

Among the most cherished of all the rights afforded Americans under the Constitution of these United States of America, is the right to Freedom of Speech. But of what value is freedom of speech when those who argue to conceal truth are given a megaphone and those who would bring truth to light are barred from all public forums. How can Corporations, with their entanglements and intrigues, be allowed to include the ownership of all our Nation's Media among their objectives while individuals find themselves unable even to "Purchase" space in a newspaper and reasonable people be asked to believe that "Freedom of Speech" has not been denied? How can ideas be censored from the educational system and propaganda substituted for curriculum without causing the atrophy of reason and the barriers erected becoming an assault on freedom of speech? How can a handful of Editors from a select group of Publishing Houses determine what shall be promoted as "Truth" and conversely, what is of no value; promoting their values and agendas using all manor of Media under the guise of "Expertise by virtue of Authorship", while expelling the "Self Published" from those publisher's acquisitions, and "Freedom of Speech" not be jeopardized? How is it that a news organization with a reputation as applauded as "The News Hour" could present a question and answer session with the head of the Federal Reserve in which the people allowed to ask questions (of the man who holds our economic future in his hands) are "Pre-Selected", "Screened", on the basis of the questions they will ask, and the illusion of openness be allowed to substitute for "Freedom of Speech"? The process, orchestrated to give the appearance of transparency while concealing the largely unknown truth that the Federal Reserve is privately owned by people whose

identity has been concealed for a century. Even though Ron Paul of the U.S. Congress and Presidential Candidate, has pushed without success for an audit of the Fed.'s "Books", the Federal Reserve has prevailed in its subterfuge, all for lack of access to the "Microphone" by anyone at odds with the "Corporate Agenda": the Corporations having long ago been gobbled up by the Investment Bankers and the "Real Power" behind them.

Were this a Nation of Laws as was constructed under the Constitution of these United States, these things would not be allowed to stand. But the cost of litigation, that has arisen out of the pomp and circumstance of a judicial system that is concerned with the dotting of "i's" and the crossing of "t's" rather than the dispensation of truth and justice has barred the "Citizen" from the Courts as surely as he, or she has been barred from the Media. The "Construct" of the "Rules of Precedent" has allowed all the "Decisions" that favor Corporate and Political "Interests" to become "Law", while most of those that favor the "Individual" have been "Settled" and "Sealed". Given the improbability of an outcome that is contrary to the aims and goals of "Power" and "Greed", synonymous with "Politics" and "The Corporation", those who do find the resources necessary to fight against the prevailing forces in the Country and even the World, rest their hopes on a "Supreme Court" that is allowed to decide which cases it will hear and which ones it will not. In "Higher Court" cases such as the decision that all visual evidence of the "Attack" against the Pentagon on September 11, 2001 be released to the public, we find a "Toothless" band of political cronies who fail to insist that their decisions be carried out when those decisions go against those who subjugate the masses from above.

Our Laws are designed by a Congress that is extorted to take money from the Corporate structure in order to win elections, the cost of which has skyrocketed out of control by design and the money spent to fight the campaign returned from whence it came: to the Corporations that own the Media that promotes some

candidates by giving them a microphone and diminishes all others as illegitimate.

The framing of the questions, and thereby the answers, has been crafted by people who have abandoned the principles upon which this Nation was founded. To hear them tell the story, mine is a Generation that was neither frugal nor responsible with its money. Though we were held back in the beginning by Market Forces that manipulated both the job market and inflation against us, in order to insure that before we were allowed to be established as “Families” in our own time, we would have to become debtors: it is we who are vilified as lazy and foolish. They speak to us in terms of “Credit Worthiness” while constructing the valuations of such “Models” in a way that those who are entrepreneurial in nature are punished, while those who are likely to “Invest” in the Stock Market, that which they have cannibalized from the American Economy, are enabled; even “Publicly” insured. In this way, all the energies of a People, indeed, of the World, can be pushed up the system to those at the top. Even the framing of the description of the scheme has been carefully revised to the term “Pawnsie” in order to distance it from its true nature, which is the “Pyramid”. I refer you to the back of a one-dollar bill. While Bernard Madoff’s supposed victims whine of how they foolishly put their money into the hands of someone who had obviously figured out a way to “Game” the system, only to find out that the game was against them rather than for them; I have been forced to contribute to a Social Security fund that is based upon the same fundamental principles. Moreover, I have been expected to extrapolate my income in order that I might pay into the fund in advance upon threat of penalty with interest, when it is the same banks and their minions who serve the Power at the pinnacle of the pyramid who determine whether or not I will work at all. Information I am not privy to. While Madoff’s investors were allowed to seek retribution from those who profited at their expense, I am still bound to my contribution and to the taxes levied

to pay the interest on the money, which was stolen from the Trust and replaced with debt markers.

These are but a few of the examples of the way that the system has been deconstructed to deprive me of my hopes of Life, Liberty and the pursuit of Happiness entrusted to me as “RIGHTS” by my Forefathers. The edges and the parameters of these constructs are far too obscure and enormous for me to describe herein. They are, never the less, quantifiable. As one last example, I give as evidence, what is essentially “Free Energy”: clean, inexhaustible, energy. I have labored for a decade to show how existing technologies can deliver hydrogen to the market place by simply modifying home heating systems. More recently, a method for generating nearly free heat has come to light. But within the different possible models, exists a system that can be demonstrated to remove CO² from the atmosphere, even as it heats homes and generates free hydrogen for transportation and electricity (Exhibit A). The presentation of such a system by someone capable of making the necessary arguments should result in the collection of a \$10,000,000.00 “Cash Prize” from Richard Branson, the owner of Virgin Airlines. I have included the arguments at the end of this brief, as well as a copy of the contest offer (Exhibit B). Should my creditors wish to pursue these assets, I am more than pleased to assist them in any way I am able. I have also included copies of two separate incidences in which my Freedom of Speech was denied me in my efforts to share these technologies with the world without profit to myself (Exhibit C). Should my creditors wish to file suit on my behalf for damages done me by denying my right to Free Speech, again, these are assets that I am delighted to entrust to their care, that they might see them through to everyone’s benefit. Unfortunately, it is my belief that the full disclosure of these Hydrogen producing systems is at odds with the business models of those “entangled” with my creditors. In fact, I have forsaken my many opportunities to free myself from these debts through Bankruptcy over a period of many years in order to safeguard the

knowledge entrusted to me by providence from the clutches of those who would seek to control the world and all those in it.

