

THE LUCIFERIAN CULT

MASTERS OF DECEPTION



THE LUCIFERIAN CULT

Luciferian Corporatism

Contents

- 1. Timeline of the cabal (cult)**
- 2. Substack articles**

TIMELINE OF THE CABAL (CULT)

THE CREATION OF ADAM

**WHAT HAPPENED WHEN
ADAM WAS CREATED?**

CAIN AND ABEL

A dark silhouette of two figures, Cain and Abel, standing side-by-side in a field. They are facing away from the viewer, looking towards a bright horizon where the sun is setting or rising. The background is a gradient from dark blue to a warm orange and yellow, with some dark, silhouetted trees or bushes in the foreground.

1873 AD

According to Albert Mackey's Encyclopedia of Freemasonry: The legend of the Craft in the Old Constitutions, **Cain** is their God, **Enoch** is their lesser God, **Tubal-Cain** is known as the first blacksmith and **Nimrod** is known as the founder of **Masonry**.

*The plan
to...*

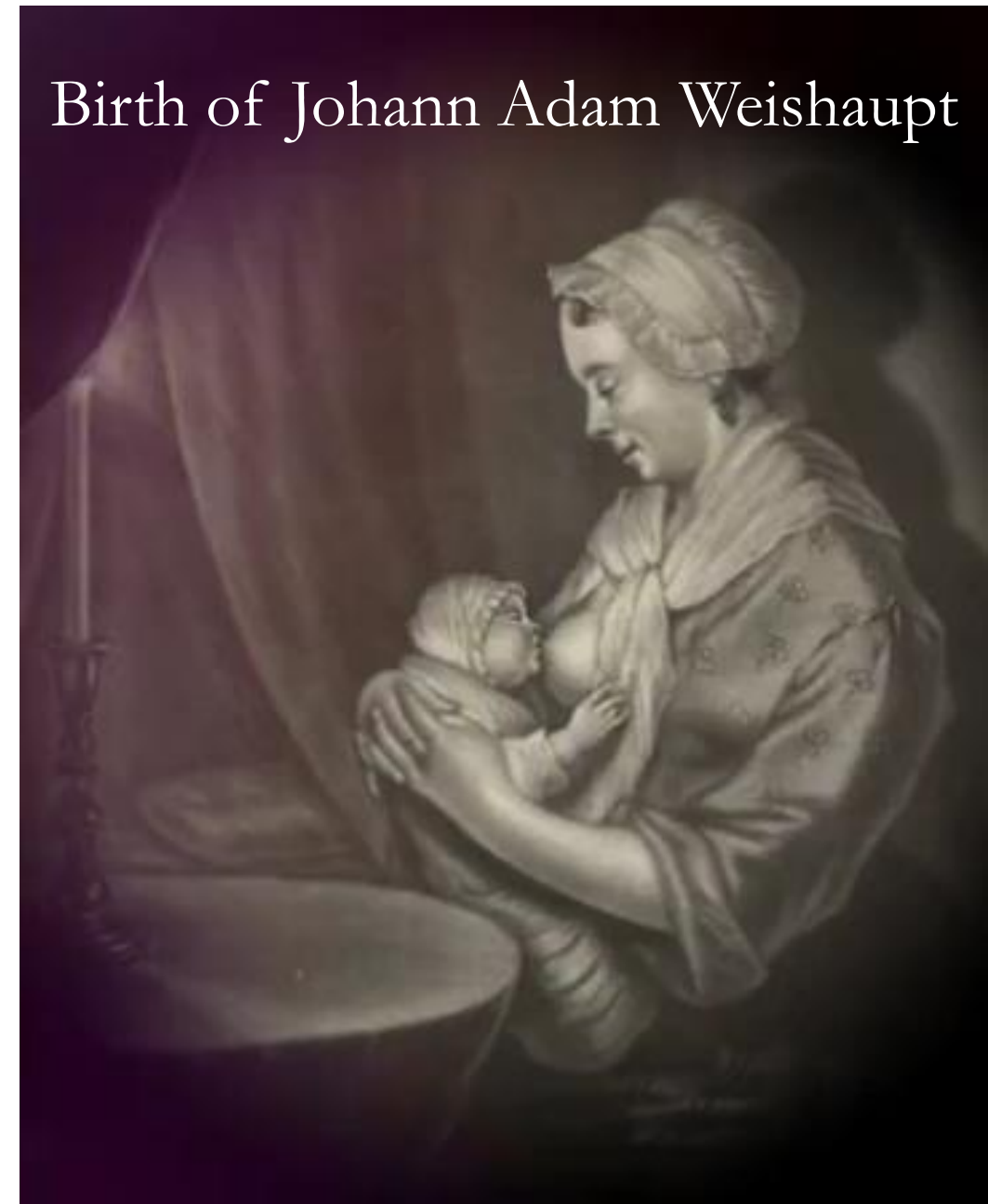
**Conquer
the
World!**

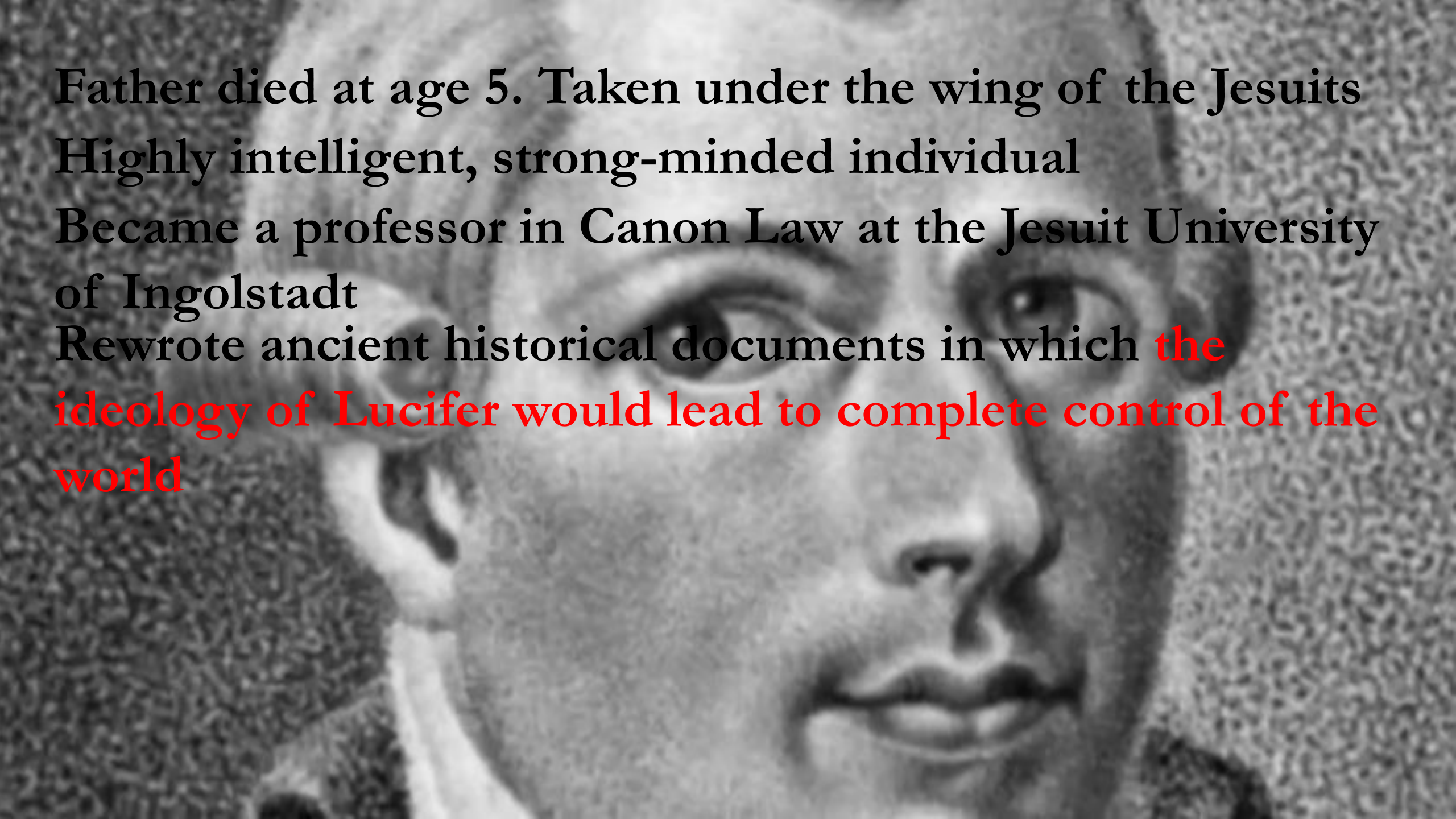
And enslave all of humanity!!

1748 AD



Birth of Johann Adam Weishaupt



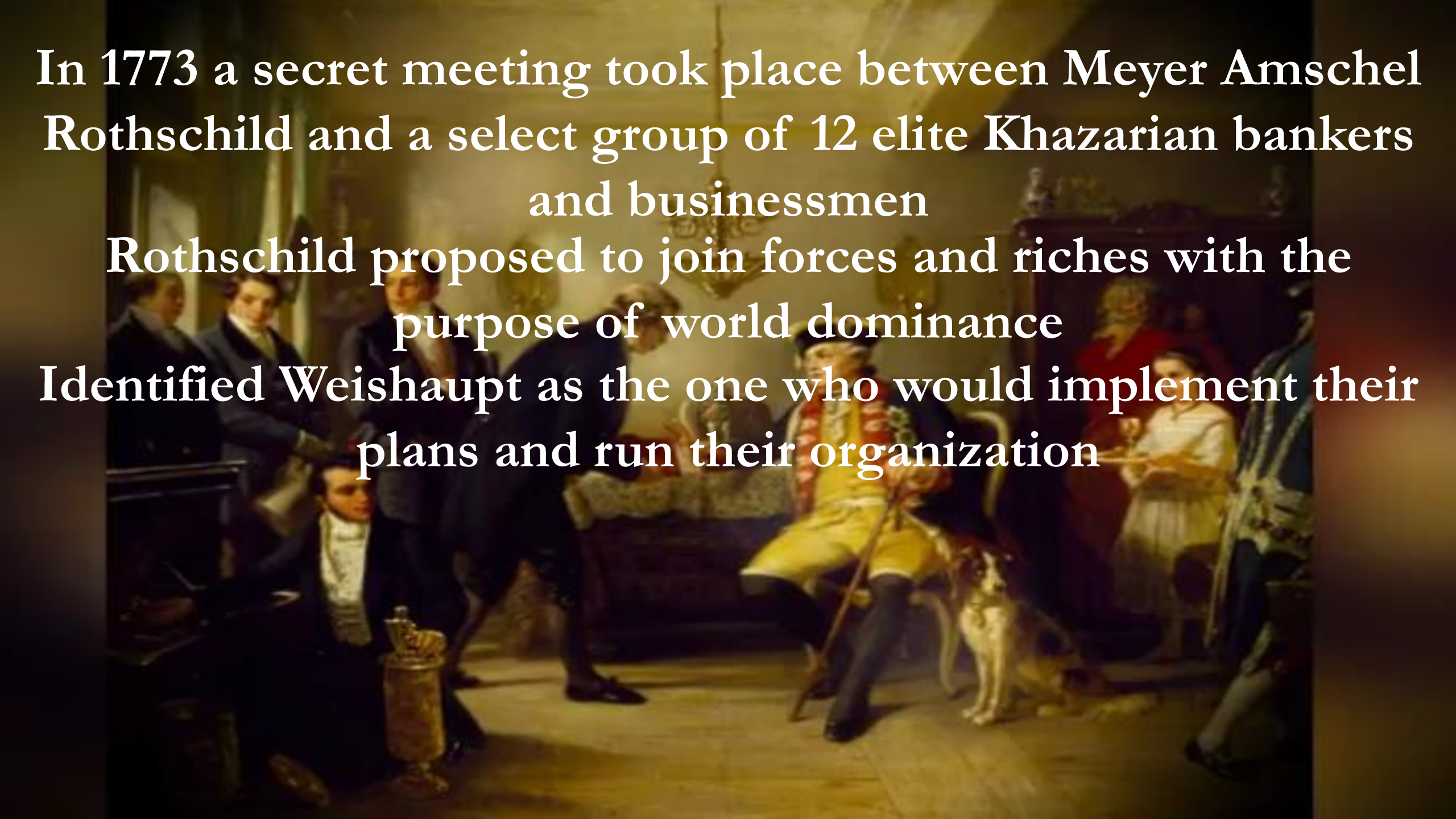


Father died at age 5. Taken under the wing of the Jesuits

Highly intelligent, strong-minded individual

Became a professor in Canon Law at the Jesuit University of Ingolstadt

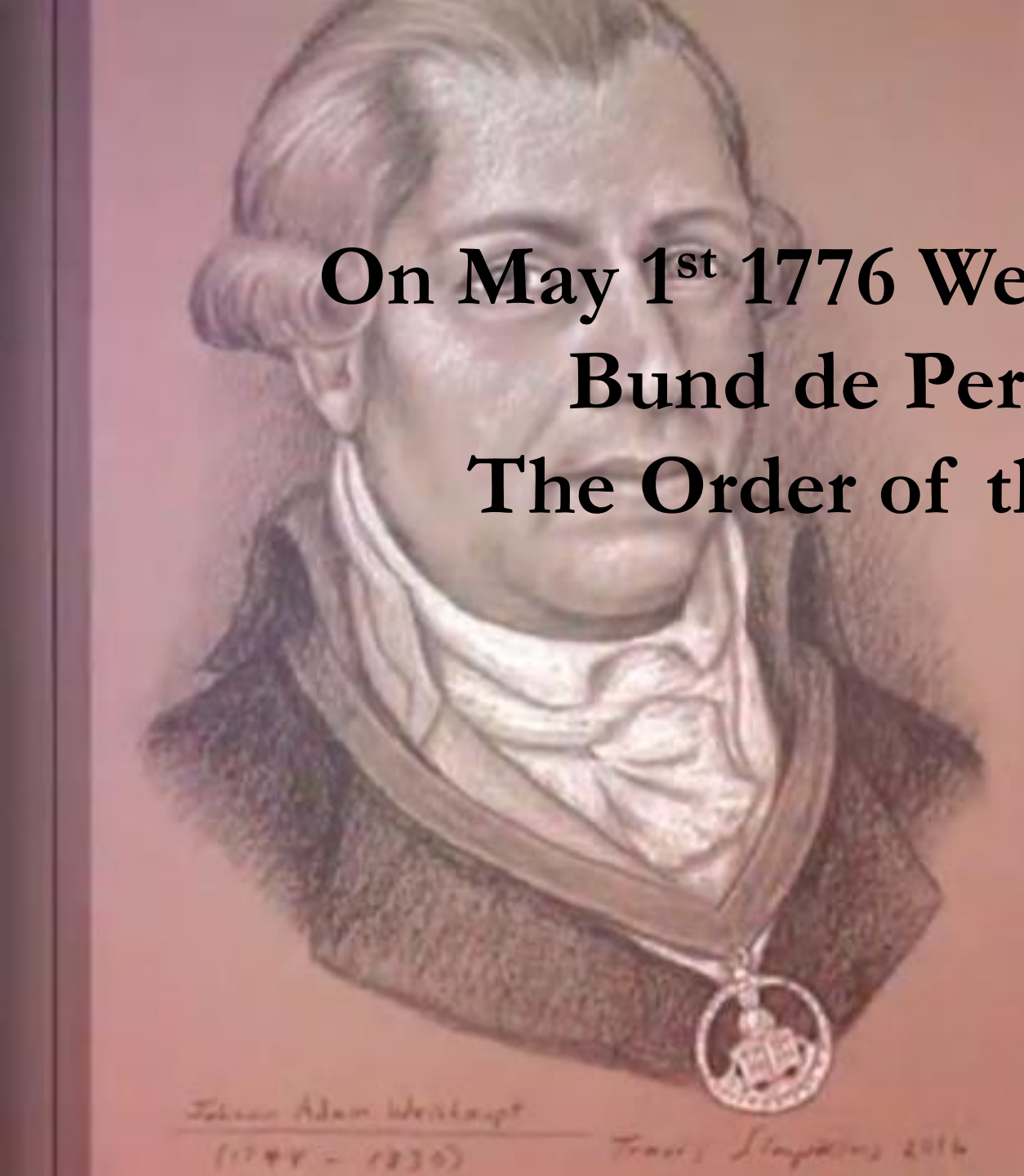
Rewrote ancient historical documents in which the ideology of Lucifer would lead to complete control of the world



In 1773 a secret meeting took place between Meyer Amschel Rothschild and a select group of 12 elite Khazarian bankers and businessmen

Rothschild proposed to join forces and riches with the purpose of world dominance

Identified Weishaupt as the one who would implement their plans and run their organization



On May 1st 1776 Weishaupt founded the
Bund de Perfectibilisten –
The Order of the Perfectionists

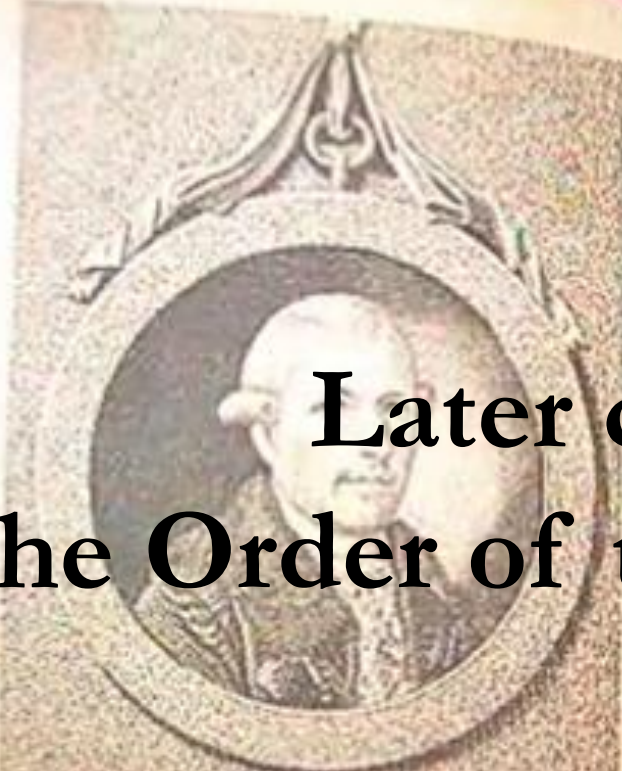
8. Pfarrtorbogen zu Aschau am
5. April 1773.

