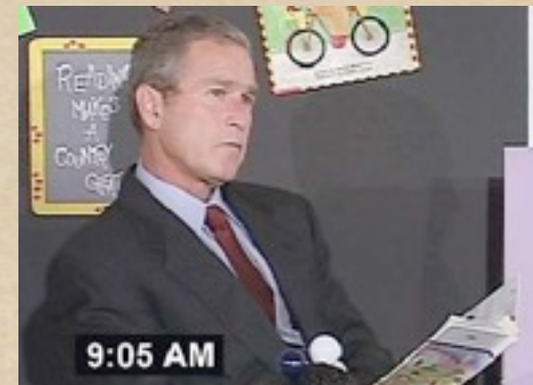


The REAL Reason for 9/11
is to block the enactment by Announcement



of NESARA Law
signed into law by



then president Bill Clinton

October 10, 2000

by Elizabeth Trutwin

www.GalacticRoundTable.com

1892 Bankers Manifesto



“We [the bankers] must proceed with caution and guard every move made, for the lower order of people are already showing signs of restless commotion. Prudence will therefore show a policy of apparently yielding to the popular will until our plans are so far consummated that we can declare our designs without fear of any organized resistance. The Farmers Alliance and Knights of Labor organizations in the United States should be carefully watched by our trusted men, and we must take immediate steps to control these organizations in our interest or disrupt them....The courts must be called to our aid, debts must be collected, bonds and mortgages foreclosed as rapidly as possible. When through the process of the law, the common people have lost their homes, they will be more tractable and easily governed through the influence of the strong arm of the government applied to a central power of imperial wealth under the control of the leading financiers. People without homes will not quarrel with their leaders.”

Charles Lindbergh reveals 1892 Bankers Manifesto to Congress during his term in Congress 1907-1917



John E. DiNardo exposes in a paper what will become The
Federal Reserve Act of 1913
November 22, 1910



“On the night of November 22, 1910, a small group of surrogates of the most powerful bankers of the World met ... under the veil of utmost secrecy.”

Over the next few weeks these men would perpetrate, under the orders of their masters, ... perhaps the most colossal and devastating fraud ever inflicted upon the American People. This ultra-secret fraud is known as the Federal Reserve Act of 1913.

The Federal Reserve Act of 1913

1913

The Federal Reserve Act of 1913 concocted legislation, to be foisted upon the People's Congress of the United States, that empowered and commissioned this secret cabal of World-dominant bankers to

PRINT UNITED STATES CURRENCY,

a usurpation of our Constitution's explicit edict empowering

ONLY THE UNITED STATES GOVERNMENT

to print and coin currency. This world banking empire used their stolen power to print, out of thin air, paper currency which, in no way represents the gold and silver reserves that authentic currency is supposed to represent.



Prior to 1933, Federal Reserve Notes were backed by gold. This changed with the new law: Congressional Record, March 9, 1933 on HR 1491 p. 83. “Under the new law the money is issued to the banks in return for government obligations, bills of exchange, drafts, notes, trade acceptances, and bankers acceptances. The money will be worth 100 cents on the dollar, because it is backed by the credit of the nation. *It will represent a mortgage on all the homes, and other property of all the people of the nation.*” The Bankers’ Manifesto ties in with the U.S. Senate Document No. 43, 73rd Congress, 1st Session (1934), which states: “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 acceptance with law and subordinate to the necessities of the State.”



Federal Land Bank Forclosed on Farms in Large Numbers

1970 – 1990



FARM & RANCH LOANS

- LOW COST
- LONG TERM
- LIBERAL PREPAYMENT

Over 30 Years To Pay — Or Pay Off Any Time From Income Without Penalty. Low Rate. You Pay No Fees or Commissions.