In 2004, Allen Alda, did a documentary for “Scientific American Frontiers” entitled “Future Car” (Exhibit D). It was made clear that all three of the “Big Three” auto makers in the U.S. were ready, willing and able to convert their existing internal combustion engines to run on hydrogen (in the same way they might run on natural gas), back in 2004. Moreover, both GM and Daimler-Chrysler had developed electric automobiles that used hydrogen in conjunction with “Fuel Cell” technology rather than battery power. The Nation of Iceland had developed the technology to safely and efficiently convert large amounts of steam generated electricity into hydrogen, as well as how to safely store and distribute it.

The “Press” reported that the collapse of the Stock Market, ushered in by the “Housing Bubble”; that was said to have been created in large part by “Sub-Prime” and other “Junk” loans injected into the Markets using “Financial Instruments”; was an enigma that no one could locate and thereby predict. But the dates on which these “Assets” would “roll over” to a higher rate of payment and become “Toxic” was no enigma. It is my contention that it was as predictable as the “Credit Card Industry’s” need to have Congress change the repayment of Credit Card Debt from 2% per month to 5%, many months in advance of the “Meltdown” and “Triggered” to be implemented by 2009, so that Banks could leverage those who might not otherwise be in trouble, out of their low interest Credit Card Debt, to become “Troubled Assets”; putting them at risk in every aspect of their lives. I believe that with the same forethought and precision, they orchestrated the break up of the “German” Daimler and its hydrogen technology from the “American” Chrysler. I believe they bankrupted the GM that would dare to build “The “Autonomy Skate Board” along with Chrysler and Iceland; leaving only Ford with its hydrogen-free line up, solvent, in a way that screamed “Tucker” all the way down. Though “Wind Turbines” had been in production since the 1970’s,

it wasn't until one of the largest manufacturers went under and was acquired by General Electric, that Global Warming was acknowledged as reality and the idea of a "National Grid" got traction. General Electric: who advertises itself as a lender who capitalizes 300,000 small businesses and who owned a broadcast network. General Electric, who, it was alleged in a "60 Minutes" interview, which aired on 2/21/10; holds patents on fuel cell technology. Unfortunately, the electric "Battery Driven" cars that we are being manipulated to embrace will be powered by coal burnt at 40% efficiency down at the "power plant" that produces millions of metric tons of ash, full of heavy metals and arsenic, as well as CO²; or Nuclear that will generate waste to be past down the Pyramid we serve to our ever economically descending descendents; or overpriced wind and solar: all of which will keep "Big Oil" in charge for a long time to come. Not to mention all the used batteries we will have to dispose of.

I rely on a simple axiom of reason to make the case, that if by presenting free energy to the world, these creditors who now prosecute me, can recover all that I owe them, plus any expenses they may incur and yet they choose to take civil action against me for assets which include, but are not limited to, the knowledge of free, clean, inexhaustible energy; only to withhold that knowledge from the world: then they, by the nature of their actions have exposed themselves as the taskmasters I declare them to be, and me their slave.

"THEY", (meaning the stock holders of the Central Banks whose names are kept from public knowledge) (Exhibit E) and their minions, have enlisted our "puppet" government to make treaties that exported half of our "Blue Collar" jobs "Off Shore", while allowing a substantial amount of the remaining half to be given to "Illegal" immigrants; forcing our children to amass debt with what is sold as "Higher Education" as the only remaining avenue of attaining the American Dream, while at the same time eliminating their only avenue of retreat by abolishing bankruptcy protection for that one specific category of debt. Knowing full well

that less than half of them will graduate as a matter of design, the plot leaves those who don't graduate, without any credentials whatsoever to help them repay the debt, when even those who attain the credentials have no guarantee of success. When the simple notion that debts should be repaid, is used to "Leverage" a Nation into a debt from which escape is forever manipulated just beyond the debtor's reach, the system becomes driven by the need to, first of all, make more debtors and then to perpetuate that debt to maintain the "Model" originally designed by those at the "Pinnacle" of the "Pyramid", to topple Kings and now Democracies. Considering that the income source of those near the top is built upon lending practices using "Fractional Reserve Lending", that saw Banks lending, not just ten times their deposits, but even hundreds of times their deposits, it is not difficult to comprehend how the "Working Poor" and the true "Entrepreneur" have found themselves shoulder to shoulder at the bottom of the Pyramid, below the old and the lame, the widow and the orphan. When we realize that those "Unknowns" at the "Pinnacle" of the pyramid, who worked from behind the scene to remove all restraint from "Fractional Reserve Lending Practices" and "Interest Rate Levels", could rely on the greed built into the system to destroy our Nation once the "Stops" were removed: the scheme becomes obvious. When a Television Journal as touted as "Front Line" can do a story on the calamity and be told by a representative of the Banking Interests that the system will not work if Interest Rates have a "Ceiling", without the interviewer noting that it worked with "Usury Laws" on the books of every State in the Union for decade upon decade: our megaphone is muted. When the insult has graduated to an Investment Bank borrowing taxpayer guaranteed money at 0% interest from the "Fed. Window" in order to "Invest" as a 20% "Stake Holder" in a Chinese Auto Manufacturer as reported by the Congresswoman from Flint Michigan, on "Bill Moyer's Journal", while allowing General Motors of America to be left too insolvent to develop the Hydrogen technologies necessary to save the planet; it is NOT ONLY treason, it is a

CRIME ASGAINST HUMANITY. If “National Security” is, indeed, tied to foreign oil interests and yet the need for those ties are perpetuated unnecessarily to maintain the value of investments and the power they engender, it becomes sabotage. Why do we export \$400 billion dollars a year for foreign oil when we could buy jobs and infrastructure here instead? If we could free ourselves from the high energy costs, extorted from us by those who long ago colluded to confiscate all our “Native” resources, why wouldn’t we. I believe the answer is that “WE THE PEOPLE” are no longer in control. Under such an arrangement they have no claim against my person under the Law and I am sanctioned by precedent from the highest Court in the land to defend myself against their assaults along a continuum that is far more extreme than anything I would ever advocate. An extreme that I would, in fact, argue vehemently against. It is the Law that I am come to defend and violence my enemy. I cite:

UNITED STATES, APPELLANTS, v. THE LIBELLANTS AND CLAIMANTS OF THE SCHOONER AMISTAD, HER TACKLE, APPAREL, AND FUNITURE, TOGETHER WITH HER CARGO, AND THE AFRICANS MENTIONED AND DESCRIBED IN THE SEVERAL LIBELS AND CLAIMS, APPELLEES.