André André Giro
Geb. 1773. Aschau am
Bund de Perfectibilisten
Geb. 1773. Aschau am
1773.

Comptens See your total of grain
Spelt 100 Sacks
Wheat 100 Sacks
Oats 100 Sacks
German wheat 100 Sacks
Pf. am 12th April
1774.

Archunation Oberam. Weishaupt. Auf
der Leinenstrasse 1774
Oberam. Weishaupt. Auf
der Leinenstrasse 1774
Oberam. Weishaupt. Auf
der Leinenstrasse 1774

Later called The Order of the Illuminati



Adam Weishaupt

Das
verbesserte System
Illuminaten

mit allen
Sitten, Gebräuchen und Einrichtungen.

Adam Weishaupt

aus dem Jahr 1770.

Hie seiu et Party, omnes regi domini.
Quoniam non regi; magna nobis excedit uita.

Ordo. No. 3.

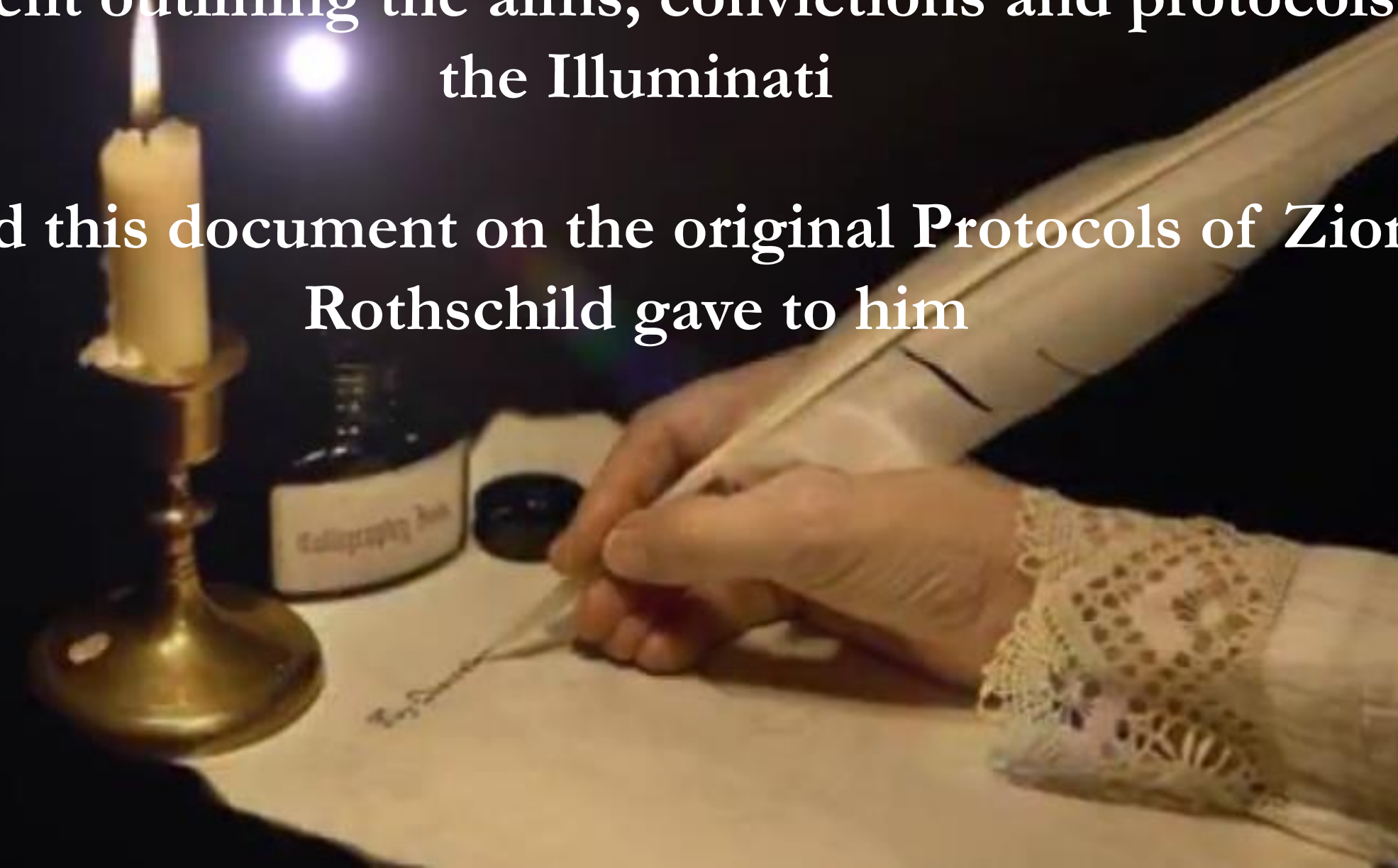


Neue und vermehrte Auflage.

Frankfurt und Leipzig
in der Gelehrtenischen Buchdruckerei. 1783.

Weishaupt was tasked by Rothschild to put together a document outlining the aims, convictions and protocols of the Illuminati

Based this document on the original Protocols of Zion
Rothschild gave to him



The plan was to...

Hypothesis

3luminateⁿ

an was t

Plato in Apologia Socratis

In der Frankfurter und Leipziger
Grossenauerschen Buchhandlung
1726.



Zug. Nr. 15361
Abtg. C Nr. 495

A large stack of gold bars in a vault.

Merge the financial empire of the Rothschilds...

with the military power and wealth of the Jesuits...



to create a

ONE WORLD GOVERNMENT



and achieve world dominance!!

Must read!

The
PROTOCOLS
of the
LEARNED ELDERS
of
ZION

Describe the
world as it is
today!

Describe all
the Cabal is
doing to
control and
destroy
humanity!!

The 24 protocols describe their vision of the world, its population and their ultimate goal...

is not right of judges set up by us. If, however, anything like this should occur, we shall ourselves assume the decision, but inflict therewith such exemplary punishment on the judge for lack of understanding of his duty and the purpose of his appointment as will prevent a repetition of such case I repeat that it must be borne in mind that we shall know every step of our administration which only needs to be closely watched for the people to be content with us, for it has the right to demand from a good government a good official.

20. Our government will have the appearance of a patriarchal paternal guardianship on the part of our ruler. Our own native and our subjects will discern in his person a father caring for their every need, their every act, their every inter-relation as subjects one with another, as well as their relations to the ruler. They will then be so thoroughly imbued with the thought that it is impossible for them to dispense with this watchful and guiding, if they wish to live in peace and quiet, that they will not dare to do any thing which would offend the ruler. We will then when we set up do not put their own in place of authority, but only kindly assume his dictates. They will be required that we have requisitioned everything. Their lives as is done by wise parents who have to bring up their children, we will do the same. The only way we can insure for ages to come quietness and prosperity as well as their governments.

21. As you see, I found our discipline on right and duty: the right to compel the execution of duty is the direct obligation of a government which is a father for its subjects. It has the right of the strong that it may use it for the benefit of directing humanity towards that order which is defined by nature, namely, subordination. Everything in the world is in a state of subordination, if not to man, then to circumstances or its own lesser character, in all cases, to what is stronger. And so shall we be this something stronger for the sake of good.

22. We are obliged without hesitation to sacrifice individuals, who commit a breach of established order, for in the exemplary punishment of evil lies a great educational problem.

23. When the King of Israel set upon his sacred head the crown offered him by Esau he will become patriarch of the world. The indispensible victim offered by him in consequence of their suitability will never reach the number of victims offered in the course of centuries by the mass of magnificence, the evolution between the gay governments.

24. Our King will be in constant communion with the people,

making to them from the tribune speeches which these will in that same hour distribute over all the world.

XVI

1. In order to effect the destruction of all subversive forces except ours we shall emanate the first stage of education--the universities, by re-educating them in a new direction. Their officials and professors will be prepared for their business by detailed moral programmes of action from which they will not with immunity disengage, not by our iota. They will be appointed with special pretension, and will be so placed as to be wholly dependent upon the government.

2. We shall exclude from the course of instruction State Law as also all that concerns the political question. These subjects will be taught to a few dozen of persons chosen for their political capacities from among the number of the initiated. The universities will no longer stand out from their authorities, but will be merged into the government, and will be so placed as to be wholly dependent upon the government.

3. The required subscription of a large number of persons with knowledge of the various sciences, manners and bad qualities of the world, will be required. The universities will be required to do this their education all those principles which are so brilliantly broken up their order. But when we are in power we shall require every kind of disturbing subject from the course of education and shall make out of the youth obedient children of authority, leaving him who rules as the support and hope of peace and quiet.

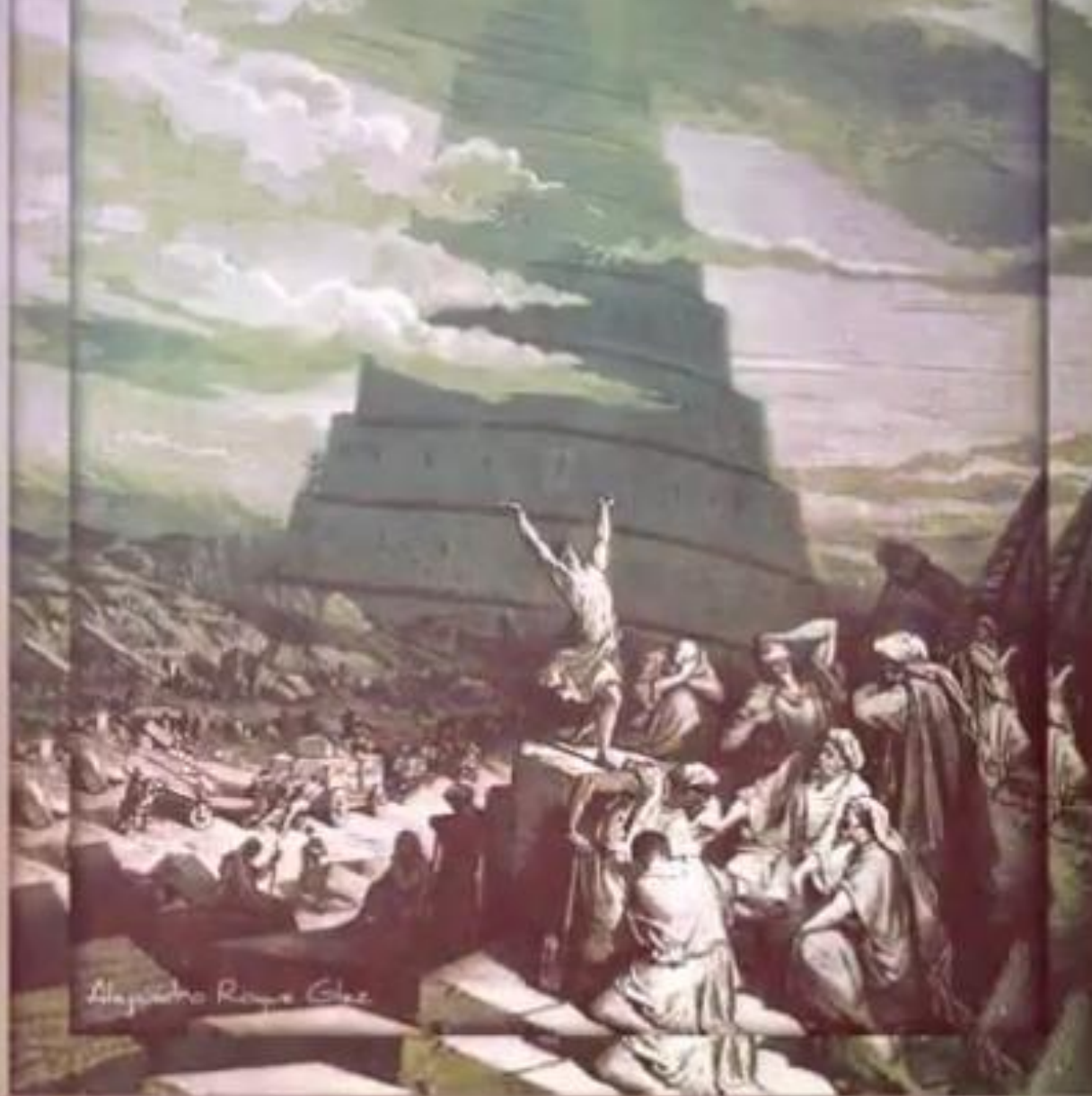
4. Classics, as also any form of study of ancient history, in which there are more bad than good examples, we shall replace with the study of the progressions of the future. We shall draw from the memory of men all facts of previous centuries which are indelible to us, and leave only those which depict all the errors of the government of the past. The study of practical life, of the obligations of order, of the relations of people one to another, of avoiding bad and selfish examples, which spread the infection of evil, and similar questions of an educational nature, will stand in the forefront of the teaching programme, which will be drawn up on a separate plan for each calling or state of life, in no wise generalizing the teaching. The treatment of the question has special importance.

5. Each state of life must be trained within strict limits corresponding to its destination and work in life. The numbered

A hand is shown from the side, palm facing forward, holding a glowing blue Earth. The Earth is illuminated from within, showing the continents of North America, South America, Africa, and Europe. The background is dark with small white stars, suggesting a space or night sky.

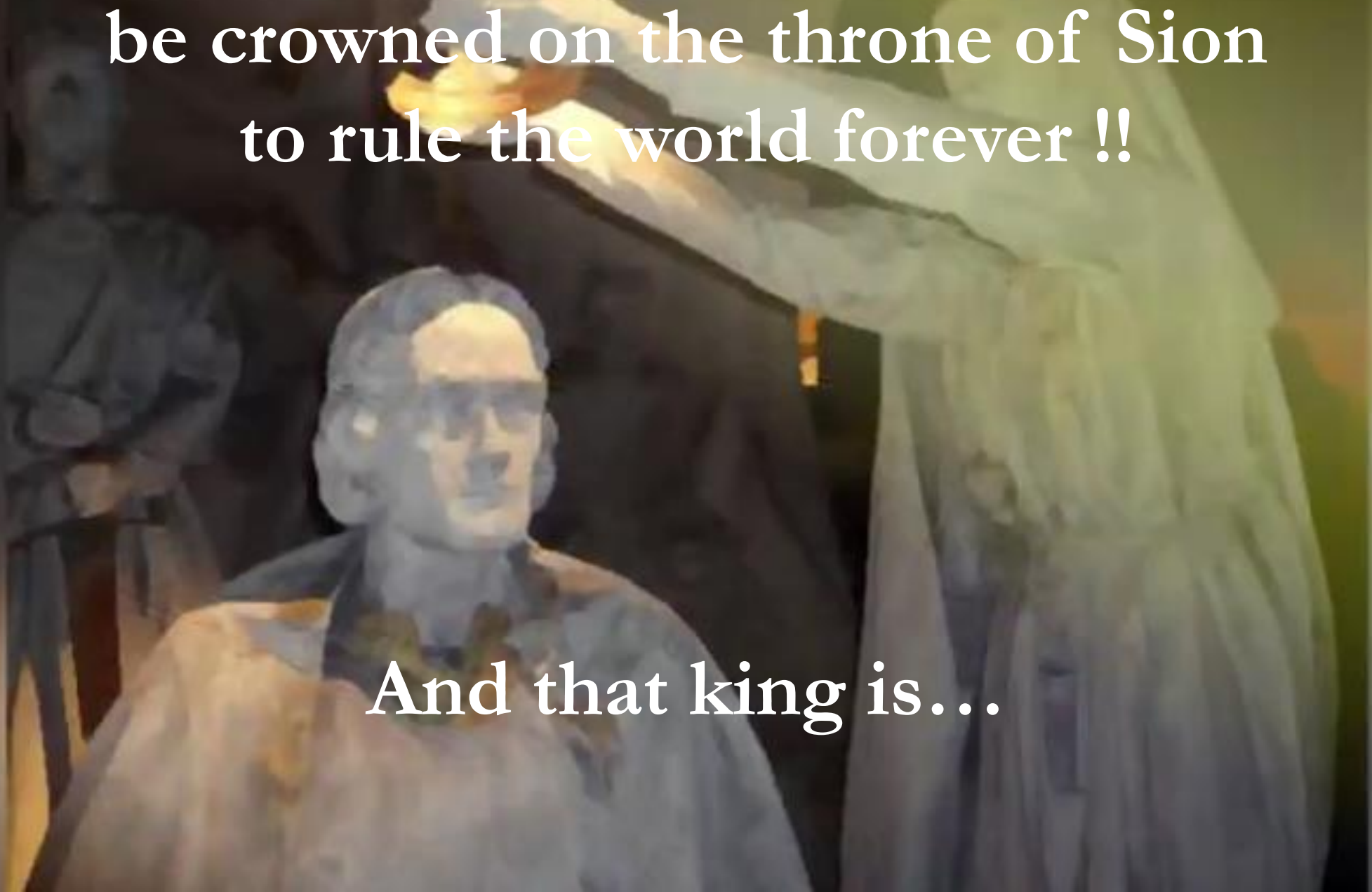
Absolute domination
of the world and a
one-world
government!!

THE NEW WORLD ORDER



Augusto Ríos Gómez

In which their king, the king of kings will
be crowned on the throne of Sion
to rule the world forever !!



And that king is...