CHEYENNE, KIMBALL, BANNER, MORRILL,
& GARDEN COUNTIES

CHARLES G. SUTTON, Manager
940 9TH AVENUE — SIDNEY, NEBRASKA
PHONE 254-2520

Forclosed on Retired Generals Deceased Fathers Farm

1978



Retired General

Roy

Schwasinger

Roy Schwasinger investigates banking fraud through US Senate and later Supreme Court

1982



Farm Aid Concerts to Raise Money for Legal Battles

1985

AN AMERICAN EVENT
ALL STAR BENEFIT CONCERT
FARM AID

WILLIE NELSON
Neil **YOUNG** & Kris **KRISTOFFERSON**

SPIRITED PERFORMANCES BY: JOHNNY CASH, BILLY JOEL, KENNY ROGERS, WAYLON JENNINGS ALABAMA, GEORGE JONES, LORETTA LYNN AND MANY MORE SUPER STARS!

SEPTEMBER 22nd, 1985
CHAMPAIGN, ILLINOIS ♦ ILLINOIS MEMORIAL STADIUM

(85)

William and Shirley Baskerville filed an appeal (Case No. 87-C-716) with the United States District Court in Colorado

1987



Denver Federal Court system ruled that indeed the banks
had defrauded the Baskervilles
November 3, 1988



Case No. 92-C-1781 The District Court ruled in their favor
and ordered the banks to return the stolen properties

1993



To implement the required changes, the five Justices spent years negotiating how the reformations would occur. Eventually they settled on certain agreements, also known as Accords, with the U.S. government, the Federal Reserve Bank owners, the International Monetary Fund, the World Bank, and with numerous other countries including the United Kingdom and countries of the Euro Zone. Because these U.S. banking reformations will impact the entire world; the IMF, World Bank, and other countries had to be involved. The reformations require that the Federal Reserve be absorbed by the U.S. Treasury Department and the banks' fraudulent activities must be stopped and payment must be made for past harm.

1993 – 1996

U.S. Supreme Court required U.S. citizens to file “Bank Claims” to collect damages paid by the U.S. Treasury Department. This process CLOSED in 1996. During this time the U.S. Supreme Court assigned one or more Justices to monitor the progress of the rulings. They enlisted help of experts in economics, monetary systems, banking, constitutional government and law, and many other related areas. These justices built coalitions of support and assistance with thousands of people worldwide; known as “White Knights.”

1993 – 1996



Found That Certain government officials and judges were
working in collusion with the banks

1993



Created the farm claims process which would allow the legal team to set up meetings all over the country on a grass roots level to help others file claims and to educate them about the lawsuit. A claim of harm could be made on any loan issued by a financial institution for all interest paid; foreclosures; attorney and court fees; IRS taxes or liens; real estate and property taxes; mental and emotional stress caused by the loss of property; stress related illness such as suicide and divorce; and even warrants, incarceration, and probation could also be claimed.

1993



FARM CLAIMS

Janet Reno ordered the Delta Force and Navy Seals to Switzerland, England, and Israel to recapture trillions of dollars of gold stolen by the Federal Reserve System from the strategic gold reserves. These nations cooperated with the raid because they were promised their debts owed to the United States would be canceled and because the people who stole the money from the United States also stole money from their nations as well.

June 3, 1993



This bullion is to be used for the new currency backed by precious metals. It's now safely stockpiled at the Norad Complex at Colorado Springs, Colorado and four other repositories.

June 4, 1993



But the Clinton government undermined their efforts by requiring the farm claims to use a specific form designed by the government. This form imposed an administrative fee of \$300 for each claim

1994



Despite being protected by his military personnel the army general who acquired the original 1933 Title of Bankruptcy of the United States; was imprisoned, killed, and replaced with a clone. This clone was then used as a decoy to prevent any further claims from being filed.