SUPREME COURT OF THE UNITED STATES

40 U.S. 518; 10 L. Ed. 826; 1841 U.S. Lexis 279

Whereas “Freeborn Men and Women” were captured and removed from their Homeland and put into bondage and placed aboard a slave ship under the command of the captain and crew of said slave ship and illegally transported to a land governed by men who ignored and circumvented the laws of the nation they were obliged to serve and the laws of God Almighty, for the purpose of usurping the fruits of the life’s work of those so captured and selling it to the highest bidder: I am a Freeborn man of the United States of America, whose “Ship of Sate” was “Boarded” in 1913, by pirates and robbers who had orchestrated a running battle

against our sovereignty from the Nation's beginning; conspirators with designs on world domination of the Star Ship "Planet Earth"; who created "Economic Cycles" and orchestrated "World Wars" and manipulated in all manner of ways as described within this document, setting traps and snares employed to place us into bondage, certified illegally and with the complicity of the governing body of the state to which we were delivered, until our Ship of State became a slave ship under the control of illegitimate masters, our captains assassinated: until all I had ever labored for could be given over to those "Up the Pyramid" in the form of Interest, fees, taxes and the "Dole" known as Social Security, in an attempt to leave me "Homeless" in the land of my Forefathers; the fruits of all my life's labors plundered; removing me and my countrymen from the promised land of our birth and delivering us back into the land of the pharaohs for the purpose of constructing their pyramids.

Whereas those held as property aboard the slave ship rebelled in order to free themselves from a life of labor without reward: I have stopped paying into a "Monetary System" that is constructed, not to facilitate commerce or innovation by allocating resources for the prosperity of all, but as a "Yoke", a "Debt System" upon the necks of those who produce anything "Tangible", dedicated to extracting "All That the Market will Bear" and more; in order that I might safeguard some of the produce of my life's work for posterity's sake.

Whereas the Captain and Crew of the United States surveying brig "Washington" recaptured the rebellious slaves and delivered them before the justices of these United States, in the presences of men who argued to return them once again into bondage in order to claim them as nothing more than "Salvage" to be "Recovered" and the fruits of their life's labors to become the property of those who used their "Power" to subjugate: this Court has compelled me here today, using the full force of our laws.

Whereas those claiming the right of ownership over the Africans aboard the Amistad, submitted documentation that was more clearly evidence of the conspiratorial nature of the arrangement between the Cuban Governor General and the illegal slave traders, than it was proof of ownership: these money lenders have paid the fee entitled “Contribution” that is bribery, to those we entrusted as governors in this country, giving their writs and proclamations the weight and stature of their office. In turn our governors have done the paperwork necessary to give the whole process the appearance of legality when it is in fact the obstruction of justice that has sent “Collection Companies” and this agent (these agents) present here today, to bind up all that I have managed to free from their grip and return it as salvage, with penalty and interest to their “Money Masters” at the top of the pyramid. They present themselves as honest lenders, with proper documentation, who have not received their money in return when, in fact, they are conspirators who banded together to extort exorbitant and malignant interest rates from me, so that, though the principal has been paid again and again over the last thirty-odd years, it has all been eaten up by interest and fees.

Whereas the Spanish Government interceded on behalf of the conspirators in order to circumvent the rights of free men by arguing that International Treaties superceded the right of courts to become involved in the search for truth and justice: it is the Declaration of Independence that is the document for which this Nation risked “ALL”, and furthermore, any document, even to the Constitution of the United States of America, that is at variance with that declaration is to be judged subordinate to the will of the People and the aspirations of Mankind as made crystal clear in Civil War, as well as in the Civil Rights struggle, to which my generation has dedicated itself.

Whereas Mr. Baldwin, in arguments before the court, (pg. 23, last paragraph) reported that in 1818, the King of Spain, Don Onis, “moved partly by motives of humanity, and partly in consideration of four hundred thousand pounds sterling, paid to him by the British government for the accomplishment of so desirable an object, engaged that the salve-trade should be abolished throughout the dominions of Spain, on the 30th May, 1820”; and for that princely sum and the right to appear as an enlightened and honorable Monarchy at the beginning of a new age, Spain made illegitimate the salve trade, even as it turned a blind eye to the illegal enslavement of some 25,000 free men and women under its control in Cuba: in return for their re-election as members of Congress in these United States of America, Senators and Representatives alike, have promised enforcement of the laws against illegal immigration without delivering said enforcement; while hamstringing with all means at their disposal, the enforcement of said laws at state and local levels, thus rendering impotent, Labor’s hope for fair compensation through the economic construct of supply and demand, while Congress feigns the appearance of enlightenment and honor before the world.

Whereas the arguments presented before the Courts in U.S. v. Amistad (page 20, center page), asserted the construct of “the Laws of Nature”: let us examine the natural state of all things of sustenance. There is no form of shelter, or clothing, or nutrition that, once manufactured, does not suffer the ravages of time. Even the sun and the stars of the universe are in a constant and unrelenting state of deterioration. Yet, somehow, Mankind has been convinced to believe that a piece of paper, which is a mere representation of a given commodity of trade, should become an idol of adulterous worship. A “Note” of promise, whose function should be to facilitate the movement of tangible goods and services, has become a building that, not only requires no maintenance, but is believed to build new rooms of its own accord; grain, that when placed in a bin, does not deteriorate over time but

rather, multiplies itself; a garment that does not wear out, but rather, changes style with the times. These things are fraudulent on their face. Nor does gold or jewel change the equation.

Whereas the arguments presented before the Courts in U.S. v. Amistad (page 20, center page) asserted the construct of “the Laws of God”: I refer you to:

³² Notwithstanding the cities of the Levites, *and* the houses of the cities of their possession, may the Levites redeem at any time.