DAJJAL

The Great Deceiver

THE ANTI-CHRIST

Overarching Dark Force

Ruling the World



1800 AD

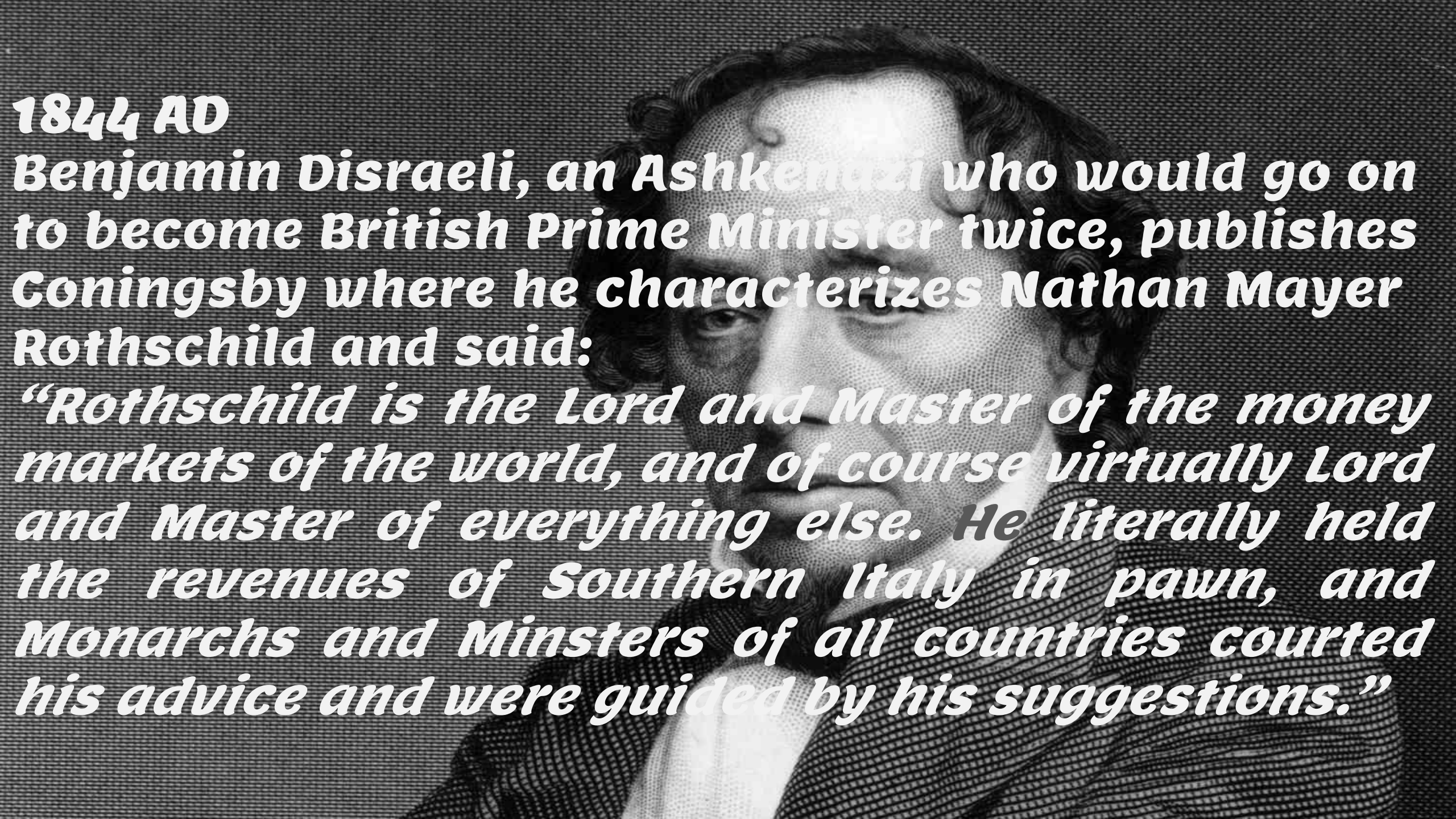
During the Egypt–Syria campaign of the French Revolutionary Wars, Napoleon Bonaparte invited: "all the Jews of Asia and Africa to gather under his flag in order to re-establish the ancient Jerusalem."

A portrait painting of John Adams, the second President of the United States. He is shown from the chest up, wearing a dark red velvet jacket over a white cravat and a blue waistcoat. His white hair is powdered. He is looking slightly to the left of the viewer.

1818 AD

The 2nd President of the United States, John Adams, wrote:

"I really wish the Jews again in Judea an independent nation"



1844 AD

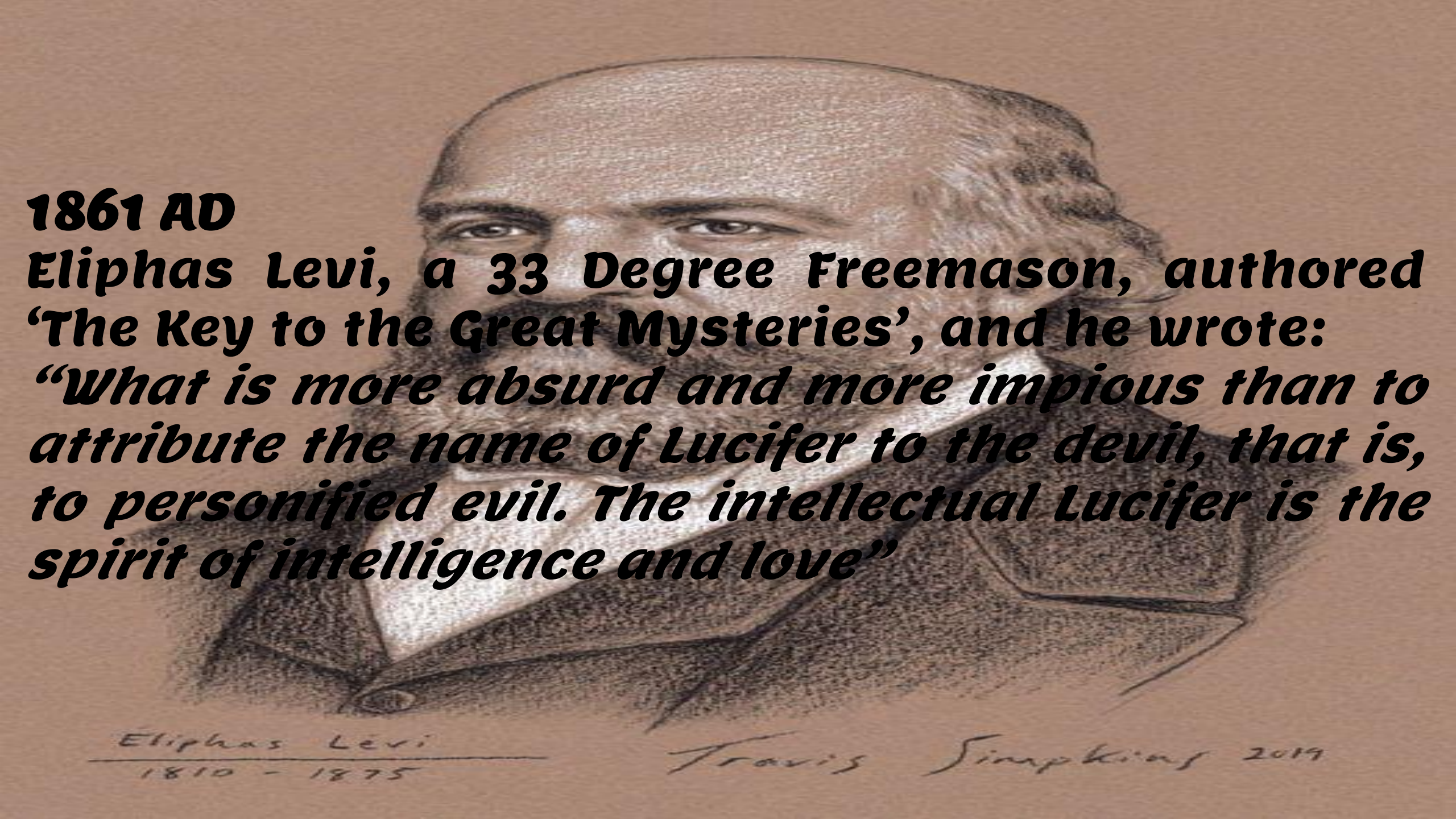
Benjamin Disraeli, an Ashkenazi who would go on to become British Prime Minister twice, publishes Coningsby where he characterizes Nathan Mayer Rothschild and said:

“Rothschild is the Lord and Master of the money markets of the world, and of course virtually Lord and Master of everything else. He literally held the revenues of Southern Italy in pawn, and Monarchs and Ministers of all countries courted his advice and were guided by his suggestions.”

1844

George Bush, a professor of Hebrew at New York University and the cousin of an ancestor of the Presidents Bush, published a book titled *The Valley of Vision; or, The Dry Bones of Israel Revived*. He called for:

"elevating the Jews to a rank of honorable repute among the nations of the earth"

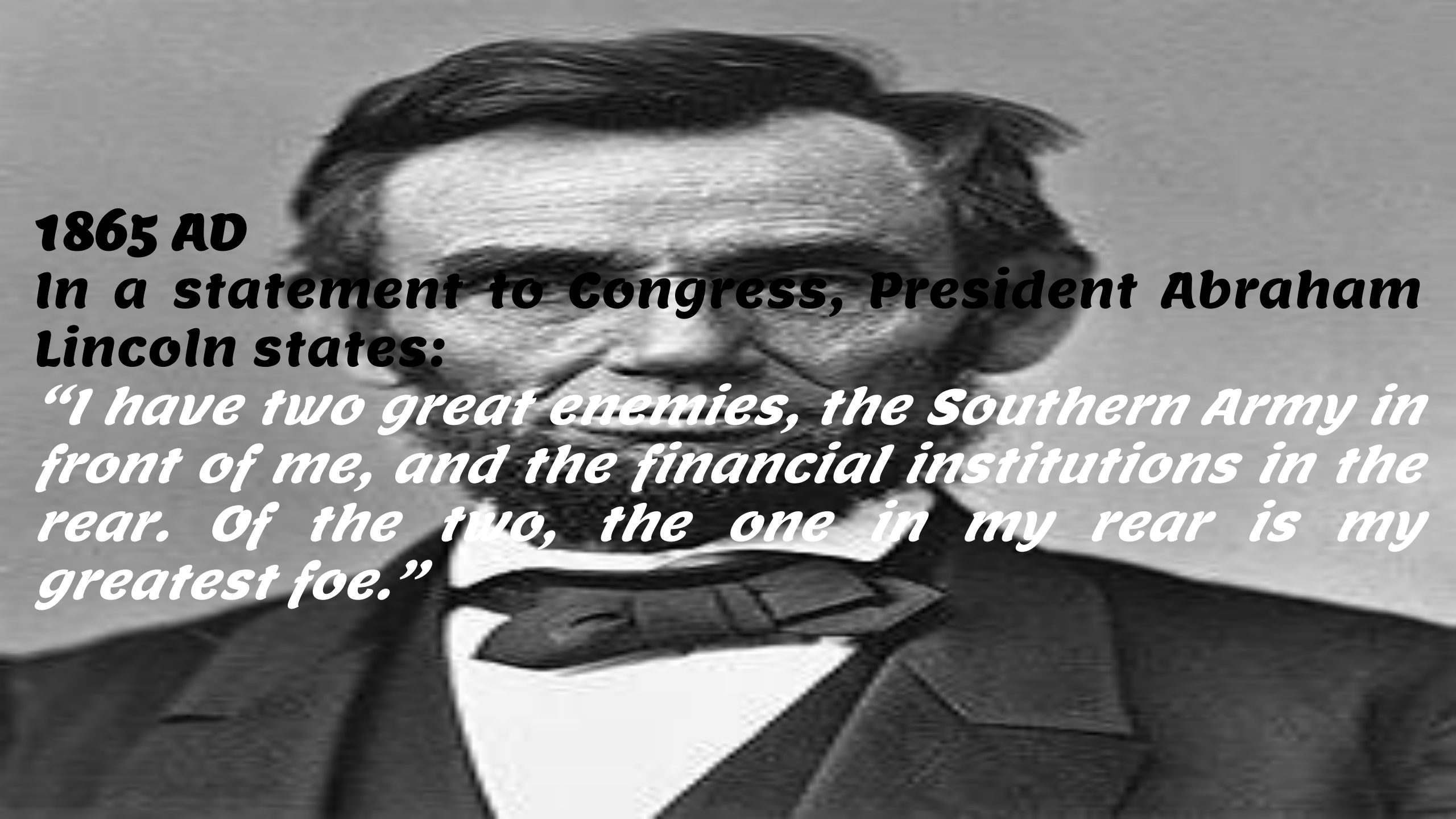


1861 AD

Eliphas Levi, a 33 Degree Freemason, authored 'The Key to the Great Mysteries', and he wrote:
"What is more absurd and more impious than to attribute the name of Lucifer to the devil, that is, to personified evil. The intellectual Lucifer is the spirit of intelligence and love"

Eliphas Levi
1810 - 1875

Travis Simpkins 2019



1865 AD

In a statement to Congress, President Abraham Lincoln states:

“I have two great enemies, the Southern Army in front of me, and the financial institutions in the rear. Of the two, the one in my rear is my greatest foe.”

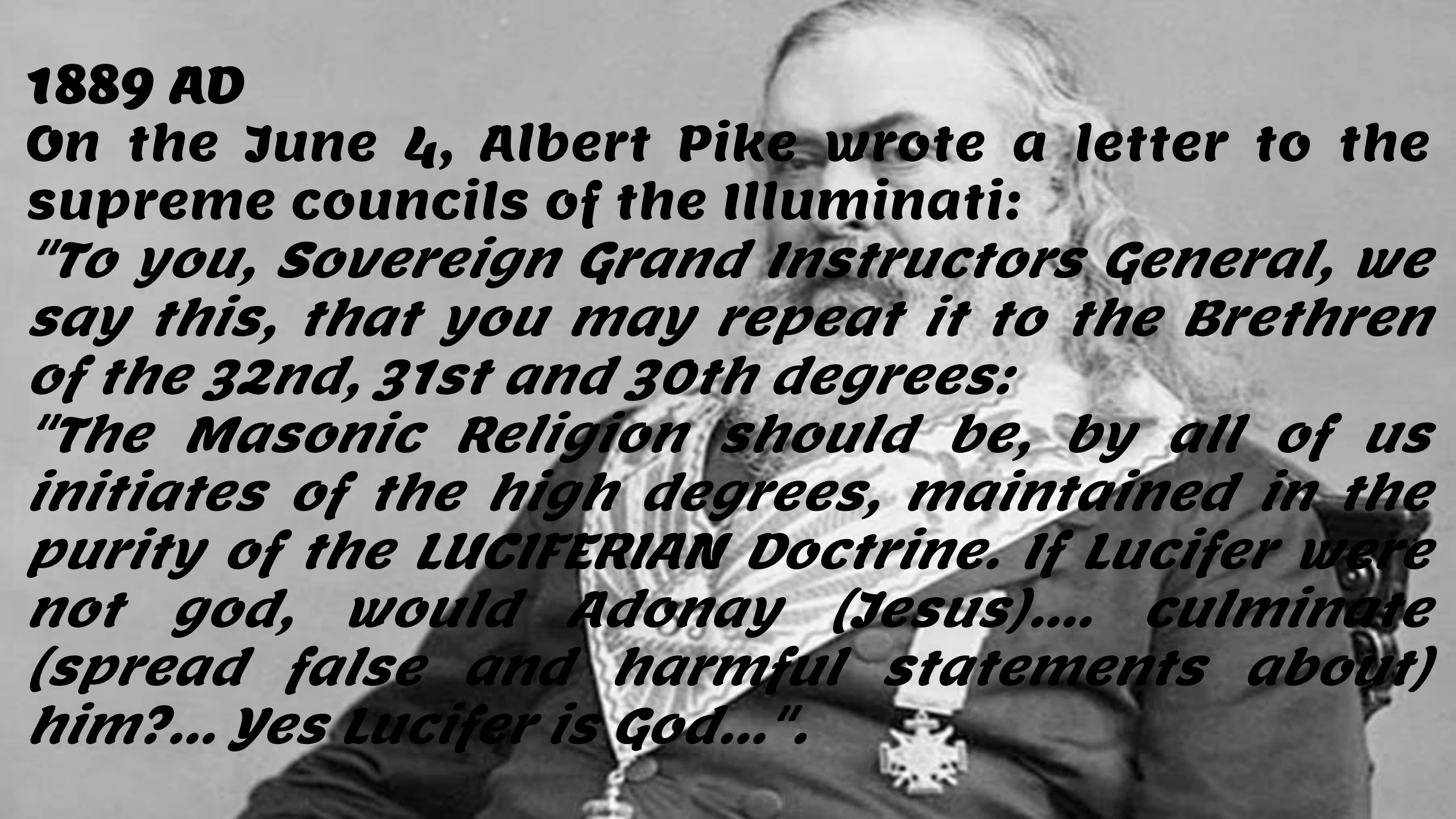
1888 AD

Helena Blavatsky, in her book ‘The Secret Doctrine’ praises Lucifer:

“Lucifer represents.. Life.. Thought.. Progress.. civilization.. Liberty.. Independence.. Lucifer is the Logos.. the Serpent, the Savior.” — pages 171, 225, 255 (Volume II).

“It is Satan who is the God of our planet and the only God.” — pages 215, 216, 220, 245, 255, 533, (VI)

“The Celestial Virgin which thus becomes the Mother of Gods and Devils at one and the same time; for she is the ever-loving beneficent Deity... but in antiquity and reality Lucifer or Luciferius is the name.” — page 539

A black and white portrait of Albert Pike, an elderly man with white hair and a high forehead, wearing a suit and tie. He is looking slightly to the right of the camera. A small Masonic compass and square emblem is visible on his left lapel.

1889 AD

on the June 4, Albert Pike wrote a letter to the supreme councils of the Illuminati:

"To you, Sovereign Grand Instructors General, we say this, that you may repeat it to the Brethren of the 32nd, 31st and 30th degrees:

"The Masonic Religion should be, by all of us initiates of the high degrees, maintained in the purity of the LUCIFERIAN Doctrine. If Lucifer were not god, would Adonay (Jesus).... culminate (spread false and harmful statements about) him?... yes Lucifer is God...".

1898 AD

Arthur Edward Waite, a 33° Freemason, British poet and scholarly mystic who wrote extensively on occult and esoteric matters, was the co-creator of Tarot Cards.

In his book ‘The Book Of Black Magic’ he calls Lucifer emperor and master:

“First Conjunction Addressed to Emperor Lucifer. Emperor Lucifer, Master and Prince of Rebellious Spirits, I adjure thee to leave thine abode, in what-ever quarter of the world it may be situated and come hither to communicate with me.” — page 24

1922 AD

Winston Churchill, Prime Minister of England, confirmed Mason and a Druid, stated to the London Press in 1922:

"From the days of Sparticus Weishaupt, Karl Marx, Trotsky, Belacoon, Rosa Luxenburg, and Emma Goldman, this world conspiracy has been steadily growing. This conspiracy played a recognizable role in the tragedy of the French Revolution. It has been the mainspring of every subversive movement during the 19th century.