1994



The military generals who originally participated in the farmer's claim process realized that the US Supreme Court justices had no intentions of implementing the Accords. So they decided the only way to implement the reformations was through a law passed by congress. In 1998 A 75 page document known as the National Economic Security and Reformation Act (NESARA) was authored by about 20 then Members of Congress including Nancy Pelosi, Harry Reid, Barney Frank, Ron Paul, Paul Wellstone, Bernie Sanders, Maxine Waters, Dennis Kucinich and Charlie Rangel. It was submitted to congress where it sat with little action for almost a year.



1998



Late one evening on March 9, 2000, a written quorum call was hand-delivered by Delta Force and Navy SEALs to 15 members of the US Senate and the US House who were sponsors and co-sponsors of NESARA. They were immediately escorted by the Delta Force and Navy SEALs to their respective voting chambers where they passed the National Economic Security and Reformation Act. These 15 members of congress were the only people lawfully allowed to hold office in accordance with the original 13th amendment. Remember British soldiers destroyed copies of the Titles of Nobility Amendment (TONA) in the war of 1812 because it prevented anyone who had ties to the crown of England from holding public office.

2000



NESARA implements the following changes:

- 1. Zeros out all credit card, mortgage, and other bank debt due to illegal banking and government activities. This is the Federal Reserve's worst nightmare, a "jubilee" or a forgiveness of debt.**
- 2. Abolishes the income tax.**
- 3. Abolishes the IRS. Employees of the IRS will be transferred into the US Treasury national sales tax area.**
- 4. Creates a 14% flat rate non-essential new items only sales tax revenue for the government. In other words, food and medicine will not be taxed; nor will used items such as old homes.**
- 5. Increases benefits to senior citizens.**
- 6. Returns Constitutional Law to all courts and legal matters.**
- 7. Reinstates the original Title of Nobility amendment.**
- 8. Establishes new Presidential and Congressional elections within 120 days after NESARA's announcement. The interim government will cancel all National Emergencies and return us back to constitutional law.**
- 9. Monitors elections and prevents illegal election activities of special interest groups.**
- 10. Creates a new U.S. Treasury rainbow currency backed by gold, silver, and platinum precious metals, ending the bankruptcy of the United States initiated by Franklin Roosevelt in 1933.**
- 11. Forbids the sale of American birth certificate records as chattel property bonds by the US Department of Transportation.**
- 12. Initiates new U.S. Treasury Bank System in alignment with Constitutional Law**
- 13. Eliminates the Federal Reserve System. During the transition period the Federal Reserve will be allowed to operate side by side of the U.S. treasury for one year in order to remove all Federal Reserve notes from the money supply.**
- 14. Restores financial privacy.**
- 15. Retrains all judges and attorneys in Constitutional Law.**
- 16. Ceases all aggressive, U.S. government military actions worldwide.**
- 17. Establishes peace throughout the world.**
- 18. Releases enormous sums of money for humanitarian purposes.**
- 19. Enables the release of over 6,000 patents of suppressed technologies that are being withheld from the public under the guise of national security, including free energy devices, antigravity, and sonic healing machines.**

October 10, 2000 - Because President Clinton's clone had no interest in signing NESARA into law on October 10, 2000; under orders from U.S. military generals, the elite Naval Seals and Delta Force stormed the White House and under gunpoint forced Bill Clinton to sign NESARA. During this time Secret Service and White House security personnel were ordered to stand down, disarmed, and allowed to witness this event under a gag order. From its very inception Bush Sr., the corporate government, major bank houses, and the Carlyle group have opposed NESARA.