³³ And if a man purchase of the Levites, then the house that was sold, and the city of his possession, shall go out in *the year of jubile*: for the houses of the cities of the Levites *are* their possession among the children of Israel. ³⁴ But the field of the suburbs of their cities may not be sold; for it *is* their perpetual possession. ³⁵ And if thy brother be waxen poor, and fallen in decay with thee; then thou shalt relieve him: *yea, though he be* a stranger, or a sojourner; that he may live with thee. ³⁶ Take thou no usury of him, or increase: but fear thy God; that thy brother may live with thee. ³⁷ Thou shalt not give him thy money upon usury, nor lend him thy victuals for increase. ³⁸ I *am* the LORD your God, which brought you forth out of the land of Egypt, to give you the land of Canaan, *and* to be your God.”

Lev 25:32-38 (KJV)

Whereas these things, usury and increase, are found to be illegal in the sight of the Creator in whose name this Nation was established in “The Declaration of Independence” (Exhibit J); and as The Christ, who is established “In Law” at the signing of the Constitution of these United States (Exhibit J), with the phrase “In the year of our Lord”, established “A New Thing” without undoing “an iota” of the “LAW” of the Creator; the Law, as established under the covenant, and made manifest in the Ark of the Covenant and entrusted to the care of the Levites: usury and increase, are and of right ought to be, illegal in the Land of the Free. Yet the Senator

from Tennessee would take us a step further in our corruption and have us revoke any tax whatsoever, on “Capital Gains”, which is interest and increase without labor, while Congress does nothing to change the law that levies income taxes against debts forgiven.

Whereas Jesus taught in parables, so that the coming of the knowledge of the mysteries of God might be concealed as promised until such time as Mankind had developed the collective skills to see in parable and metaphor in order to apply the Law rather than just worship the sound of the words: we have been given a template of Mankind’s struggle against enslavement in the form of the story of the Amistad, that we might accomplish in Law what has always been undone in war. The Levites, who attended to the Law in metaphor, meaning the tablets of stone placed in the Ark of the Covenant, are represented by a generation in “Levis” as explained in the work entitled “Introduction” (part of the chapter “The Cross” beginning at pg. 18) in the work “Fact of Fiction”, a copy of which is before the Court. This is the Generation who gave up its Birthright in order to attempt to treat others as they themselves would be treated, according to the Law. Essentially Free, inexhaustible, energy comes to us through the covenant of the keepers of the Law (Numbers 18:19); the everlasting covenant of salt that God made with the Levites, now manifest in the form of salt added to water, in conjunction with “Microwaves”, which is energy; which is an expression of both the “Word of God” as well as a physical manifestation of God Himself as explained in the audio file, “The Beginning of the Unification” from “Fact or Fiction” (Exhibit F) and “The Bridge” (Exhibit G within Exhibit I), given as evidence at this hearing. “Salt Water” being the chapter from “Fact or Fiction” that demonstrates the fulfillment of God’s covenant of salt, in the form of inexhaustible energy, with the Levitical Priests, the keepers of the LAW.

Whereas those claiming to own the Africans aboard the Amistad were undone in their subterfuge in Court, and therefore

sought to have the matter removed from The People's Court and relinquished to the whims of the Spanish Queen: it is not unlikely that those who have brought me here today would hope to see the outcome of these arguments be decided upon the merits of the documentation and laws laid down by the foreign interlopers "Washington" has come to represent, rather than by this Court in its obligatory duty to "The Commonwealth of Mankind", to uphold the rights that we hold self evident, as was so eloquently enunciated in "The Declaration of Independence". Recognizing that in the case of the Amistad, I am represented as Spain in counsel's arguments in as much as I am protected against pirates by Law in covenant with the Country of my Forefathers as Spain was, and as, having been taken by pirates and robbers, ought to of right under that covenant, have my things returned to me; and further recognizing that it is these creditors who are represented likewise, as Spain, in trying to thwart the search for truth and justice, having witnessed against me with documents born of corrupt governance, calling me the robber of their slave ship, and arguing that I am and always have been their slave, when I was born free and ought to of right remain so, and independent of snares and traps: it then becomes clear that both the Attorney of the United States and the Attorney of the forty-nine Africans, rush to my defense.

Whereas the Attorney for the United States stated that, "No nation recognizing slavery, admits the sufficiency of forcible emancipation": We The People of These United States of America, to the contrary of the Attorney's assertion, were, in fact, emancipated forcibly by our Forefathers and their wives to become a Nation that was first recognized by France and which has demanded to be recognized, and to this day, ought to of right be recognized as Free and so too its People.

Whereas The United States of America was and may well still be bound by a treaty among Nations to return as follows, "all

ships and merchandise of what nature soever, which shall be rescued out of the hands of pirates and robbers, on the high seas, shall be brought [***49] into some port of either state, and shall be delivered into the custody of the officers of that port, in order to be taken care of and restored entire to the true proprietor, as soon as due and sufficient proof be made concerning the property thereof.”: This Court is presented the opportunity to undo these pirates and robber barons with the laws of nations.

Whereas, in the wake of The United States of America’s escape from the clutches of England’s Central Bank and its puppet King, through revolution, the Government of England, having lost the desired prosperity it enjoyed in the triangular trade of goods to Africa in return for slaves, delivered to the Americas in return for raw materials, returned to the industrial powerhouse that was England at the time; and having instituted and lost a war against the United States of America in 1812 in retaliation for the discontinuation of the charter of the second privately owned central bank in the United States, called the “First Bank of the United States”, in 1811; the Government of England, now being at a disadvantage as a result of slavery in the “New World” after its reversal of fortune, and hindered by a debt based currency under the control of the Bank of England, alienated itself with Abolitionists in the “Northern States” and paid a bribe of four hundred thousand pounds Sterling to the King of Spain to level the playing field and lay the groundwork for the wedge, its master, the Bank of England, intended to drive between the united states, North and South, to regain their grip on the New World they had lost, by orchestrating civil war and economic snares: I now call upon the Court to raise up all Mankind with the very juggernaut first set in motion by the Central Banks of the International Bankers themselves, to maintain their enslavement of Mankind; that being the proclamation of Don Onis, King of Spain, and the “Truth” that “ALL” men and women born free, are, and of right ought to be, FREE, and “shall [***93] be declared free at the first port at which he shall arrive.”

SUMMATION:

Justice STORY:

“It is also a most important consideration in the present case, which ought not to be lost sight of, that, supposing these Africans Negroes are not slaves, but kidnapped, and free Negroes, the treaty with Spain cannot be obligatory upon them; the United States are bound to respect their rights as much as those of Spanish subjects. The conflict of rights between parties under such circumstances, becomes positive and inevitable, and must be decided upon the eternal principles of justice and international law.’