And now at last this band of extraordinary personalities from the underworld of the great cities of Europe and America have gripped the Russian people by the hair of their head and have become the undisputed masters of that enormous empire."

1923 AD

Manly Palmer Hall, a 33° Freemason, Canadian Author, lecturer, astrologer and mystic gave thousands of lectures, including two at Carnegie Hall, and published over 150 volumes where he praises Lucifer in ‘The Lost Keys Of Freemasonry’:

“When The Mason learns that the Key to the warrior on the block is the proper application of the dynamo of living power, he has learned the Mystery of his Craft. The seething energies of Lucifer are in his hands and before he may step onward and upward, he must prove his ability to properly apply this energy.” — page 48

1928 AD

Manly Palmer Hall, in one of his volumes 'The Secret Teaching Of All Ages' mentions Lucifer as a Great Spirit:
"I hereby promise the Great Spirit Lucifuge, Prince of Demons, that each year I will bring unto him a human soul to do with as it may please him, and in return Lucifuge promises to bestow upon me the treasures of the earth and fulfill my every desire for the length of my natural life. If I fail to bring him each year the offering specified above, then my own soul shall be forfeit to him. Signed.....
{Invocant signs pact with his own blood}" — page civ

A sepia-toned portrait of a man with a full, wavy white beard and mustache. He is wearing a dark suit jacket over a white shirt and a dark tie. The background is plain and light-colored.

1931 AD

**Southern Baptist missionary Jacob Gartenhaus,
argued that:**

“Zionism is going to win whether anybody likes it or not...To oppose it is to oppose God’s plan.

1950 AD

On Feb. 17th, James Paul Warburg, Foreign Agent of the Rothschild Dynasty, major player in the Federal Reserve Act scam, spoke before the United States Senate and said:

"We shall have World Government, whether or not we like it. The only question is whether World Government will be achieved by conquest or consent."

1967 AD

Evangelical Zionist Martin Luther King said:
“When people criticize Zionism, they mean Jews.
. . . Anti-Semitism, the hatred of the Jewish
people, has been and remains a blot on the soul
of mankind. In this we are in full agreement.
So know also this: anti-Zionist is inherently
anti-Semitic, and ever will be so.”

**“ISRAEL MUST EXIST AND HAS THE
RIGHT TO EXIST, AND IS ONE OF THE
GREAT OUTPOSTS OF DEMOCRACY
IN THE WORLD.”**

Martin Luther King, Jr.



2016 AD

In March 2016, the Sephardic chief Rabbi of Israel, Yitzhak Yosef, declared during a sermon that Jewish law requires that the only non-Jews allowed to live in Israel are obligated to follow the Noahide laws:

“According to Jewish law, it's forbidden for a non-Jew to live in the Land of Israel – unless he has accepted the seven Noahide laws, [...] If the non-Jew is unwilling to accept these laws, then we can send him to Saudi Arabia, [...] When there will be full, true redemption, we will do this.”

THE LUCIFERIAN DOCTRINE





Articles

on Luciferian Corporatism

Luciferian Corporatism - Part 1: A fiction which has rights and authority!

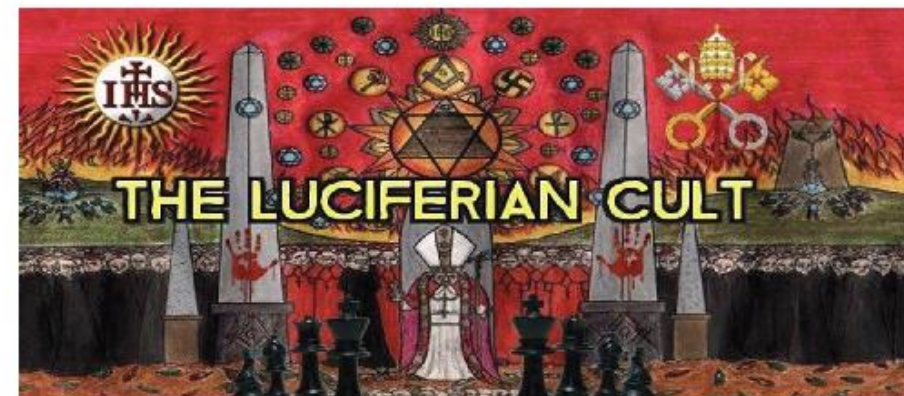
The Satanic System



DR. FAIEZ KIRSTEN
NOV 10, 2023



Share



Below is a chapter from one of my unfinished works entitled, 'Paper Gods - How fictions are used to destroy the many and empower the few.' I stopped writing this book, and another, in March of 2020 to research the claimed Covid-19 pandemic. My conclusion was that this purported pandemic was [a deception](#). In any case, here is the chapter from 'Paper Gods':

SECTION 2 – WHAT EXACTLY ARE CORPORATIONS?

Chapter 1

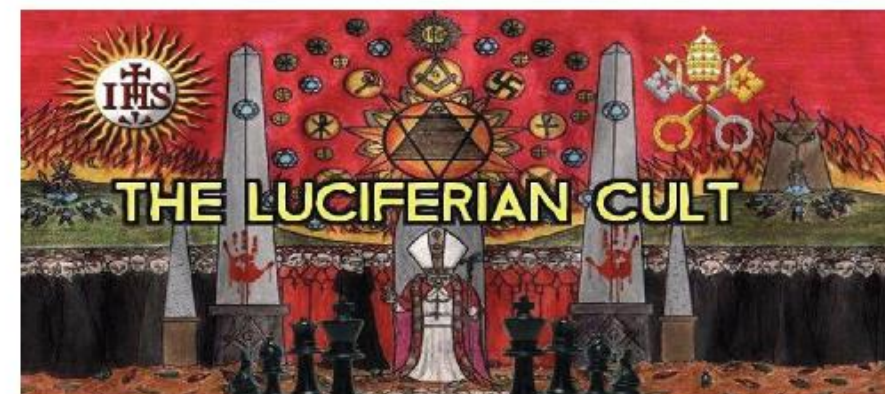
A Fiction with Rights and Authority!

Medical doctors are responsible for the lives of their patients who are, of course, always real, living, breathing men, women and children. They are real people who have

Luciferian Corporatism - Part 2: Competition is a sin. Corporatism in healthcare.

The Satanic System

DEC 18, 2023

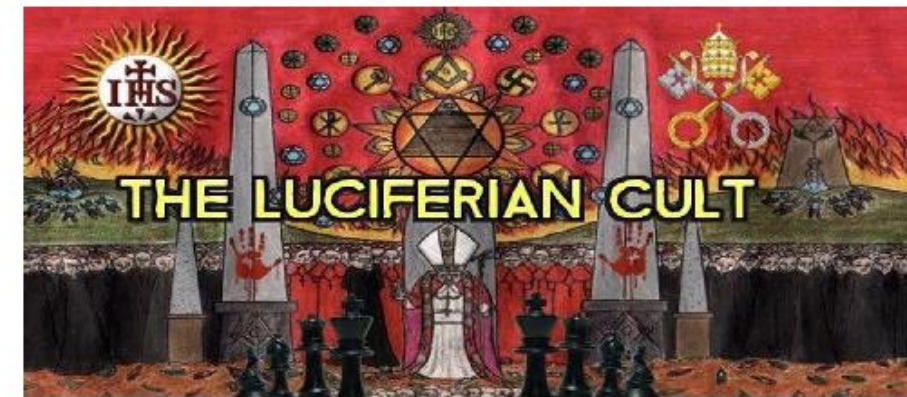


In Part 1 I mentioned two books I stopped writing to research the claimed Covid-19 pandemic. One of these unfinished works is, 'Paper Gods - How fictions are used to destroy the many and empower the few.' The other is, 'Sick You, Sick World - And how to change it.'

Luciferian Corporatism - Part 3: Monopoly. Who owns the world?

The Satanic System

Dec 21, 2023



Luciferian Corporatism - Part 4: Meet your enemies - the Masters of Deception!

The Satanic System

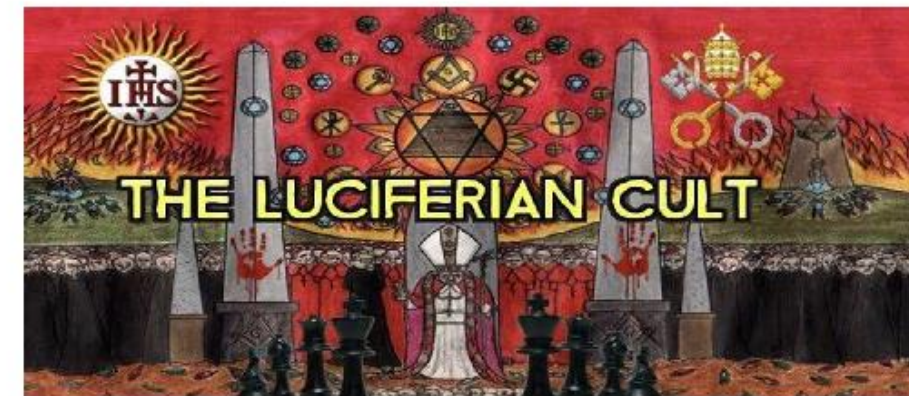


DR. FAIEZ KIRSTEN
DEC 21, 2021



Share

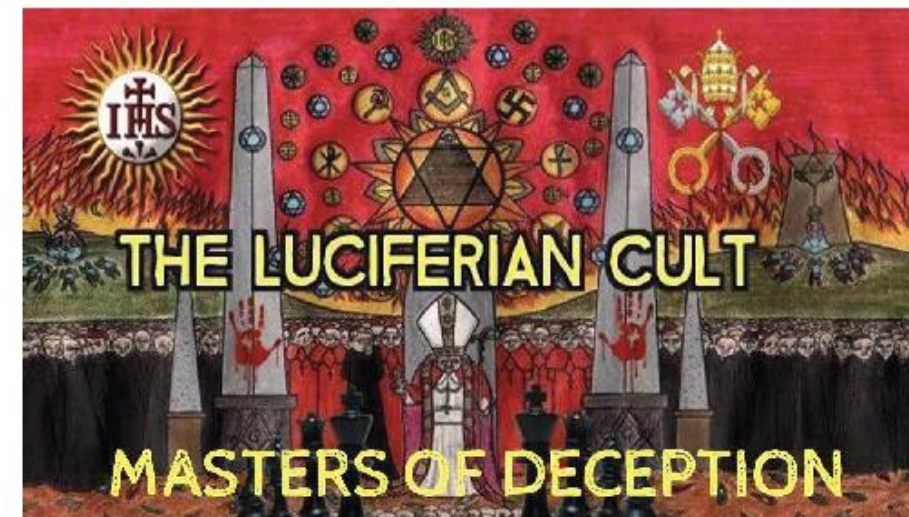
...



Luciferian Corporatism - Part 5: Is Republic of South Africa a Corporation or a Sovereign State?

The Satanic System

JAN 3, 2024



Below is an excerpt from the National People's Convention video of 2013:

Luciferian Corporatism - Part 6: 2023, An Eventful Year: Shootings, Surveillance, Criminal Networks, Wars... "Why the World Makes No Sense Anymore". Jacob Nordangard

By Jacob Nordangard Global Research, January 05, 2024



DR FAIEZ KIRSTEN
JAN 8, 2024

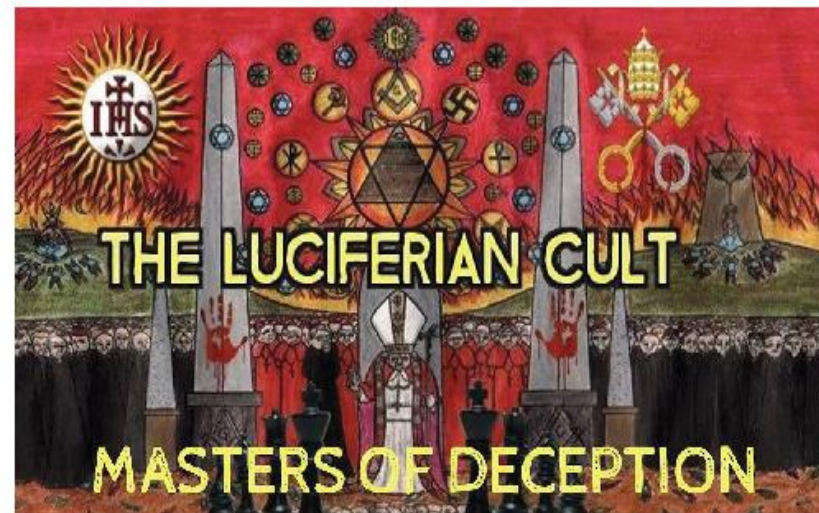


4



12

Share

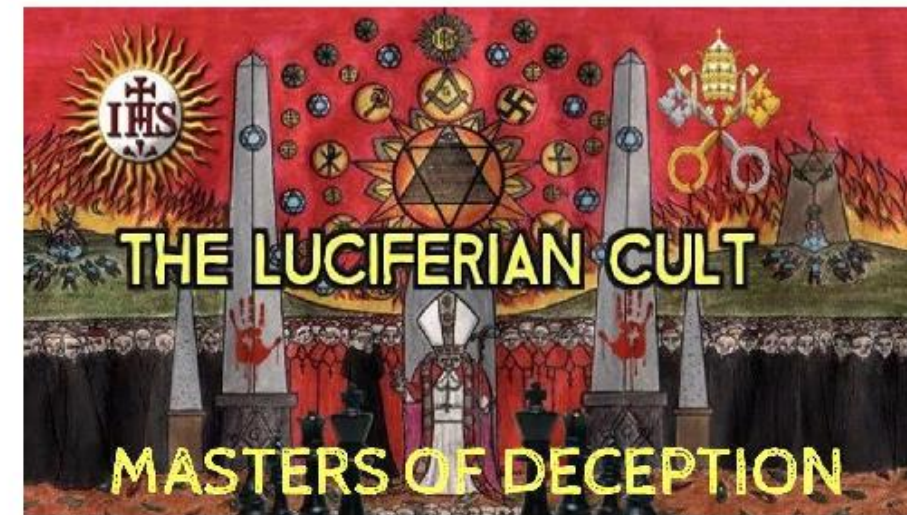


2023 has been an eventful year with both highs and lows. I no longer recognize the

Luciferian Corporatism - Part 7: There are no more sovereign nation states. 2023 was Year One of the New World Order.

The Satanic System

JAN 8, 2024



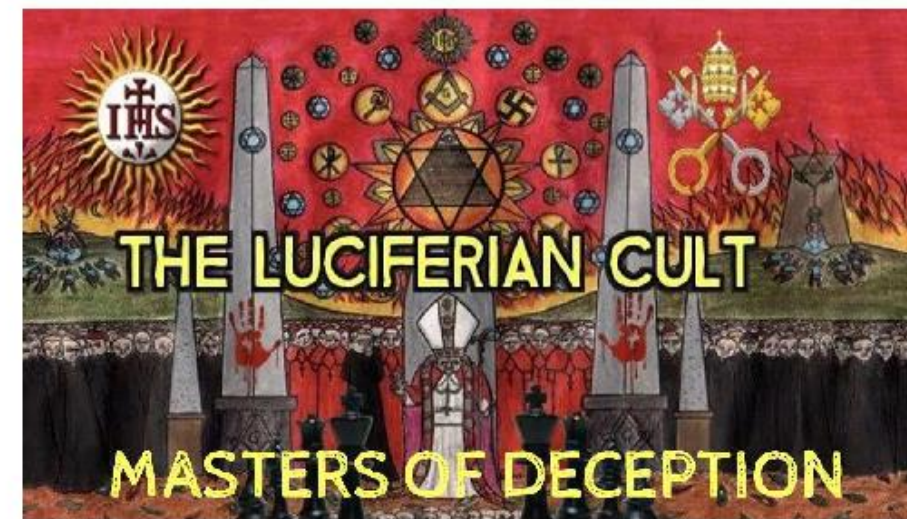
Luciferian Corporatism - Part 8: The amazingly deceptive and effective Strawman!

The Satanic System

JAN 17, 2024



Share



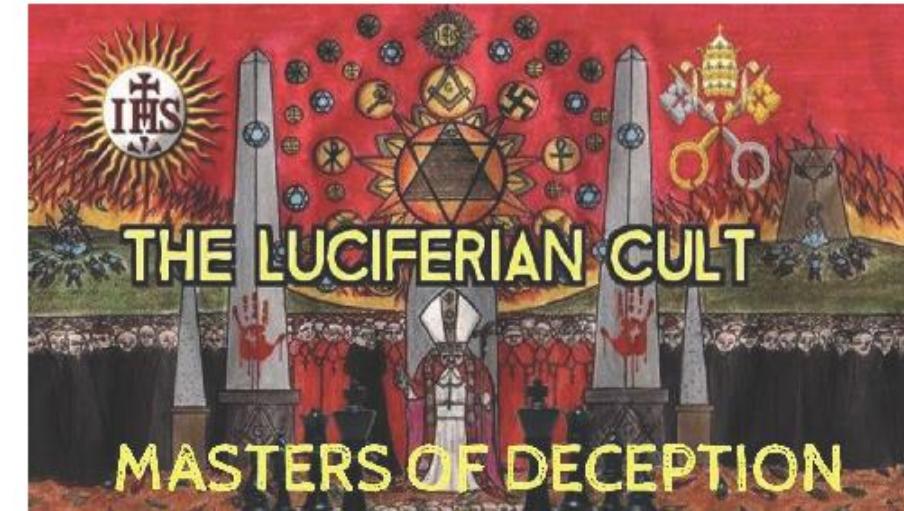
Luciferian Corporatism - Part 9: The worldview that's destroying the world



DR PAUL KRISTEN
JAN 21, 2024

4 1

Shares



THE INSIDIOUS AGENDA OF THE GLOBALIST CORPORATIONS



Luciferian Corporatism - Part 1: A fiction which has rights and authority!