2000



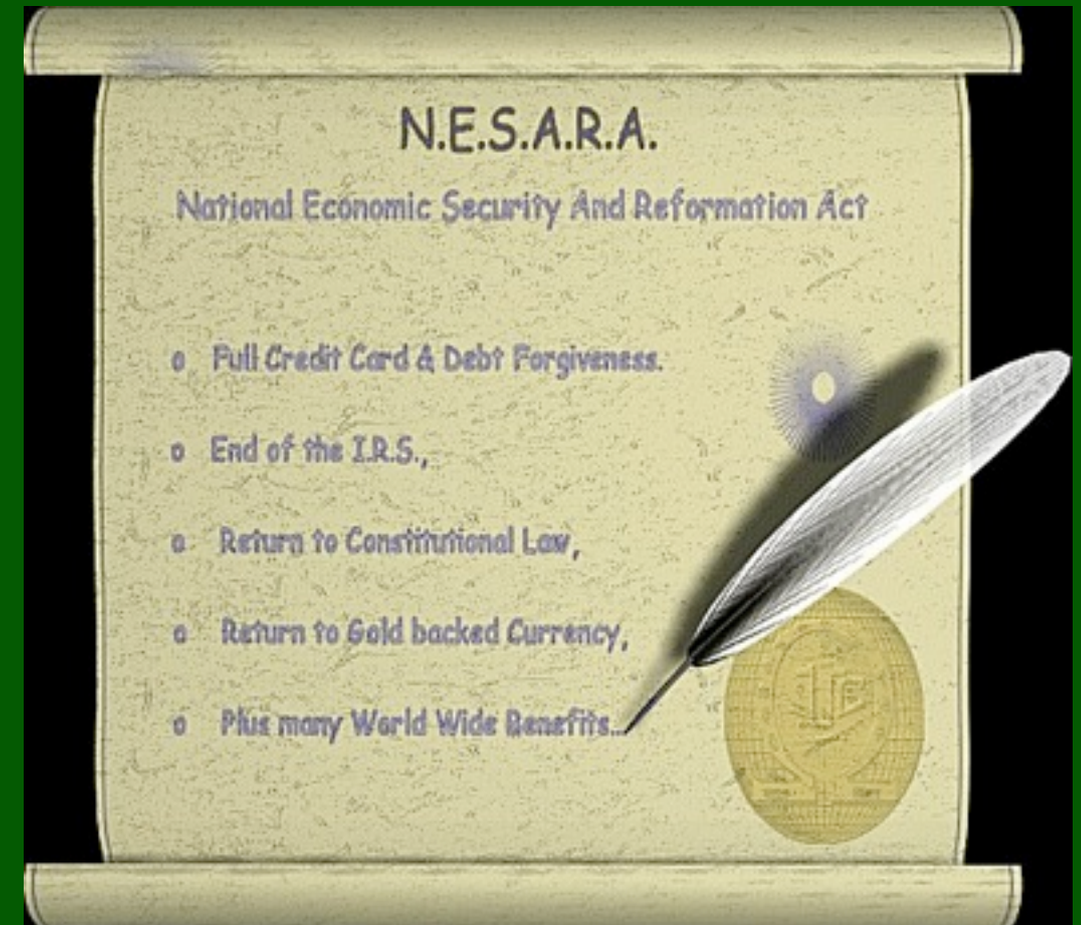
To maintain secrecy, the case details and the docket number were sealed and revised within the official congressional registry, to reflect a commemorative coin and then again it was revised even more recently. This is why there are no public Congressional Records and why a search for this law will not yield the correct details until after the reformations are made public. Members of congress will not reveal NESARA because they have been ordered by the U.S. Supreme Court Justices to deny its existence or face charges of treason punishable by death.

2000



The next step is to announce NESARA to the world, but it's not an easy task. Many powerful groups have tried to prevent the implementation of NESARA. The NESARA law requires that at least once a year, an effort be made to announce the law to the public. Three then current US Supreme Court judges control the committee in charge of NESARA's announcement. These Judges have used their overall authority to secretly sabotage NESARA's announcement. In 2001 after much negotiation the Supreme Court justices ordered the 107th Congress to pass resolutions approving NESARA. This took place on September 9, 2001.