The framing of the question before this Court, as presented by my adversaries, is that they and I are both members of the same “Nation” and as such, the laws they rely on in this Court today are the same laws I am bound by as a citizen of their country. With the universal and uncontested knowledge and understanding, that the Nation’s electoral system has been overrun with money, the Congress, in the year of our Lord, 2009, having a “Democratic”, “Super” majority, capable of passing any law, or reform of law, that it deemed necessary; and of the two “Parties”, the Democratic being the supposed party of the common citizen; no laws limiting campaign spending were passed. To the contrary, in January 2010, the Supreme Court allowed for vast new spending measures to be added to the mix, by unions on behalf of the Democrats and by corporations, on behalf of the Republicans and Democrats alike. Sometime around the 1st day of February, 2010, I heard either a politician or a political panelist, the two being nearly interchangeable, refer to what he called “the political class”, and though it was a nationally broadcast program, neither the interviewer or any of the other panelists questioned his assertion that such a class exists. To the contrary, they seemed to be comfortable with the term that so accurately describes the

incestuous nature of “Washington” Politics. The resigning Senator Evan Bayh used the same term more than once during a March 2nd, 2010 “Charlie Rose” interview. In the above decision, speaking for the Court, Justice Story asserts that people of different nations are not bound by the laws of the other nations, but by the laws of their own nations; each having equal rights under international law. Each of the “United States” that Justice Story refers to, had, and perhaps still have, usury laws. Yet those laws were circumvented by a Federal Act that allowed South Dakota to set up a den of thieves that grew tentacles across the land in violation of State’s Rights. The same Federal Government looks on as the privately owned and operated Federal Reserve lends interest free money at the “Fed. Window”, to banks who, in turn, charge me “points” and exorbitant interest in good times and deny me credit altogether when I approach the rim of the financial pit they keep me in, until I once again, fall to the bottom. They are “Racketeers”. In this particular case, the creditor who has begun this proceeding against me never lent me a penny against the debt they have come to collect. Like the Gangsters of Old Chicago, they bought up my debt markers from my first and second mortgages, as well as from a credit card (Exhibit K). Ironically, it appears that it was a cash strapped General Motors who sold one of my account’s “Paper” to HSBC: whom I believe to be a British based, International Bank who operates here in the U.S.; presumably, with access to the “Fed. Window’s” 0% money. Though the “Wall Street Banks” had to be “Bailed Out”, they became profitable immediately afterward even though they stopped lending money after the collapse of “The Market Bubble”. How? By raising rates on the “Debt Markers” they already held and “squeezing” the very “People” who bailed them out.

I am a member and loyal citizen of the country of my Forefathers, which had no political class, but rather had faith in the equality of Mankind under God, and though this is not a Court sitting in Admiralty, justice and law are my right before God in the country inhabited by those who are not of the “Political Class”,

neither are they in league with these money vultures or their corporate henchman. The laws of this other nation of conspirators, this den of thieves, do not bind me. Nor are they entitled to use the laws I am bound by, to enforce their laws, which I am not bound by, as we are of different nations; one legitimate and one a conspiracy of robbers and pirates. Referring once again to Justice Story:

Justice STORY:

“If a pirate ship, clothed with Spanish papers, should enter the ports of the United States, claiming the privileges, and immunities, and rights belonging to bona fide subjects of Spain, under treaties or laws, and she should, in reality, belong to the subjects of another nation, which is not entitled to any such privileges, immunities, or rights, and the proprietors were seeking, by fraud, to cover their own illegal acts, under the flag of Spain; there can be no doubt, that it would be the duty of our Courts to strip off the disguise, and to look at the case according to the naked realities. In solemn treaties between nations, it can never be presumed that either state intends to provide a means of perpetrating or protecting frauds; but all provisions are to be construed as intended to be applied to bona fide transactions”.

And yet the treaties of the World Trade Organization, written largely by our own government, undermine the American People and their ability to compete; and the treaties prevail in our Courts.

The proof brought against me, is not proof of my failure to pay these conspirators their principle with interest. It is proof of their unwillingness to allow me any of the fruits of my labors by lending fairly to me, when it is I, the taxpayer, who gives value to their fiat currency: its only value. To, once again, quote Justice Story concerning such evidence:

“And how can that proof be deemed either due or sufficient, which is but a connected, and stained tissue of fraud.”

In February of 2010, PBS presented a program in which a young Black woman addressed a Harvard University Philosophy Professor arguing that the “nepotism” of Affirmative Action within the Harvard admissions program was justified in the nepotism that had existed between White Americans for the previous four hundred years, as though the nepotism of Harvard extended to the White population in general. The seats that existed between the bus driver and the first row of the Black section of the segregated Social and Economic Bus, that was the America of my youth, were as stratified as any pyramid. Some of us relinquished our seats to move to the back of the bus along with those of us who had been forced out of the last seats of the White section. Had we not been on board in the Civil Rights Struggle you might have expected a counter-revolution to the “Movement” that Blacks now seem to believe they accomplished through their own will. After all, we were already organized against the War in Vietnam. But John F. Kennedy had inspired us to give rather than to take. Martin Luther King had inspired us to abandon ALL nepotism as Children of God. Bobby Kennedy had taught us to dare to believe in things never before imagined. What resistance there was, came mostly from our fathers, who now had to employ those who had never been taught the trades they, of right, ought to have been taught previously: our fathers, who had already been established and therefore, suffered none of the nepotism that grew out of Affirmative Action. Those of us who had gotten up and given up our seats from among those in the front, in return for those in the back, in order that “We shall overcome”, found ourselves subject to the nepotism of the elderly that refused to step down and retire; and of Feminists who abandoned “Family” for selfish pursuits marketed as “Career”, spurred on by the Media and the authors that the Media elevated, who labeled nepotism “White” and “Male” and labeled the Black Males we had actually given up our seats for, “Pimps” and “Gangsta’s”. It was the sons of those who had made the Affirmative Action covenant with the Blacks (Blacks

who had suffered the oppression of slavery and the nepotism of racism), and the wives who cleaved to those sons, who carried the burden of the covenant. What began as restitution for the sins of our fathers grew into the nepotism of racism and sexism cultivated to unravel the fabric of our society into factions under the banner of “Diversity”.