The Satanic System

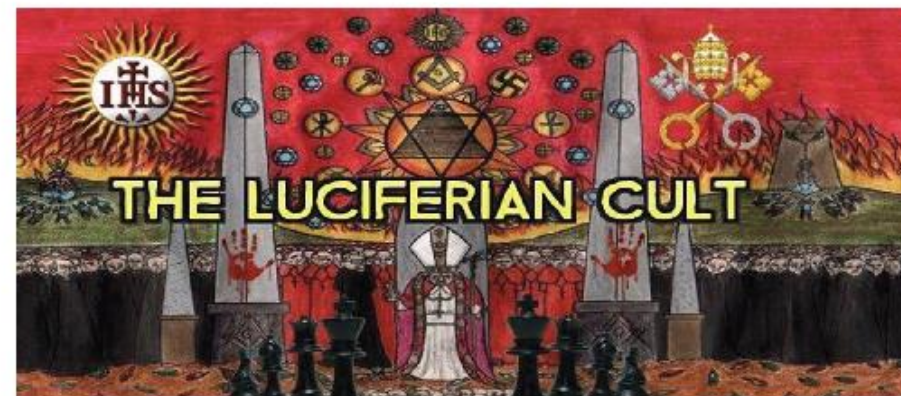


DR FAIEZ KIRSTEN
NOV 20, 2023



Share

...



Below is a chapter from one of my unfinished works entitled, 'Paper Gods - How fictions are used to destroy the many and empower the few.' I stopped writing this book, and another, in March of 2020 to research the claimed Covid-19 pandemic. My conclusion was that this purported pandemic was [a deception](#). In any case, here is the chapter from 'Paper Gods':

SECTION 2 – WHAT EXACTLY ARE CORPORATIONS?

Chapter 1

A Fiction with Rights and Authority!

Medical doctors are responsible for the lives of their patients who are, of course, always real, living, breathing men, women and children. They are real people who have

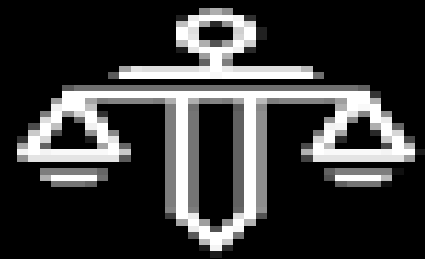
PAPER GODS

HOW FICTIONS ARE USED TO DESTROY THE MANY AND EMPOWER THE FEW

An Excerpt

DR FAIEZ KIRSTEN

DESTRUCTIVE PAPER GODS - HOW FICTIONS ARE USED TO RULE THE EARTH



LEGAL
FICTION

A Fiction with Rights and Authority



Much like Sars-CoV2 – A fiction causing a pandemic

The corporate entity with its own ‘laws’ which often oppose
Natural or Divine Law is a construct of diabolical minds
Primary tool that these minds use to enrich and empower
themselves while...

Keeping the majority of mankind in a state of
disempowerment and poverty

The corporate entity is at the heart of the tragic state in
which most of humanity finds itself

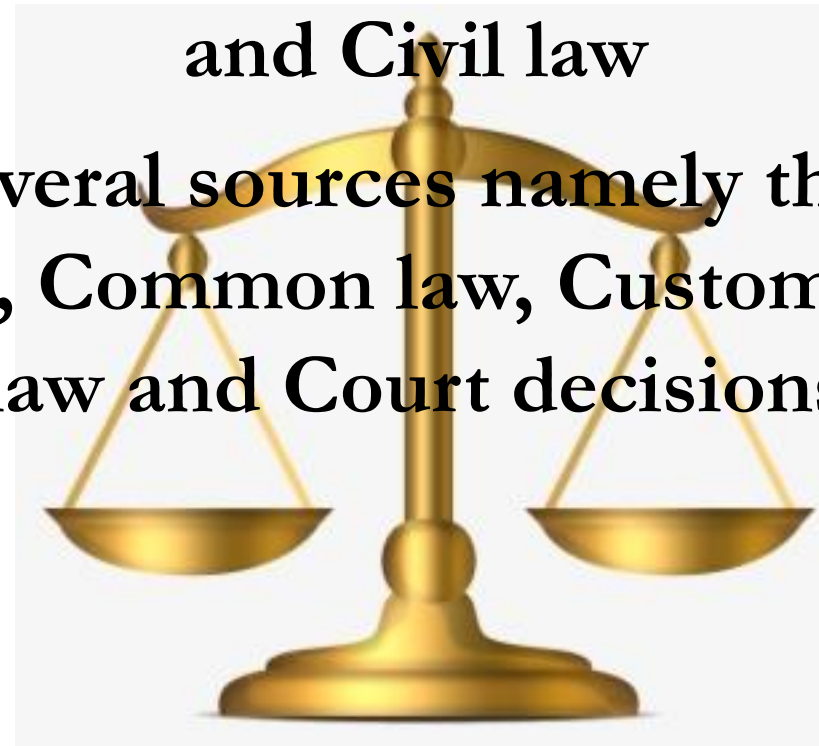


What is law and from whence does it specifically come from within the perspective of the South African legal system?

In essence the ‘law’ is simply **a set of man-made rules** which control the way people behave or conduct their lives

There are three main kinds of laws - Constitutional law, Criminal law and Civil law

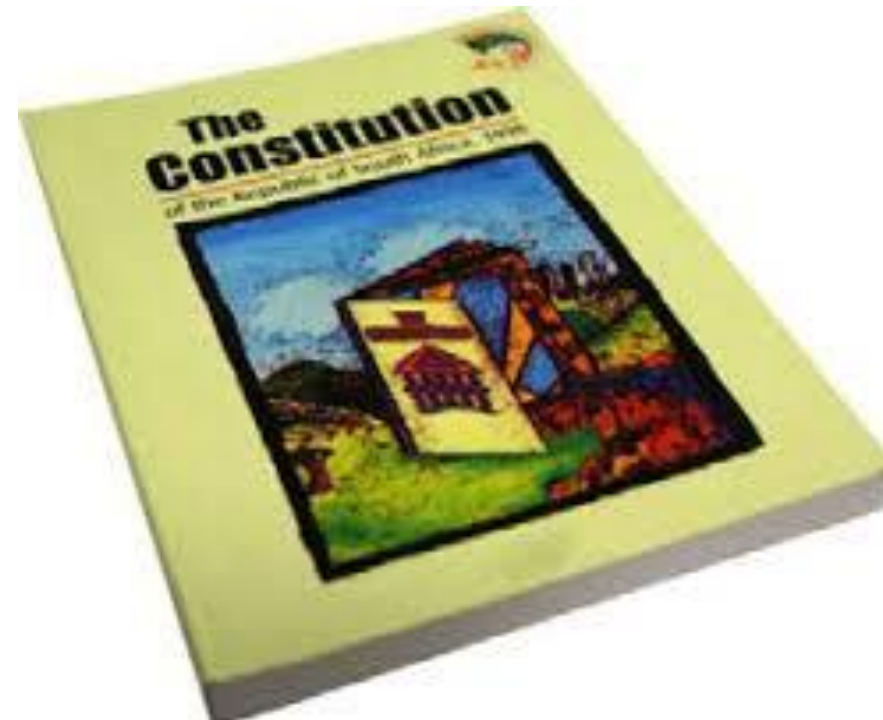
Law is derived from several sources namely the Constitution, Statute law, Common law, Customary law and Court decisions



**The Constitution is the highest law of South Africa
Written by a multi-party Constitutional Assembly and given force of
law by Parliament in 1996**

**It includes a Bill of Rights, a list of human rights which, in theory,
lays the foundation for all laws**

‘In theory’ since the Bill of Rights is not always respected



The South African Parliament is the highest law-making body in the country. Parliamentarians write the statutes which constitute Statutory law

South African Company Law is a set of rules which regulates corporate entities which are formed under the Companies Act

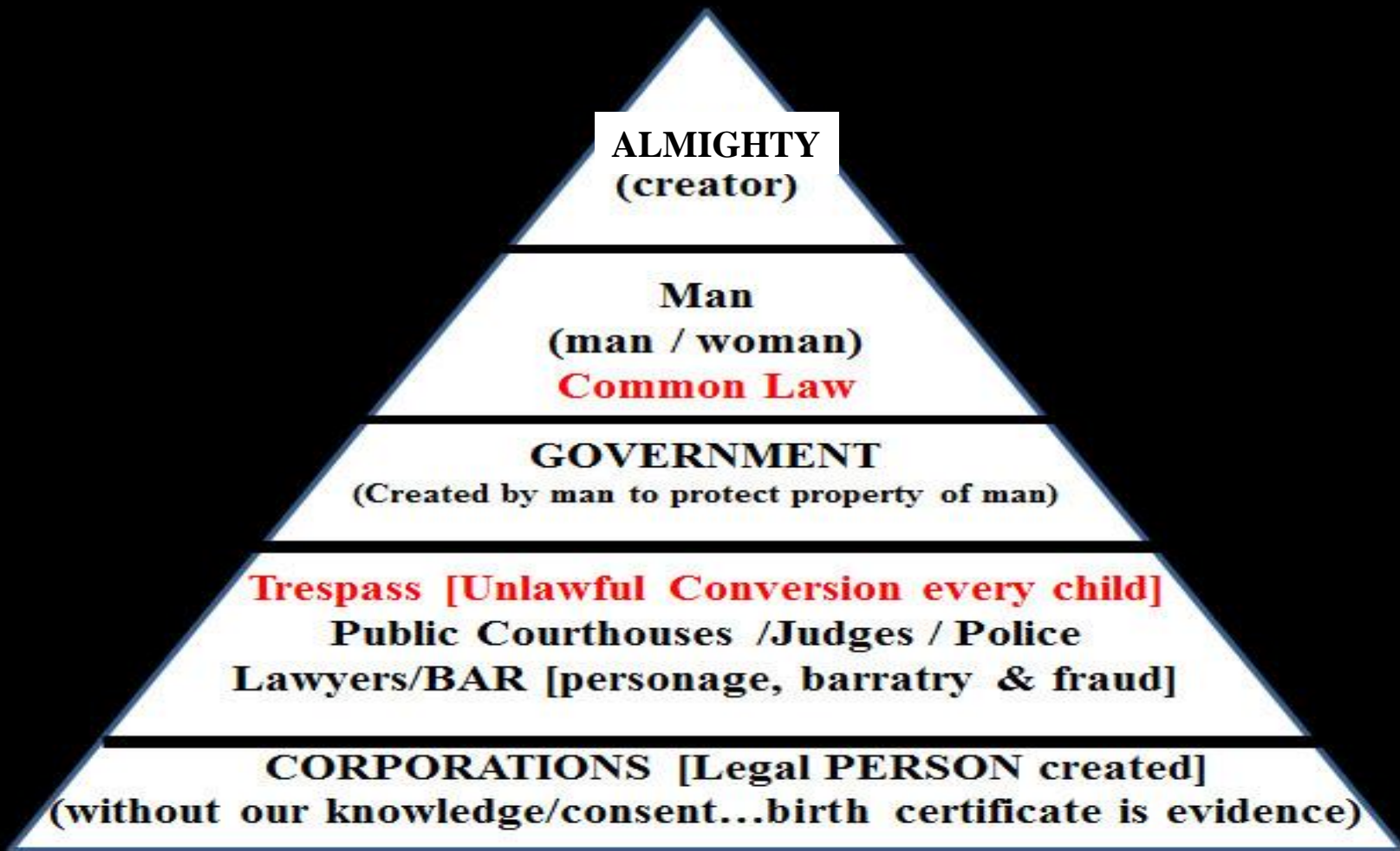


Corporate law is that aspect of law which controls the rights, behavior and relations of legal persons, companies, organizations and businesses

It is the legal practice relating to corporations and includes their formation, funding, governance and termination



HIERARCHY OF CREATION / LAW OF MAN



HE WHO CREATES OWNS / CONTROLS

“AUTHORITY”

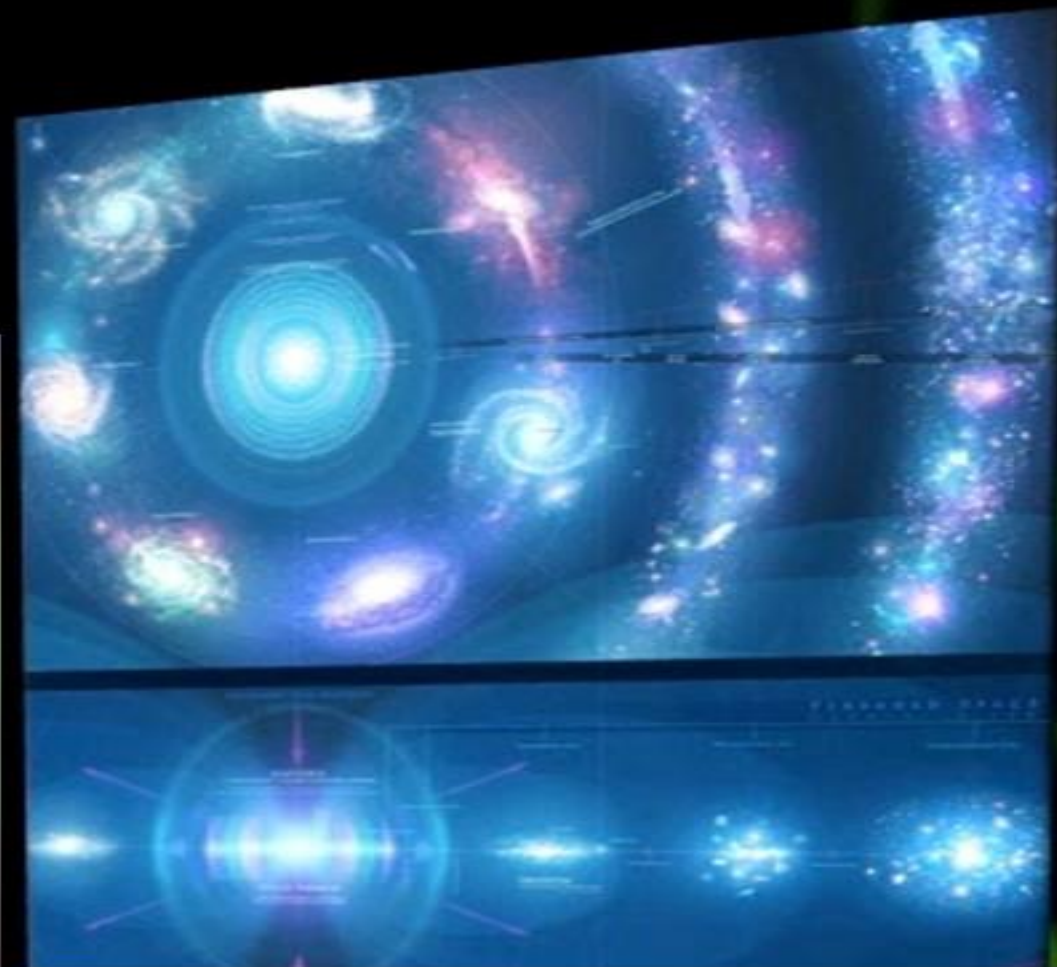
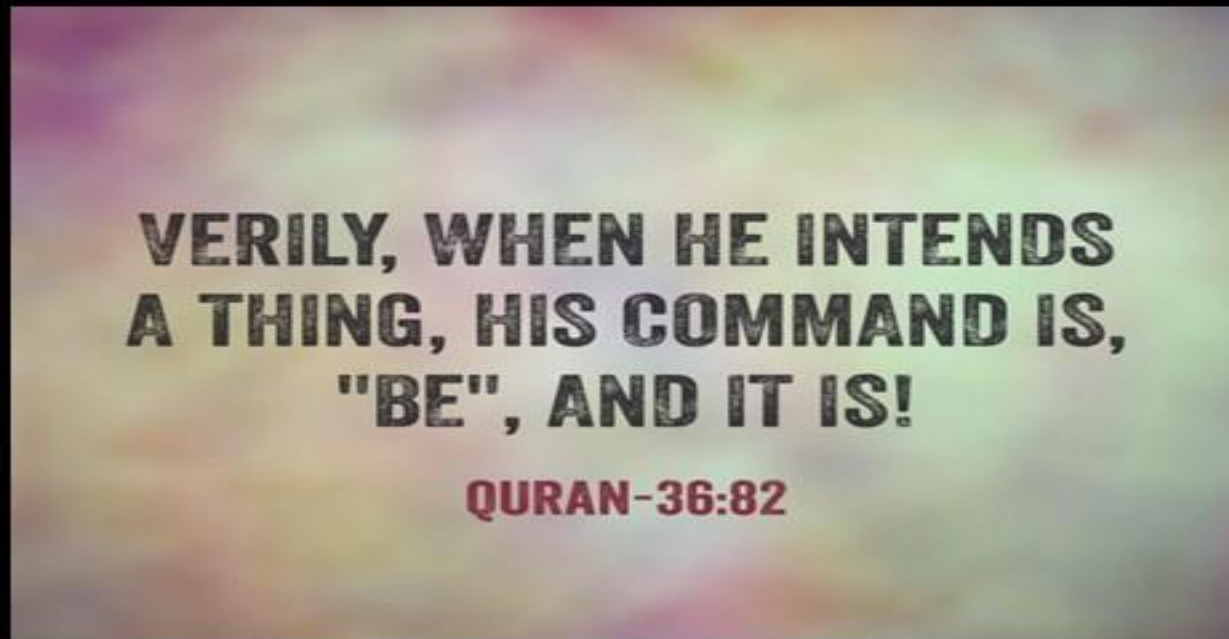
JURISDICTION

From the Latin noun *jus, juris*: “**law**” and the Latin verb *dictere*: “**to speak; to say**,” thus ***jurisdiction*** literally means “**to say what the law is.**”



Who Created Natural Law?

- Logical Deduction: **Natural Laws** are the “rules of life” – Physical, Mental and Spiritual Laws operating from ‘the beginning;’ an **intelligence** must have put these **rules** in place and set **events** into **motion**; **First Cause** and therefore primal to the reality we know – came before.



**It is the Almighty who spoke the universe
and its laws and commandments into existence**

“AUTHORITY” JURISDICTION

From the Latin noun *jus, juris*: “**law**” and the Latin verb *dictere*: “**to speak; to say**,” thus ***jurisdiction*** literally means “**to say what the law is.**”



**VIRTUALLY THE ENTIRE WORLD OPERATES IN LUCIFERIAN (SATANIC)
JURISDICTION AND NOT DIVINE JURISDICTION**

So what exactly are corporations?