September 9, 2001



George Bush, Sr. Moved into to White House to steer his son on how to block the Announcement of NESARA Law.
September 10, 2001



On September 11, 2001 at 10 AM Eastern Daylight Time, Alan Greenspan was scheduled to announce the new US Treasury Bank system, debt forgiveness for all U.S. citizens, and abolishment of the IRS as the first part of the public announcements of NESARA. Just before the announcement at 9 am, Bush Sr. ordered the demolition of the World Trade Center's Twin Towers to stop the international banking computers on Floors 1 and 2 in the North Tower from initiating the new U.S. Treasury Bank system. Explosives in the World Trade Center were planted by operatives and detonated remotely in Building 7, which was demolished later that day in order to cover-up their crime. Remote pilot technology was used in a flyover event to deliver a payload of explosives into the Pentagon at the exact location of the White Knights in their new Naval Command Center who were coordinating activities supporting NESARA's implementation nationwide. With the announcement of NESARA stopped dead in its tracks, George Bush Sr. decapitated any hopes of returning the government back to the people. For the past 10 years, life in the USA, and numerous other countries, has been dictated by the staged terrorist' attack and its repercussions. Seldom does a day go by that we do not hear mention of 9/11.

September 11, 2001



Invasion of Afghanistan

October 7, 2001



CIA director George Tenet briefed President Bush in the Oval Office on top-secret intelligence that Saddam Hussein did not have weapons of mass destruction
September 18, 2002



When Minnesota Senator Paul Wellstone was about to break the gag order, his small passenger plane crashed killing his wife, daughter, and himself. If fear isn't enough to keep Washington in line, money is. Routine bribes are offered to governmental/military officials by the power elite/secret government. Not surprisingly, much disinformation about NESARA can be found on the internet. Wikipedia's article is total disinformation.

October 25, 2002



General Colin Powell Address to the United Nations Security Council

"Saddam Hussein and his regime are not just trying to conceal weapons, they're also trying to hide people. You know the basic facts. Iraq has not complied with its obligation to allow immediate, unimpeded, unrestricted and private access to all officials and other persons as required by Resolution 1441."

Address to the United Nations Security Council
February 5, 2003



Invasion of Iraq

March 19, 2003



Senator Obama wins the United States Presidential
Election
November 4, 2008



Michael Macor / The Chronicle

President Obama is the Only One In The World Who Can
Announce NESARA Law. Please phone him and ask him
to please do so. 1-202-456-1111

January 20, 2009



*Bush Cousin Judge John M. Walker Presides over 9/11 Suit
Against Cheney, Rumsfeld, Meyers*

Walker: he'll decide if case against his cousin's friends goes forward.