Where once there were State’s Rights balanced horizontally against Federal Rights, We The People, have relinquished all power to the two “Parties”, who have reconstructed power vertically from municipality to Federal Government, without balance, between the two parties, in order to enrich their own members, while working toward the goals of the forces the two parties have sold out to: or perhaps, were constructed by. Within the structure of the system are those who rail against the evils of the system privately and even to the point of brinkmanship publicly. But those who only protest, but fail to stand and witness against evil and corruption when their place in the pyramid and the promise of their pension is jeopardized, are those that God refers to as, those that give lip service to God and His Law. They put their faith in the promises of Government and Unions and even in Wall Street’s 401K’s rather than in their God; leaving those who served the Host of Heaven to suffer the nepotism of the system at the back of the bus: not understanding that they forsake Heaven on Earth for all of us and life everlasting hereafter for themselves. They are Gog and Magog, both words meaning “roof or covering”, which keeps out the light and perpetuates the “Heart of Darkness”.

To argue that I am not subject to the physical afflictions of a slave is to argue that all slave owners physically abused their “Good’ and “Contrite” slaves; fore if I were to resort to violence I would most certainly be met with violence by those who defend the “Pyramid”. If I were to flee, I would be sought out. If I were to retake what was taken from me, I would be arrested, tried and imprisoned. Nor is it reasonable to assert that having once been trapped I could have escaped by opting out and refusing to borrow

money, anymore than those taken aboard ship in Africa and bound for Cuba could have won their freedom by jumping ship mid Atlantic when they were the only hope of their posterity. There is no significant difference between the slaves of Dolly Madison, who besieged their bankrupt Mistress to sell them to her neighbors in order to keep their families from being separated, and the citizens of factory towns whose factories are closed to be replaced with slave labor in foreign lands, in order to elevate the value of the stock market. This Country was conceived and delivered in birth by a Christian People who gave as justification for their unalienable right to be free, the rights bestowed on them by the God of Abraham. They fought for their freedom, collateralized with a currency patterned after “Colonial Script”, which was a fiat currency, printed without interest, for the purpose of enabling commerce in the Colonies prior to its abolition by the British Crown: the puppet of the Bank of England. In 1913, the “Robber Barons” of America, who were the front men for those who had previously installed no less than three central banks in this Nation, all of which were fought off until defeated, installed a forth privately owned central bank named the “Federal Reserve” and dedicated to currency based on debt. After orchestrating the 1st World War, and convincing Congress to initiate the Nation’s first ever “Income Tax” on the lower classes to pay for it, a tax we still pay a century later; these interests then made “Easy” money plentiful enough to make the 1920s “Roar”, only to then withhold lending and plunge us into “The Great Depression”, gleaning all the accumulated wealth away from those who actually produced it, just as they did beginning in 2008. In reaction to the poverty and starvation of the widows of the men that the Imperialists had worked to death, a Social Security Tax was levied so that the children of the destitute could become the insurer held liable for the debts of the Imperialists to their workers. Once the burden was shifted, it was simply a matter of convincing those that the “Corporate Media” has called “The Greatest Generation” to ask for more and more from the bottomless pit they perceived Government

to be and the bill sent to their children and their grandchildren, rather than to Wall Street. Soon, anyone damaged physically or mentally, by life itself, could become enrolled in a system that Government workers were exempt from contributing to. The debt burden, labeled “a contribution”, yet legally binding under the U.S. Tax Code, would be shared by employer and employee in a manor similar to the 401K retirement accounts that would follow, except that it bore no interest, only more debt. Because its funds were always replaced with debt markers, the more interest it “claimed” to generate, the more taxes had to be collected to pay the interest. But the increase in the fund’s value was always used to offset the Federal Budget so as to allow for more “Welfare” spending and/or more tax cuts for the rich. What began as a 1% contribution raised in partnership between employer and employee and not imposed on the Self Employed”, would be multiplied and perverted to include a “Self Employment Tax” in excess of 14% of all “net” profits from business, that the “Self Employed” would be obliged to pay in addition to “Income Taxes”. 2.9% out of that 14% “Contribution” would be allocated to a “Healthcare” fund that would provide exorbitant benefits for the elderly, helping to hyper-inflate healthcare in general, even as their own children and grandchildren often went with no healthcare at all, leaving “working” families at risk physically and financially should anyone become ill or injured. It is this supposed “Retirement Fund”, contrived by the same forces served in their Imperialist conspiracy, that has been the main source of my necessity to borrow at year’s end from “Loan Sharks” who charge me an “Up Front Fee” coupled with an exorbitant interest rate in the “Revolving Credit Market” known as the Credit Card Industry. For my part, I have contributed some \$90,000.00 (Exhibit P) to this “security” fund over forty-five years that, pays no interest, and will, of necessity, be forced to raise the retirement date to a point at which enough people have died without receiving anything, so that the fraud can be continued: all the while being charged interest as a taxpayer, on the debt markers left behind when the funds were

spent by cronies placed in office by the Imperialist Bankers on the one hand and charged credit card rates on the personal debt those funds, converted to debt markers, have burdened me with personally, on the other. In this way I pay the interest twice, on principle I borrowed from the Imperialists, to pay the debt of the Imperialists to their worker's widows. This is a conflict between two Nations. The Christian Nation that promised equality and justice for all as a self evident right endowed upon all human beings by their Creator, and an Imperialist Nation that believes that those at the top of the pyramid have no equal, that there is no God and that all of humanity is nothing more than meat to be ground up. In his opinion concerning the Amistad, Mr. Justice STORY had this to say:

“If, then, these Negroes are not slaves, but are kidnapped Africans, who, by the laws of Spain itself, are entitled to their freedom, and were kidnapped and illegally carried to Cuba, and illegally detained and restrained on board the Amistad; there is no pretence to say, that they are pirates or robbers. We may lament the dreadful acts, by which they asserted their liberty, and took possession of the Amistad, and endeavored to regain their native [*594] country; but they cannot be deemed pirates or robbers in the sense of the law of nations, or the treaty with Spain, or the laws of Spain itself; at least so far as those laws have been brought to our knowledge. Nor do the libels of Ruiz or Montez assert them to be such.”