A corporation is a business enterprise which, through the legal process of ‘incorporation’ *becomes a distinct entity*

In other words, the enterprise acquires a legal identity and becomes *a completely separate entity* from the people who operate it

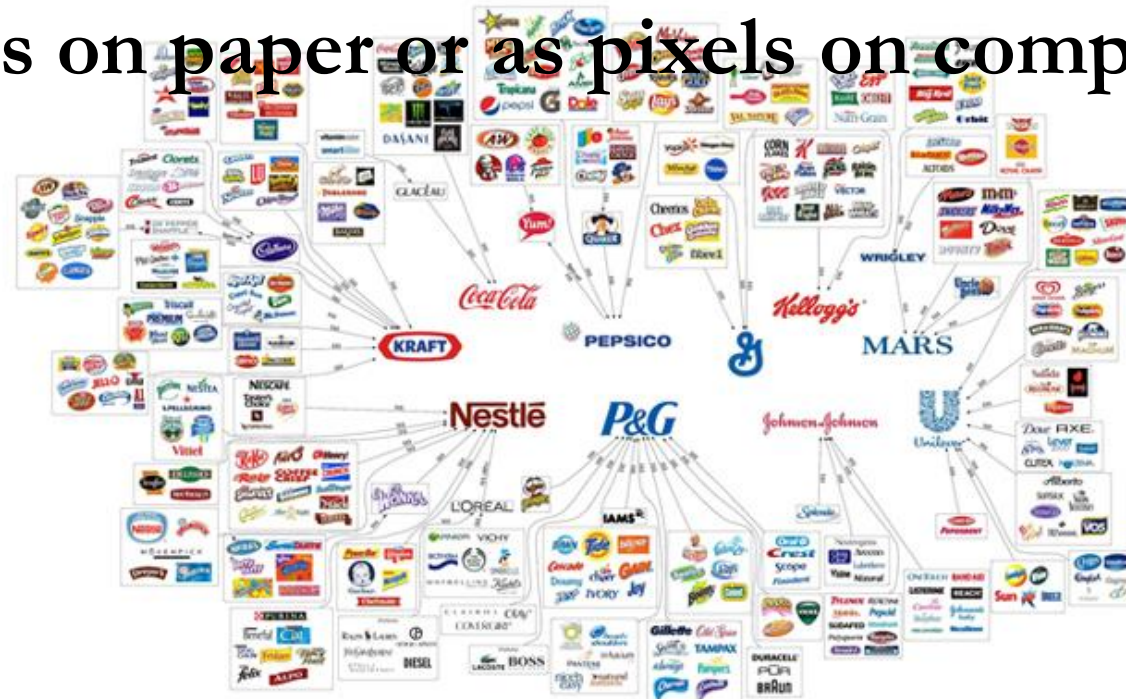


So what exactly are corporations?

Corporations are directly responsible for much of the mayhem and destruction around the globe

They mostly benefit only a few whilst destroying the many

Corporations are the constructs of diabolical minds. They are the beliefs and ideas emanating from these minds and which are reflected as words on paper or as pixels on computer screens



What is a Corporation?

It is chartered by the state

Many have subsidiaries

Many operate in several different businesses

A company often with a Board of Directors



It is a separate legal entity from its owners

It operates apart from its owners

In UK, it can mean a state-owned company

What is...

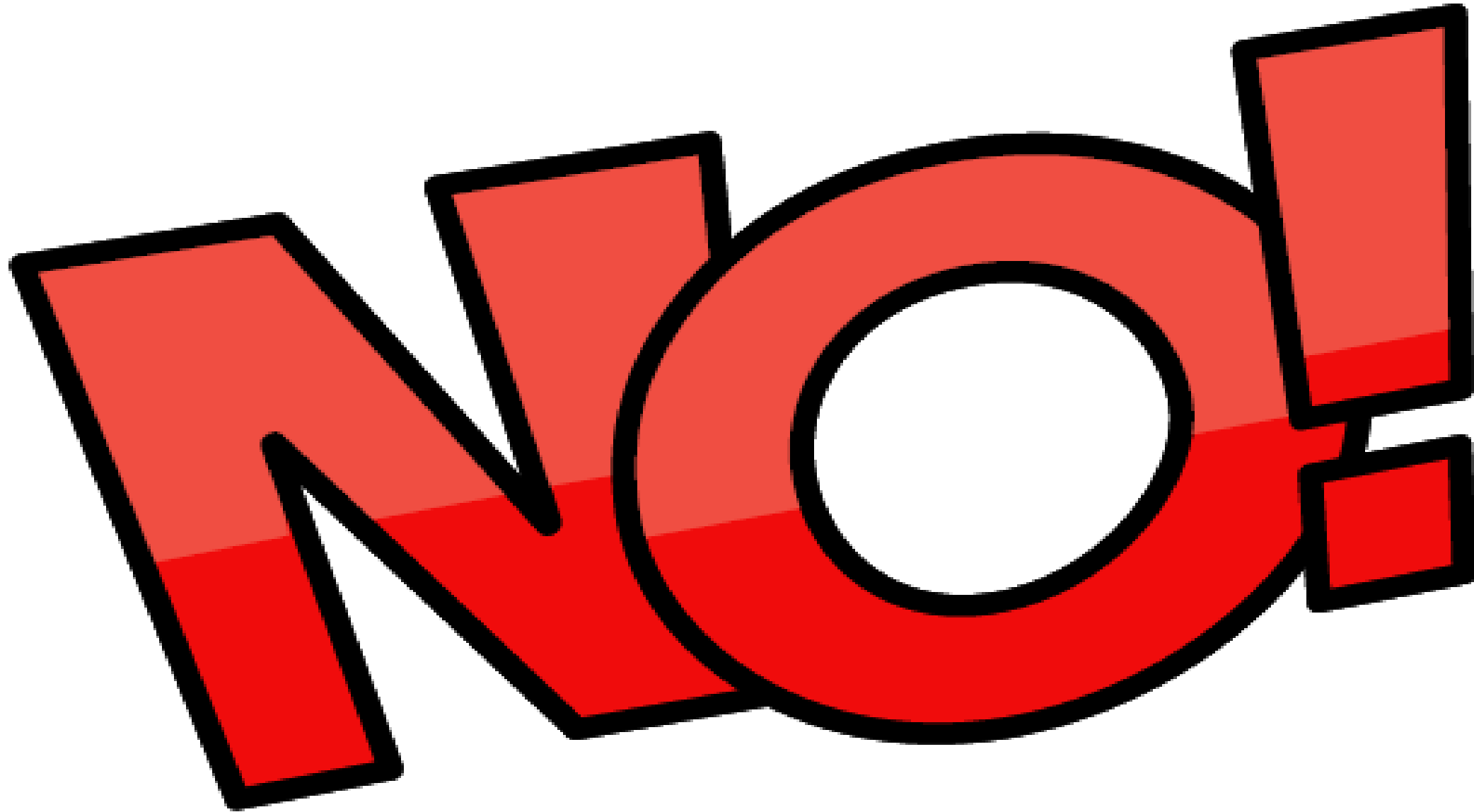
Santa Claus?



NAME

Can Santa Claus do anything?





How can you get
Santa Claus to do
something?



Incorporate it!



A corporation is a name which has been given rights and authority!

This is impossible! Completely nonsensical!

A name cannot have rights and authority!

But a living man, woman and child can!



Corporation means '*Dead-body speaking!*'

UNALIENABLE HUMAN RIGHTS

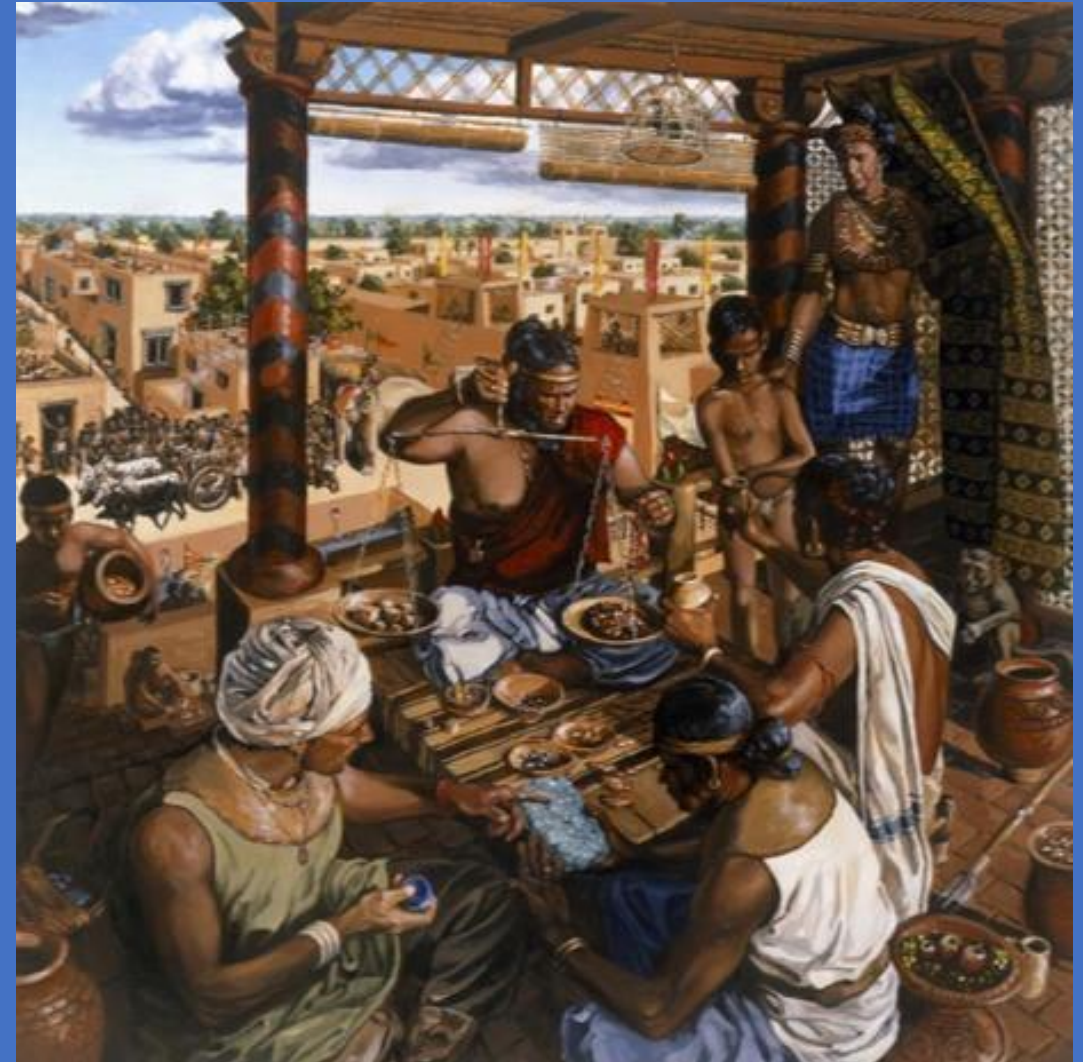


- 1. The Right to Life**
- 2. The Right to Religious Freedom**
- 3. The Right to Dignity**
- 4. The Right to Gender Equality**
- 5. The Rights of Religious Minorities and Other Groups**
- 6. The Right to Freedom and from Slavery**
- 7. The Right to Justice**
- 8. The Right to Labor**
- 9. The Right to Sustenance**
- 10. The Right to Protection of Wealth and Property**
- 11. The Right to Protection of Residence or Home**
- 12. The Right to Have a Status**
- 13. The Right to Choose One's Spouse**
- 14. The Right to Preserve Cultural Autonomy**
- 15. The Right to Respect of One's Belief**
- 16. The Right to Speak the Truth**
- 17. The Right to Petition Against the Wrong**
- 18. The Right to Privacy**
- 19. The Right to Peace**

History of Corporations

In eighth century BC in India, merchants, traders and artisans engaged in the same economic activity or craft formed associations called *shrenis*

This seems to be the first type of business organization or structure to have been formed



In England before the year 1600 business was typically conducted by small groups of people who shared the risks and responsibilities of their operations on a **cooperative or partnership** basis

These collectives had names to identify them but no distinct legal identities of their own

Commercial corporations were non-existent at this time



Non-profit organizations (churches, schools, clubs, hospitals and universities etc.) were 'incorporated' to streamline their functions and to avoid disagreements, disputes or administrative and other difficulties related to succession

IOW they were given a distinct legal identify and became a corporate person – a completely separate entity from the human beings which managed them

Corporatization was also created to place a shield or veil around these managers to protect them from any responsibility for their actions, especially negative or harmful ones

Corporatization was only allowed for non-profit entities by the Crown of England or its government who wrote their constitutions outlining their rights, powers and purposes

The first **commercial corporations** made their appearance in the last few years before 1600 when the Crown granted Royal Charters of Incorporation to **trade associations**

TRADE ASSOCIATION



Meaning, Features, Objectives, Functions, History

These were non-profit corporations and were involved in regulating and developing trade in limited areas. They did not actually engage in trade themselves

Individual businesses
became members of
these associations which
allowed them to trade in
these areas



NONPROFIT
CORPORATION

Nonprofit corporation, also known as a noncommercial corporation, is a type of corporation that is not organized for the purpose of making a profit. Instead, it is organized for a specific purpose, such as providing services to the public or advancing a particular cause. Nonprofit corporations are typically exempt from paying corporate income tax, although they may be subject to other taxes, such as property tax or sales tax. They are also typically prohibited from paying dividends to their shareholders, although they may be able to issue stock to raise money for their operations. Nonprofit corporations are often used to provide services to the public, such as education, health care, and social services. They may also be used to advance a particular cause, such as environmental protection or human rights. Nonprofit corporations are typically run by a board of directors, which is responsible for making decisions about the organization's operations and financial affairs. The board of directors is typically elected by the organization's members or shareholders. Nonprofit corporations are often used to provide services to the public, such as education, health care, and social services. They may also be used to advance a particular cause, such as environmental protection or human rights. Nonprofit corporations are typically run by a board of directors, which is responsible for making decisions about the organization's operations and financial affairs. The board of directors is typically elected by the organization's members or shareholders.

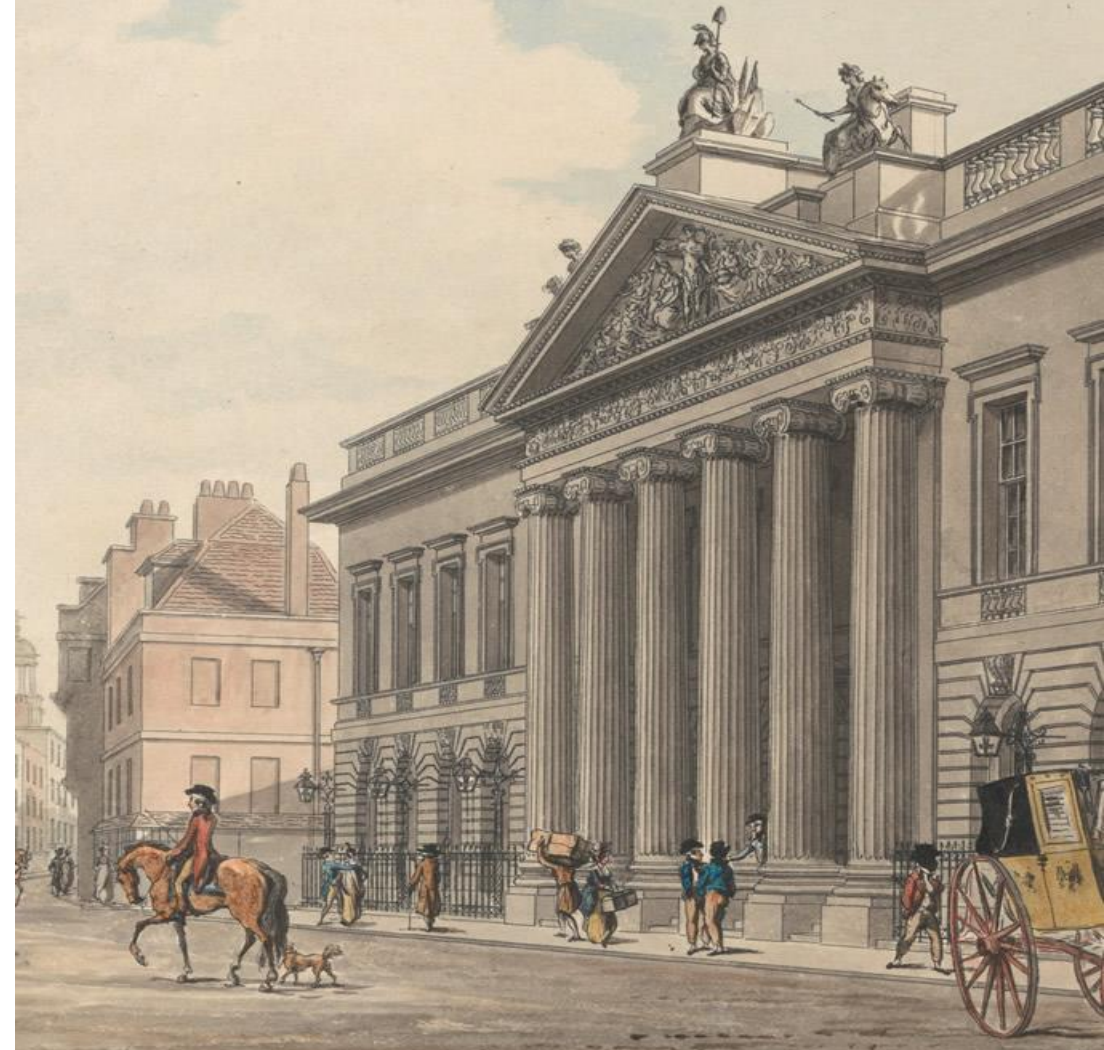
The **East India Company** was the first incorporated, non-profit trade association following receipt of its Royal Charter in 1600 allowing its members to monopolize trade in the Indies

Through the course of the 1600s the members merged their stock to eventually form **one huge joint-stock owning partnership** which carried out all the trade from within the Corporation

