America -- an attack perpetrated through ideology and assimilation rather than with bullets and blood. The self-hating political correctness of mainstream Americans, combined with their history-blind confidence that the United States is a nation invulnerable to territorial loss, continues to aid and abet this aggression.



The Social Security Number



THE SECRET SHADOW GOVERNMENT



THE NATURE OF GOVERNMENT - Report #TL07B



Is Your Mind At Fahrenheit -459