“This posture of the facts would seem, of itself, to put an end to the whole inquiry upon its merits. But [***155] it is argued, on behalf of the United States, that the ship, and cargo, and Negroes were duly documented as belonging to the Spanish subjects, and this court has no right to look behind these documents; that full faith and credit is being given to them; and that they are to be held conclusive evidence in this cause, even though it should be established by most satisfactory proofs, that they have been attained by the grossest frauds and impositions upon the

constituted authorities of Spain. To this argument we can, no wise, assent.” ***** “What we proceed upon is this, that [HN3] although public documents of the government, accompanying property found on board private ships of a foreign nation, certainly are to be deemed prima facie evidence of the facts [***156] which they purport to state, yet they are always open to be impugned for fraud; and whether that fraud be in the original obtaining of these documents, or in the subsequent fraudulent and illegal use of them, when once it is satisfactorily established, it overthrows all their sanctity, and destroys them as proof. Fraud will vitiate any, even the most solemn transactions; and an asserted title to property, founded upon it is utterly void.”

It therefore falls to this Court to defend the Law or risk the violence that is likely to be used to remove “ALL” our cherished freedoms and that counted against this Court. To find against me without allowing me a jury of my peers is to overturn U.S. v. Amistad; a Precedent of the High Court from the days in which this Country first attempted to live up to the promise of the Declaration of Independence. The study of the afore mentioned case will inform this court concerning both the evidence and the Law. What is not included is the political context of the days in which the trial was held. Nor does it include John Quincy Adams’ address made to the Court concerning what was at stake for us as Americans. Rather, the case “Reporter” asserts that Adams’ Court address was “not considered by the court essential to its decision”. That assertion is wholly incorrect. I have, therefore, included my old copy of Steven Spielberg’s “Amistad” (Exhibit H), as an aid in perspective. Whether Adams’ address, as presented by Mr. Spielberg, is an accurate depiction or a complete and utter fabrication; it is, as delivered in the film, the essential argument before this court today. To argue that the “System” will collapse if justice is served is to argue against “Emancipation” itself. I argue that this Court is obliged to either find for me, the defendant, and dismiss this suit against me altogether and outright; or order these

creditors to seek restitution through saving the world, by promoting nearly free, inexhaustible, clean energy by claiming the Branson prize on my behalf; or allow me the trial by jury I am entitled to, in order that I may make my case in full.

Opening the attached “Newsletter” to its center, you will find a diagram of a home heating system modified to produce hydrogen from the BTU’s already being used to heat a home or a building of any other kind. This page is not numbered, as the newsletter is organized in reverse. It is, however, referenced as “File C” in the “Letter to Editor”: the “Letter to Editor” having evolved into a chapter from the performance art piece entitled “Fact of Fiction”, which includes the full scope of the rest of my arguments and evidence in the civil action against me.

This diagram was later modified and used as the framework of a short video piece entitled “Money For Nothin and Your Hydrogen Free”. The video walks viewers through the diagram rather than relying on individuals’ knowledge of “Fuel Cell” technology to get them through the diagram. I have included a copy of the video on CD. It is formatted to be viewed in “Windows Media Player”. It can also be found at “YOU TUBE”. The rest of my proposal is laid out in the chapter (file), “Letter to Editor”: also on the CD.

There are some additional points, which I would like to include in the proposal. All together, the “Argument” for the challenge put forth by Richard Branson goes something like this:

In order to remove the required tonnage of CO² from the atmosphere, to claim the Branson prize money, it will be necessary to find a material that filters CO² from the atmosphere and then sequester, or more permanently contain, the CO² that is captured in the filter. As it happens, any living plant that uses chlorophyll and sunlight to convert CO² into Carbohydrates and oxygen, is acting as such a filter. The key then becomes to reduce the Carbohydrates

to Carbon Dioxide and Carbon Ash using combustion and then sequester the Carbon Ash from the ecosystem. Using this approach, for each Carbon Atom sequestered, the equivalent of the atomic weight of one Carbon atom plus the atomic weight of two Oxygen atoms that previously made up a single Carbon Dioxide molecule is removed from the atmosphere, as a net result of the cyclical process.

NOTE: For each acre of corn planted in the United States today there is approximately 5,000 pounds of corn stocks that will degenerate back into methane, which contributes to Global Warming. With a 40-pound bag of “Pellet Stove” pellets selling at retail for around \$5.00 (or 12.5 cents a pound), each cent paid to farmers for corn stocks made into such pellets would not only reduce dependence on oil and natural gas, and create “Green” jobs that heated homes as it created hydrogen; but it would add 25 cents in value per bushel to 200 bushel an acre corn, while eliminating the methane.

NOTE: In an interview on the television show “Charlie Rose”, when asked if the new proposed “Electrical Grid” would cost 200 billion dollars to build, one of the champions of the idea of its construction, former Vice President Al Gore, replied that the cost would be closer to 10 times that (2 trillion). That is the cost of the “Grid” alone. Taxpayers will be asked to put up the money for construction of the “Grid” which will then serve those who supply expensive electricity from all over the Country. Like the “Grid” itself, most of these projects will be taxpayer funded and then handed over to the “Private Sector”. This “Private Sector” is the same rich elite and their political cronies that serve as a “Front” for those who run the Banking System. They will then charge “Ratepayers” enough to repay “Taxpayers” the money the self-proclaimed “investors” borrowed to build an energy monopoly, plus a nice profit for the “so called” investors. When the debt to taxpayers has been repaid, it will all become profit, exacting “all the market will bear”. If the Taxpayers, who are also the Ratepayers, should try and stand up to the injustice, the lights can

be turned out and the heat turned off. It can even be blamed on a foreign power, plunging us into war and Marshal Law.

The alternative is to allocate the 2 Trillion dollars to building a new manufacturing base here in the US as outlined in “Letter to Editor”, that produces the heating systems outlined in the video, “Money For Noth’in and Your Hydrogen Free”. That 2 trillion is the equivalent of just five years worth of imported oil. By implementing the proposal, we will have installed a CO² filtration system. We will have reduced the need for some of the Farm Subsidies. We will have created a new manufacturing base. We will create new jobs. We will show the world a new path that will multiply our efforts, not only in energy, but also in democracy. Fore, if it is the homes and businesses of the Populist of a Country that supplies electricity to the Government, rather than the Government (or Industries that are the Puppet Masters of the Government) who supplies electricity to the People, then it is the People who reserve the right to cut the electrical power of the Government, rather than the Government who has imposed its will to hold hostage electrical power from the People.

What I advocate is a five-piece system that includes:

- 1.a boiler
- 2.a radiator
- 3.a steam engine
- 4.a generator
- 5.an electrical interface between the generator and the “local” electrical “Grid” as developed for solar electrical panels.