BBC

THE BIRTH OF EMPIRE

THE EAST INDIA COMPANY

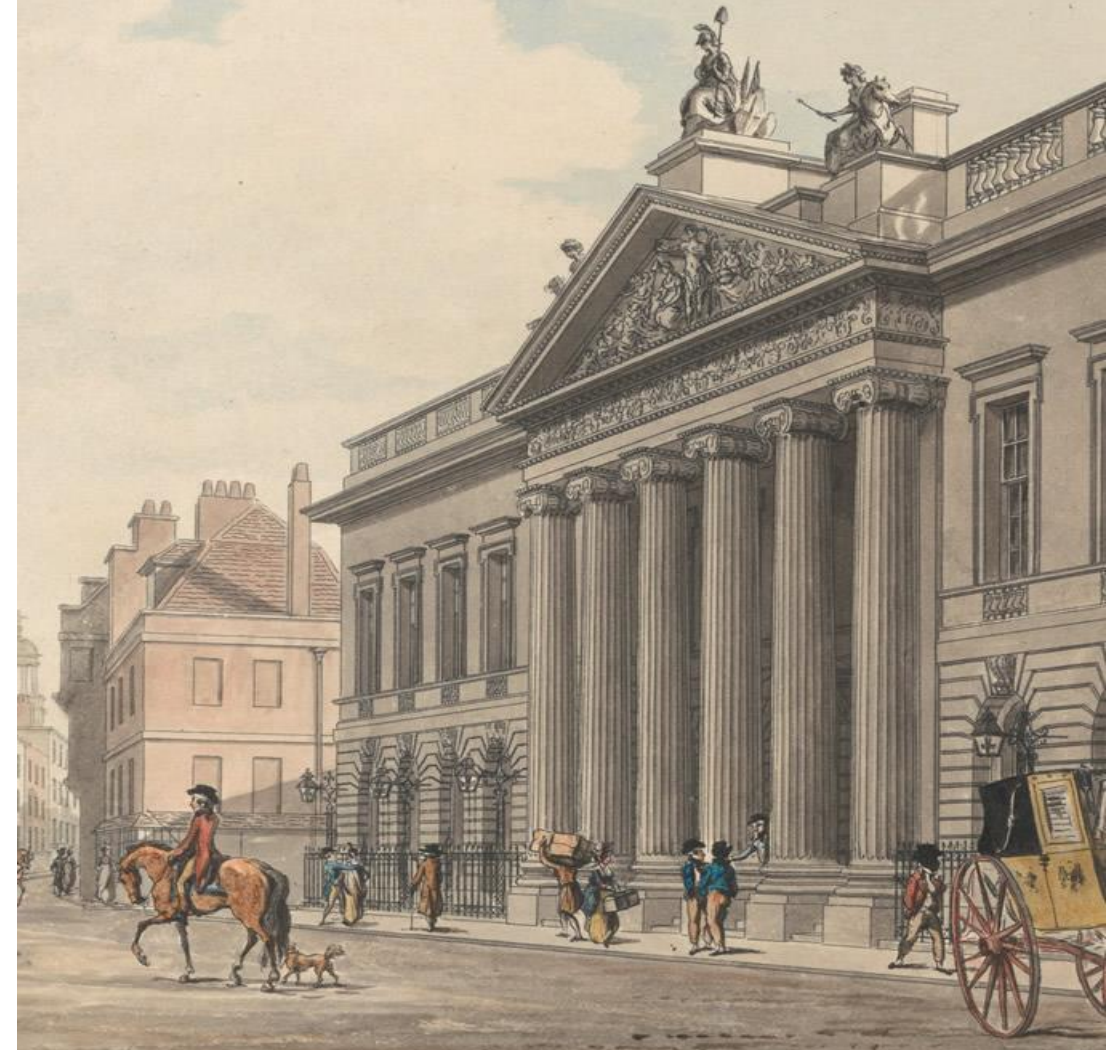


During the next century the partnership decided to sell its joint stock to the East India Corporation itself and received in return a '**share**' in the corporation. In other words, **the joint stock of the partnership was exchanged for individual shares for each member**

BBC

THE BIRTH OF EMPIRE

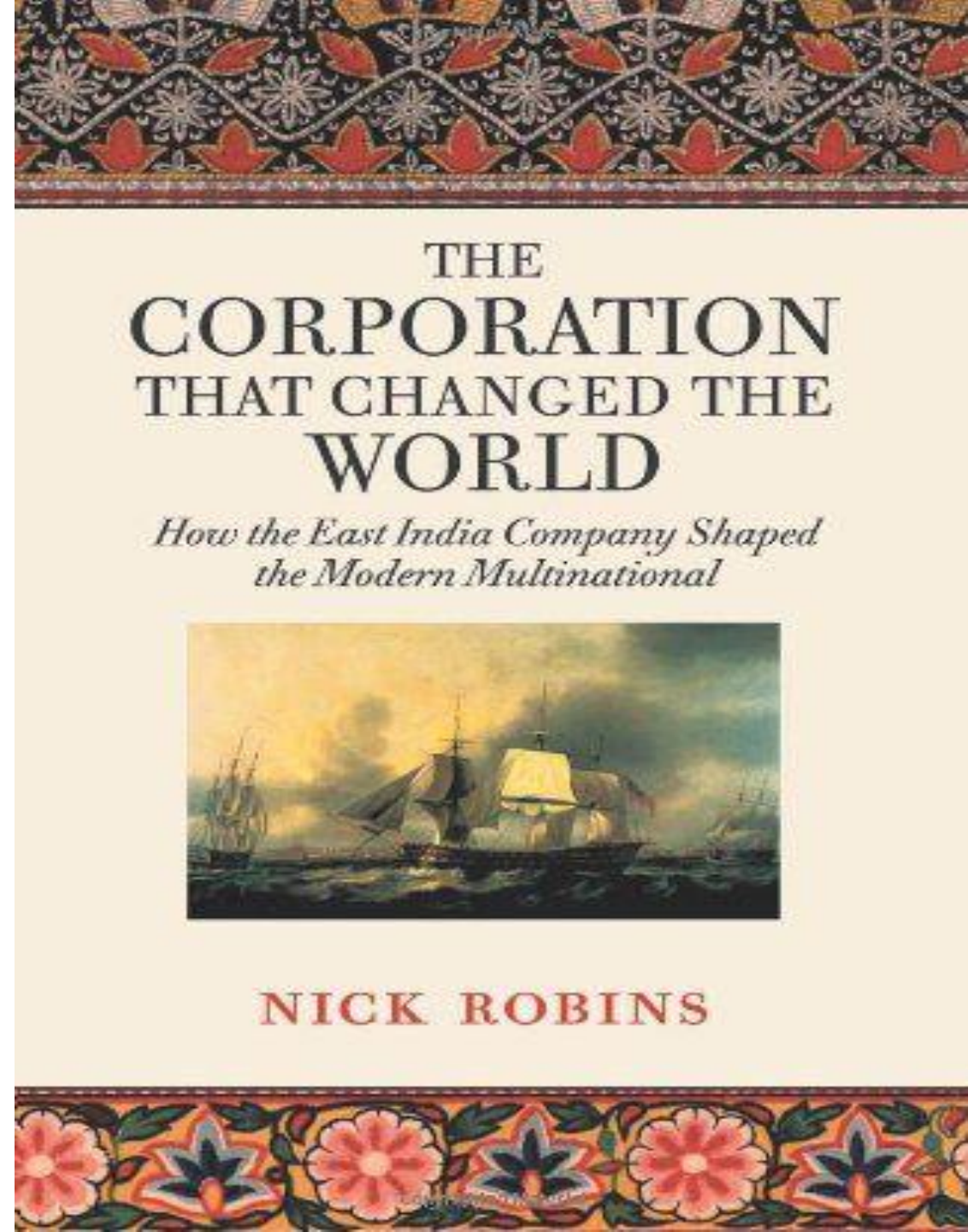
THE EAST INDIA COMPANY



The corporation, as a separate or individual entity, then traded the stock in its own name and generated its own profits

These profits were then distributed amongst its shareholders, the partnership members

In this way the East India Corporation became **the first shareholder-owned, for-profit commercial corporation**



However, by generating profits it was **acting illegally** since its actions were '**Ultra Vires**'; they were not sanctioned by any authority - government or courts - which had the power to sanction such actions

Furthermore, the general public was not consulted to determine if converting to a for-profit entity was a prudent move or not. The idea was purely a **construct of the minds** of the partnership members

Unsurprisingly the consequent illegal profit-generating activities of the corporation which followed the conversion went ahead without any analysis being undertaken as to any possible harmful consequences such a move may hold for the public in general. Or for the environment for that matter

Amazingly though, the illegal conversion of a non-profit trade association to a for-profit corporation was not challenged by anyone!

Ethics in business, it seems, was not a widely held-value at the time. Tragically the same holds true today, and seemingly through all of the time in-between

In any case it was the advantage of protection from the numerous risks associated with doing business, and especially financial and economic risks, that the corporation provided to business people which drove them to act illegally in their pursuit of profits

The major advantage of course was that since the fictional corporation was a separate entity from its living stakeholders, directors and managers especially, a barrier or veil existed between them – the ‘Corporate Veil’

A barrier or veil behind which the living could hide from their actions taken in the name of the dead, fictional corporation

Real, natural people of course have to take responsibility for their actions in life in general. And this was the case in any unincorporated business too at the time. And at all times throughout history also when business was conducted, including this current time too

However, incorporation now shielded people from the individual and collective responsibilities of their business dealings. Any malfeasance or unsavory business practices could be defended in the name of the corporation rather than the name or names of those committing the foul deeds

Another advantage conferred by incorporation was that, since the corporation was not a living entity, it could not die, unlike its living stakeholders; its managers, directors and shareholders

The corporation could go on forever. At least theoretically. So even if these stakeholders left the corporation, including the transfer of shares by shareholders, the corporation would continue to 'exist'

Furthermore, since the corporation's assets belonged to it as a separate legal person from its shareholders, if any of them were rendered insolvent for any reason they could not rely on these assets to rescue them from their difficulties

Likewise however, if the corporation had difficulty settling its debts the personal assets of shareholders could not be used to do so

During the latter half of the 1600s until 1720 other non-profit trade associations converted to unlawful for-profit commercial corporations. Exchanging joint partnership stock for individual shares began increasing

This was permitted by the Crown which started granting charters to new corporations specifically to enable them to trade as commercial corporations

Later on these corporations also came into ‘existence’ through Act of Parliament



The prime purpose it seems for the increase in granting of charters, and thereby the increase in the number of commercial corporations, was to develop new patents and to boost domestic trade

Funding for these new corporations was also requested from external investors

And it is not surprising that dodgy corporations were created to obtain money from investors fraudulently



‘South Sea Bubble’ of 1720

The first stock market crash

The **British South Sea Company** was formed in 1711 and granted a **monopoly** to trade in Spanish-controlled ports in South America

Investors were told that **handsome profits** were to be made as soon as these ports became accessible to trade. Money poured into the company and the **share price was driven to incredible heights** by **exuberant investors** thereby creating the **‘South Sea Bubble’**

But profitability remained inexplicably poor. When they could no longer convincingly explain the **dismal performance** of the company, the **founders fled the country**. It was then that investors discovered that access to these ports would never be obtained

This triggered a **massive sell-off of South Sea shares** with the consequent **complete collapse of the share price** almost immediately and triggering similar crashes of a multitude of similar dubious companies. This was the **first stock market crash**



So Parliament decreed that specific types of corporations, known as ‘Statutory Corporations’ were to be created in order to protect the financiers in the event of corporate failures. Any legal defense would be in the name of the corporations. (The Bubble Act)

And the formation of these was to be controlled. Each one of them would be created for a specific project only, such as the building of a specific canal for example

Statutory Corporation

Statutory Corporation (or Public Corporation) refers to such organizations that are incorporated under the special Acts of the Parliament/State Legislative Assemblies.



The Bubble Act was repealed in 1825 permitting the trading of shares freely. And from this year up until 1856 a number of Acts saw **the end of the controlled setting up of corporations** and the introduction of the **Registered Corporation**, the type which is used up to this day

The types of commercial activities of these legal persons were subject to approval by the Registrar although the founders of the corporation could determine its purposes and limitations



According to Hansard (the verbatim record of transcripts of Parliamentary debates in Britain and other Commonwealth countries) in a debate in the House of Commons, Gladstone, one of the presidents of the Board of Trade and a sponsor of the Registered Corporation, stated:

'Joint Stock Companies at present could not be formed with any privilege such as that of suing and being sued, except, by coming to Her Majesty in Council, or by applying to Parliament... Under this Bill, there would be a power for the first time, for persons to associate themselves in companies, for the purpose of commercial pursuits, without the fear of interference from any human being whatsoever.'

'Person' means fictional corporation

The Bill was obviously proposed with the unambiguous purpose to bestow civil and human rights upon the fictitious corporate person. Unsurprisingly the significant risks and dangers of legalizing such a nonsensical concept were understated. Hansard further states:

‘Mr Parker agreed that great harm had been done by the abuse of the principles of Joint-Stock Companies; but ... One great principle distinguishing this country from others was the non-interference of the Government with the regulations of trade.’

At first struggling creditors of Registered Corporations could get the money owed to them from their shareholders. There was no legal protection of limited liability for shareholders

It took a decade of debating for an Act to be passed for this limited liability protection to be legislated. In 1855 the passage of this Act eliminated the possibility of creditors legally pursuing shareholders for the debts of their company

The only risk shareholders faced was losing the money they invested in the event of its failure

Their liability was limited to the amount they had paid for their shares. They had no liability or responsibility beyond that

Not only did this law now protect shareholders from any responsibility for the debts of the Registered Corporation it also shielded them from the consequences of the way in which their funds were used i.e. it shielded them from the actions of the managers or directors of the company

For example, if shareholder money was used to develop weapons which were used to kill innocent civilians there was no liability at all on shareholders. The building of such weapons and the taking of innocent lives was of course seen purely as the decisions of those carrying out these actions

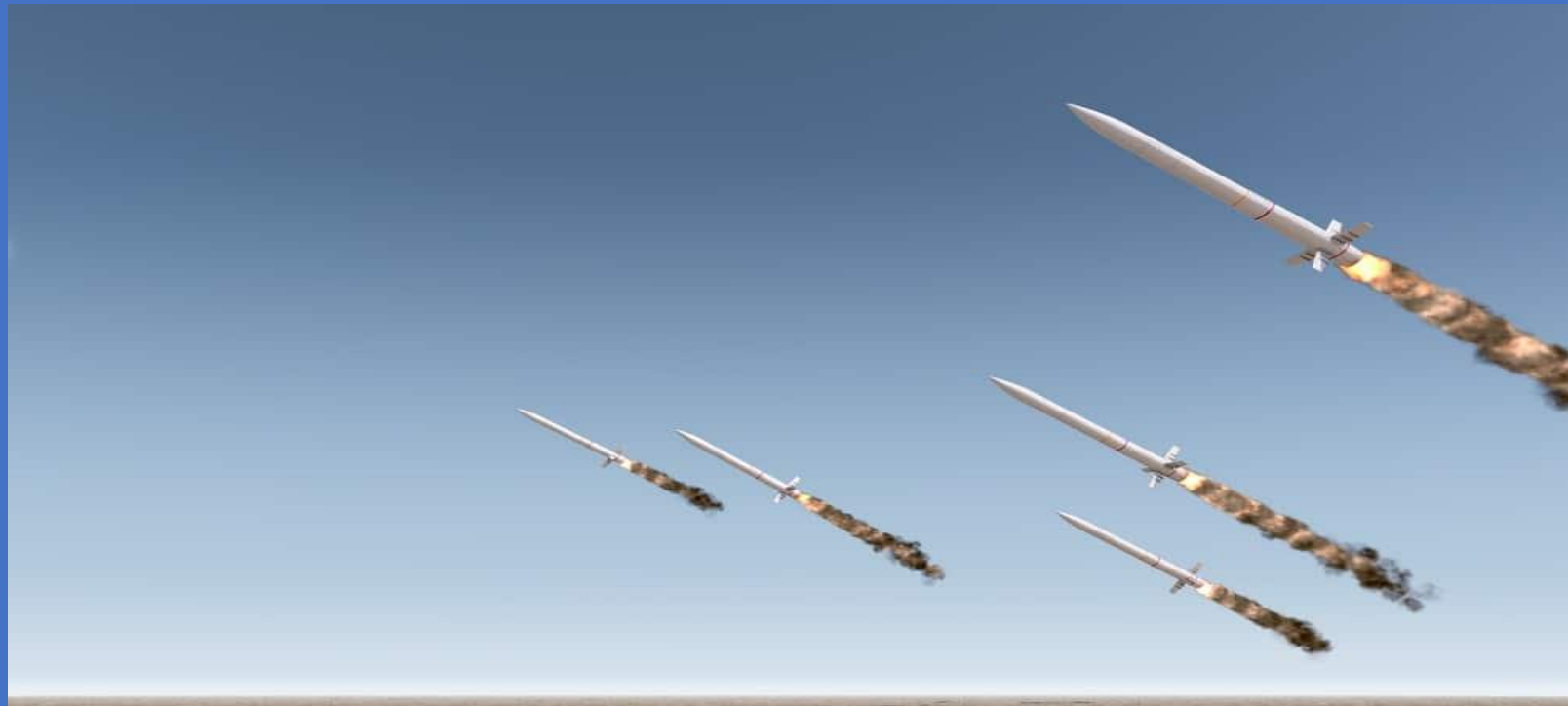
However, it was shareholder money which made this diabolical situation possible in the first place!

But the lawmakers, not surprisingly, turned a blind eye to this fundamental issue which has since been a major factor in the chaos, death and destruction the world has been experiencing



Limited liability shareholder funds are also used to develop deadly pharmaceutical drugs and vaccines and other harmful and deadly products

Tragically, the use of such funds has been responsible for the destruction of animals, people, and plants and planet alike for a long time now



But what arguments did the proponents of limited liability put forward to win the debates and get the Act passed?

There were two, the first being that it would benefit the Middle and Working Classes

According to this logic if this group (classified as the poor) bought shares in a company which failed, they would be protected



These logicians seemingly had the interests of the poor at heart. Unfortunately, their apparent concern for this group seemed to have blinded them to the fact that **it is not only shareholders who can be devastated in the event**

~~a corporate failure~~ those who invest their time, expertise and effort on a daily basis to keep the enterprise operational, **the people working there, are even more devastated in the event of its failure.** They lose much more than absentee shareholders



And what percentage of the poor could then, and can now, afford to purchase a sufficient quantum of shares to make a significant positive difference in their wealth status?