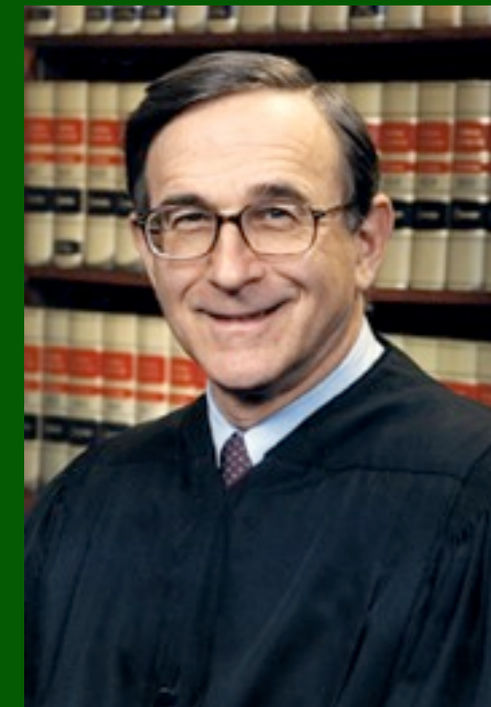
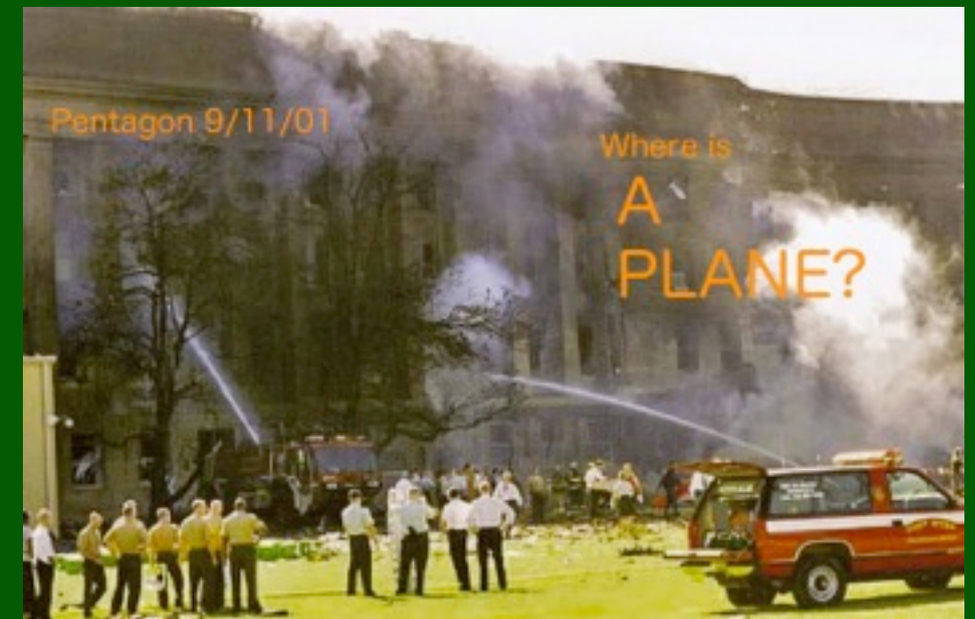
No, it's not a joke.

A 9/11 lawsuit against former high officials in the Bush White House is being presided over by a cousin of former president George W. Bush – a shocking and blatant conflict of interest that should embarrass even believers in the official story.

George W. Bush's cousin, Judge John M. Walker of the 2nd Circuit of the United States Court of Appeals, is part of a three-judge panel hearing the case of April Gallop vs. former vice-president Dick Cheney, former defense secretary Donald Rumsfeld and former chairman of the Joint Chiefs of Staff Richard Myers.

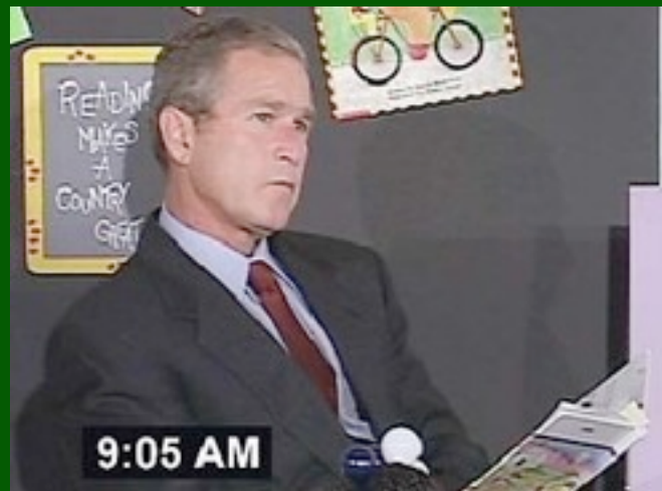
Gallop, a former U.S. Army executive administrative assistant (with top secret clearance), is suing for damages in connection with injuries she and her newborn son suffered in the supposed terrorist attack at the Pentagon on Sept. 11, 2001. Gallop and many others in the 9/11 Truth movement contend that explosives were planted inside the Pentagon and that Flight 77 never hit the building.

April 10, 2011



These War Criminals of High Treason Will Be Held Accountable. We are awake and aware. We Forgive and We Love Them More. We Demand Accountability and Resolve to have a Planet of Peace and Prosperity.

September 11, 2011





The Galactic roundtable

Please Share Widely. PEACE