It is imperative that Government circumvent pertinent Patent Rights beyond a 2% royalty using the laws of eminent domain: and those royalties paid only to “individuals” who still retain those rights. These technologies must be made available to all, worldwide. Moreover, each component should be given clear and simple, non-restrictive, specifications for would-be domestic manufacturers to meet in order to become eligible for interest free, long term loan money, without favoritism between smaller entities

but with a severe bias against existing Corporate “Entities” whose stock is traded on Wall Street: 0% being the rate at which the aforementioned investment bank borrowed to buy a 20% stake in a foreign country’s economic opportunity. Capitalism will do the rest. Those who try and fail will still contribute more to our economic recovery than the Banks that received “T.A.R.P.” money.

Equipping a hundred million households using 2 trillion dollars, allocates \$20,000.00 per home or building unit, for the purchase and installation of the system. My best estimates put the actual amount needed at under \$10,000.00 per unit and the total number of “Households” in America I believe to be fewer than one hundred and fifty million. Additional “Guaranteed” loans can be made available for “Filling Station” infrastructure and pellet manufacturing facilities: even automobile conversion. Bio-mass combustion fuels can be subsidized with Carbon Tax Credits should such taxes be imposed and all those who fail to find Bio-mass fuels suitable to their applications can still use Natural Gas, Propane and Fuel Oil until “Saltwater Boiler” technology comes on line (a description of which is also given in “Fact or Fiction” in the file “Salt Water”). In short, what we have is a choice between none polluting, inexpensive, limitless-energy systems that don’t fail whenever the wind blows or the rain freezes or the snow falls, coupled with systems that create a net reduction in CO² in the atmosphere, that builds a new manufacturing base in the U.S. to reestablish economic opportunity for those who produce rather than just for those who usurp: or, a “Smart Grid” that produces poverty, oppression and destruction of the planet that will ultimately leave the Peoples of the World warring over what is left.

In Michael Moor’s movie about Capitalism, that same Congresswomen from Flint Michigan acknowledged that what happened during the financial meltdown of 2008-2009 could accurately be described as a “Coup”. Professor Elizabeth Warren of the Harvard Law School has explained in a “Front Line” interview that the paradox of the recovery of the Stock Market in

the face of still rising unemployment is a function of the safety net that is now “Implicit” for all those who gamble in the Stock Market. She likened it to a brokerage house enticing fund managers to place a bet on a given number of the roulette wheel. Because the odds are great, if the number comes up, the investor (turned gambler) wins big; the commissions are “Super-sized” and all the “Funds” run to the roulette wheel just like the greedy ran to “Madoff”. But if they should lose, the losses are passed on to the public using a modified version of the “Public-Private Partnership” I described earlier in the “Grid” discussion. The greed and competition that is nurtured on Wall Street, guarantees that the process will escalate until taxpayer debt markers are substituted for all the supposed wealth of all the “Funds” just as it was in Social Security. That debt to be paid, with interest, by a Nation enslaved and the world left holding a currency modeled after that of Pre-Nazi Germany, in which, a person would be lucky to trade a wheelbarrow full of money for a loaf of bread: a situation that arose out of the debts imposed on Germany as a result of its defeat in World War I by those who then nurtured the fanaticism that gave rise to the Nazis and planted the seeds of their next World War. The Bankers will, once again, hold them selves harmless, taking responsibility without taking the blame, as they pontificate that those who made the bets were experts who knew the risks; as we are likely plunged into some new World War that they will bankroll on either side and that will end this noble experiment called Democracy once and for all. Professor Warren likened the process as more and more taxpayers being “thrown under the bus”, but I see it more as the slaves falling under the rollers used to move the great pyramid stones of the Central Banks; not Free men but slaves, used to grease the wheels.

Implementing the “Hydrogen Program” here in the US will provide the catalyst for change that brings on line the hardware necessary to remove the required amount of CO² from the

atmosphere necessary to qualify my creditors to collect the Branson prize money. If you chose to dispute that claim, then there is still the small matter of my right to Freedom of Speech as was denied me twice: the record of which, is obvious from the newsletter (Files A, B, C, &D of “Fact or Fiction): as well as my rights under the Law; i.e. “U.S. v. Amistad”. If what I have offered here is of no value, then there is no reason for anyone to request what has now become “The Book of Answers” (Exhibit I), or any other copyrights for which I have become responsible, as compensation for any debt, real or imagined.

Moreover, in the card game of poker, there are several versions that deal seven cards, from which the best five are chosen as the final “hand”. Sometimes it happens that an inexperienced player will declare two pairs as their best hand against something like three of a kind, when in addition to the two pair, they have a strait or a flush and did not take notice of it, when either will best three of a kind. Some groups play that those who do not “call”, or declare the better hand, should be judged the loser. Some groups play that the cards “call” themselves. The American legal system, as it has evolved from the British System under the King, is like a game of seven card stud in which the players are blind and the cards do not call themselves, but rather we must rely on the ability of our lawyers to ferret out the applicable laws of Precedent and submit the applicable “forms”, in order to utilize all seven of our cards; understanding that the game is set up to allow the opposing lawyer to obscure our cards from view, even as our lawyer attempts to do the same to our opponent. This is not justice. It is a contest balanced by money and influence, under the false assertion that all members of society have equal amounts of both. In Genesis, chapter one, verse eight, we are told the location of Heaven: the state to which we are about to return to after having been expelled for so long. In that place, Jesus tells us:

**and whatsoever thou shalt bind on earth shall be bound in heaven:
and whatsoever thou shalt loose on earth shall be loosed in heaven.**

The Law of God is self-evident in the statements, Love thy God, mind, body and soul, and treat others as you would be treated; and His true followers believe that the cards call themselves. This Court will judge this work before it however it deems appropriate. Hopefully, it will not judge according to what is expeditious, either politically or economically; but rather according to whether its verdict will stand the judgment it will receive from the Host of Heaven, before the throne of God.

Post Script: By invoking “Eminent Domain” on the developers of the fuel cell technology presented to the world on “60 Minutes” on 2/28/10 and paying them 100 billion dollars for their Patents, we as a Nation could “Start Up” the manufacture of affordable Fuel Cells, Nation wide, under the “Hydrogen Program” and offer that technology to the Nations of the world in return for our foreign debts and as a gift of reconciliation to those to whom we owe no money.