It is obvious that the limited liability corporation was **designed to favour and protect shareholders while placing the burden on its employees to bear the cost of failure**

Failure is often due to the malfeasance of managers and directors rather than that of non-management workers



In her book ‘*The Divine Right of Capital*’ author Marjorie Kelly describes several principles of an Economic Aristocracy and an Economic Democracy

One of the principles of an Economic Democracy is that *Under market principles, wealth does not legitimately belong only to stockholders. Corporate wealth belongs to those who create it and community wealth belongs to all.*

We will run through the principles shortly

The second rationale provided to support limited liability was that human investors and funders would **clearly be aware of the risks they would face by dealing with or investing in a fictional entity**

The term 'Limited' or the letters 'Ltd' following the name of the corporation would alert them to this. **No-one could claim ignorance of the risks of entrusting their money to a fictional person.** The warning would be right there besides the name!



The **reality** of course is that they **would be entrusting their money to a real human/s hiding behind a fictional person!**
(Thank you Corporate Veil!)

In any case there is no doubt that **since the time of coming into being of the Limited Liability Corporation that many investors have made stupendous returns on their investments.** Their bet that the corporate person would ‘come to the party’ and multiply their money, paid off handsomely

But the **risks are of course very real**. There have been numerous corporate failures with decimation of shareholder value and consequent misery and mayhem

This certainly indicates that the letters 'Ltd' should be taken very seriously indeed. Very, very seriously



Also the limited liability logicians could not see that the inherently destructive limited liability corporation would become ubiquitous. These fictions would be everywhere!

Today limited corporate persons conduct virtually all business operations across the globe



And the short-sighted logicians
couldn't see that the corporate
person could conduct unsavory
operations virtually without risk
by generating subsidiary
corporate persons which would
conduct these activities on its
behalf!



The short-sighted limited liability proponents have caused massive harm to most people and their home they call earth

Their Limited Liability fiction has enriched the few and destroyed large numbers of people and the planet too



The parliamentary debaters were only concerned with the protection of investors and their funds. Their prime concern was legally protecting funders and preventing the theft of or misuse of their funds

No discussion or debates took place as to whether greedy or dysfunctional corporate directors may cause harm to the health and wellbeing of employees, the public and the planet



Was the harm caused to people and planet since the passage of the Limited Liability Act, unintentional? Afterall, parliament back then did not and parliaments today do not deal with these issues.

Parliaments' view was that since fictional corporations officially have all the rights of a human person, they could choose their own objectives and **any control of their activities was the function of the courts and not that of government**. It is not governments' place, it was believed, to interfere in business innovation and activity

It should be left to the courts to decide whether any corporate action is harmful or not

This was astounding of course given the ongoing suffering and deaths across the globe which can often directly be attributed to corporate activity. And of course, not forgetting the destruction of the planet too

Should governments not have the power to put a stop to this?

Anyway let's look at the issue of the control of corporations by the courts



VERSUS

L'entreprise multinationale est-elle un monstre indomptable ?



It was the doctrine of *Ultra Vires* which gave the judiciary the power to **restrict the rights of commercial corporations and control corporate behavior**



In fact, the 1844 Act which brought Registered Commercial Corporations into being **presumed that this doctrine would be used by the courts to keep corporate behavior in check**

However, given the shield behind which they could operate it is not surprising that for more than thirty years from 1846 **a number of cases concerning the activities of commercial corporations were brought before the courts**



It was through these cases that judges at the time stamped their authority and unambiguously demonstrated that **the doctrine of Ultra Vires did apply to commercial corporations**

They left no doubt in any minds as to who controlled corporate behavior. In one of these cases Chief Justice Jervis stated:

'It is clear that the [Eastern Counties Railway Co] have a limited authority only, and are a corporation only, for the purpose of making and maintaining the railway sanctioned by the Act; and that their funds can only be applied for the purposes directed and provided for by the statute.'

In another later case Chief Justice Pollock left no doubt that actions beyond their objectives **would not be tolerated** by declaring:

'A Parliamentary Corporation is a corporation merely for the purposes for which it is established...; and it has no existence for any other purpose. Whatever is done beyond that purpose is ultra vires and void.'

But due to the power given to founders to **create their own objectives clauses in their constitutions** profit-hungry corporations did everything in their power to see the end of restrictions on their activities by the doctrine of Ultra Vires

In a case in 1884 between Bournemouth Corporation and Watts the judiciary concluded that **only the directors, shareholders and in some instances, creditors of corporations could use the Ultra Vires principle to contest corporate actions. No other entities had this right**

Furthermore, sharp legal minds representing corporations saw that the Joint Stock Companies Act of 1844 allowed them to evade the Courts by widening their objectives

Over time the objectives clauses of corporations enabled them to garner an increasing number of rights with the shrewd minds constructing the final clause to state:

The objects specified in each paragraph of this clause shall be in no way limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company

However, **insightful judges refused to allow such clauses**. For example, in 1902 Justice Swinfen Eady in the case between the Mysore Reefs Company and Stephens stated:

'It is not right to accept a construction which would virtually enable the company to carry on any business or undertaking of any kind whatsoever.'

Unsurprisingly though, **corporate managers ignored his judgement**. They could care less about any illegal activities

They **simply included wide-ranging objectives clauses in their constitutions and did as they pleased**. They believed they had the right to do anything they wanted (Law of Thelema / Subjective Morality)

In fact, such illegal corporate activities continued for more than six decades following the Eady judgement and during this period many corporations engaging in such activities were dragged to Court

Those courageous judges whose legal opinions were that these corporations were guilty of acting ultra vires were attacked by both Corporations and Parliament alike and accused of restricting their freedom to trade



Surprisingly (or perhaps not), the judiciary eventually caved in to this onslaught

In 1966 in the case between Bell Houses Limited and City Wall Properties Limited **the Courts surrendered to the Commercial Corporations** when the Court of Appeal allowed the fictitious person to include in its objects clause the powerful right to...



...carry on any other trade or business whatsoever which can, in the opinion of the board of directors, be advantageously carried on by the company in connection with or as ancillary to any of the above businesses or the general business of the company...

Through this *'Bell Houses clause'* as it came to be known the Court submitted to the corporations by transferring its power and right to control them to the Board of Directors of each Corporation

Bell Houses Ltd v City Wall Properties Ltd

- The company was a housing developer and the MOA contained independent object clause related to housing development.
- It also have a dependent objects clause which allow the company to carry on any other trade so long as it is advantageous and in connection with the business of the company.
- Held: This dependent object allows the company to contract to introduce another company to a source of finance.

It was the Companies Act of 1989 however which hammered the final nail in the coffin of the limitation on the rights of Registered Commercial Corporations through the doctrine of Ultra Vires

This Act still required the corporation to describe its objectives in its constitution. However, it allowed it to describe itself as a '*general commercial company*' and that it had the '*power to do all such things as are incidental or conducive to the carrying on of any trade or business by it*'

And the final transfer of massive power from the defeated judiciary to the victorious corporation was seen in this sentence of section 35(1) of the act:

‘the validity of an act done by a company shall not be called into question on the ground of lack of capacity by reason of anything in the company’s [objects clause]’

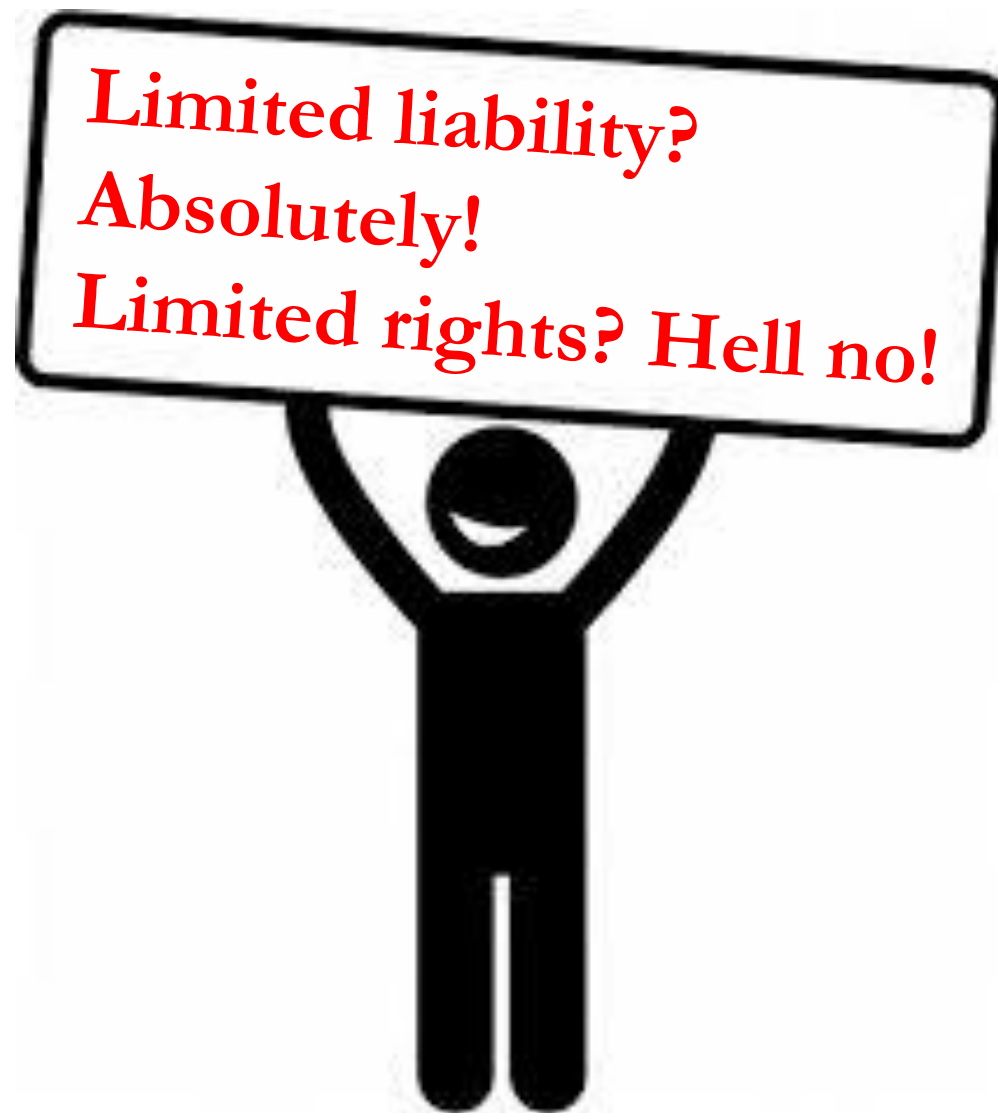
The corporation had won!



The people and planet had lost



One could almost imagine the corporation flashing the slogan:
Limited liability? Absolutely! Limited rights? Hell no!



Important points

It began with fraud

Concerning the history of Corporations, the first Corporation to act for commercial purposes did so on a fraudulent basis and the courts and governments lost the battle to control them.

It is hardly surprising then that fraud permeates the Corporate world and that Corporate failures are so common.

I coined the term ***'Epi-juristics'*** years ago to describe the control of the judiciary of a country by forces above it.



Owners of Empire: The Vatican, the Crown and the District of Columbia

The global financial and legal systems are controlled from the City of London by an entity called 'The Crown'

EPI-JURISTICS

(epi-ju-ris-tics)

The control of the judiciary of a country by forces above it for the purposes of serving the interests of, and for the benefit of, these forces which includes the disempowerment and destruction of the people of that country.

I also coined the term '*Epi-politics*'



EPI-POLITICS

Epi-pol-i-tics
(epi - pōl'ī-tiks)

n. (used with a sing. verb)

a. The control of politicians and governments by factors and forces above them.

b. False political science.

DFK

c. Deception in politics.

Corporatization and Corporatism

For the purposes of this work, these terms are used interchangeably and refer to the creation of Corporate entities for the purpose of financially empowering the few in order to take over the world and achieve full-spectrum dominance and to disempower and destroy the many.



LUCIFERIAN CORPORATISM - THE SATANIC SYSTEM



DDN

Are Corporations Idols?

Definitions of an idol

1. 'A non-human entity produced by human beings and imbued with rights and authority over them by themselves'

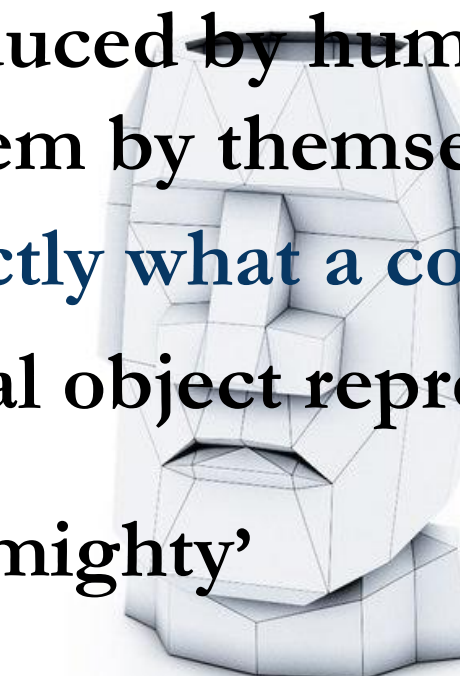
This is exactly what a corporation is!!

2. 'An image / other material object representing a deity and worshipped as such'

3. 'A deity other than the Almighty'

4. 'A false notion / fallacy'

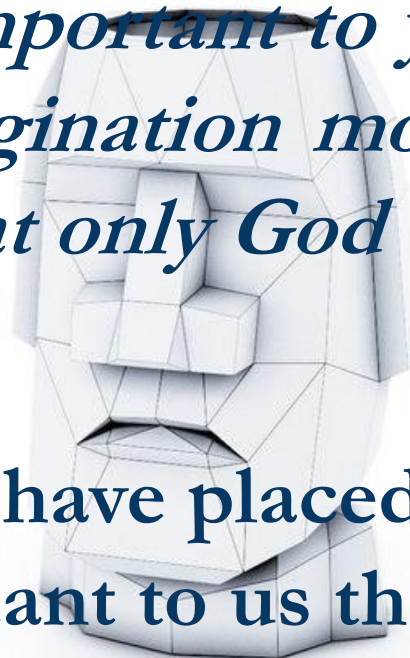
5. 'A person or thing devotedly or excessively admired'



Are Corporations Idols?

Definitions of an idol

“An idol is anything more important to you than God, anything that absorbs your heart and imagination more than God, and anything that you seek to give you what only God can give.



Tim Keller

An idol is something that we have placed above the Almighty.
Anything that is more important to us than the Almighty, is an idol.

N.B Best to avoid the term ‘God’ since from a Luciferian perspective, ‘God’ means Lucifer

People have 2 religions (Generally-speaking)

Primary Religion (Luciferian Corporatism)
(Obedience to corporations - banks, governments, companies etc)



Secondary Religion (Other religion)



Chapter / Surah 12 (Yusuf / Joseph verse 40)

- 1. Whatever you worship instead of the Almighty are mere names which you and your forefathers have made up**
- 2. The Almighty has never authorized you to worship names.**
- 3. It is only the Almighty Who commands.**
- 4. He has commanded that you worship none but Him. That is the upright faith, but most people do not know.**

Chapter / Surah 36:60-62

Did I not command you, O Children of Adam, not to follow Satan, for he is truly your sworn enemy

but to worship Me 'alone'? This is the Straight Path

Yet he already misled great multitudes of you. Did you not have any sense?

Chapter / Surah 7:179

And We have certainly created for Hell many of the jinn and mankind.

They have hearts with which they do not understand, they have eyes with which they do not see, and they have ears with which they do not hear.

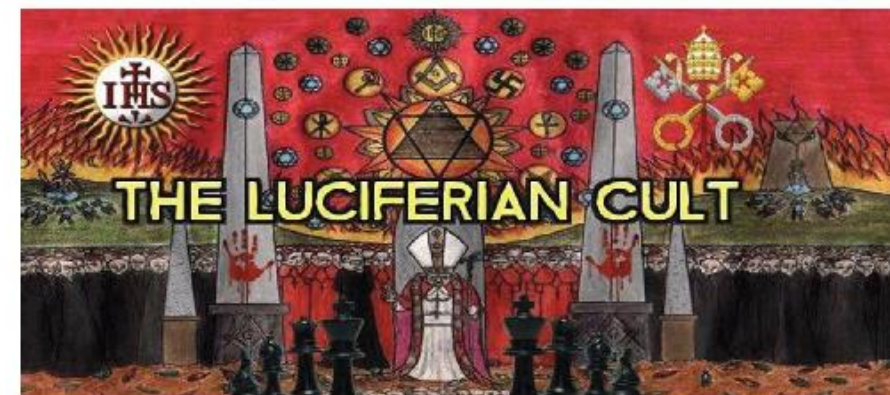
Those are like cattle (livestock); rather, they are more astray.¹ It is they who are the heedless.

The Luciferians / Satanists refer to humanity as cattle. But the Almighty says they are beneath the status of cattle! So humanity is above them, even from their own perspective!

Luciferian Corporatism - Part 2: Competition is a sin. Corporatism in healthcare.

The Satanic System

DEC 18, 2023

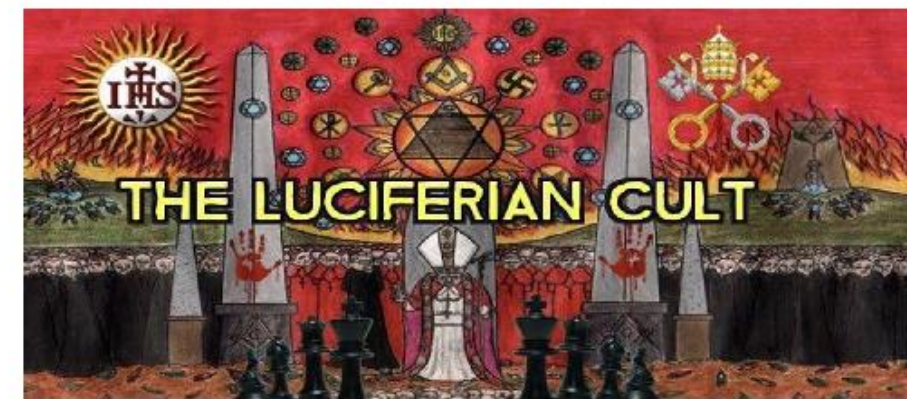


In Part 1 I mentioned two books I stopped writing to research the claimed Covid-19 pandemic. One of these unfinished works is, 'Paper Gods - How fictions are used to destroy the many and empower the few.' The other is, 'Sick You, Sick World - And how to change it.'

Luciferian Corporatism - Part 3: Monopoly. Who owns the world?

The Satanic System

Dec 21, 2023



Luciferian Corporatism - Part 4: Meet your enemies - the Masters of Deception!

The Satanic System

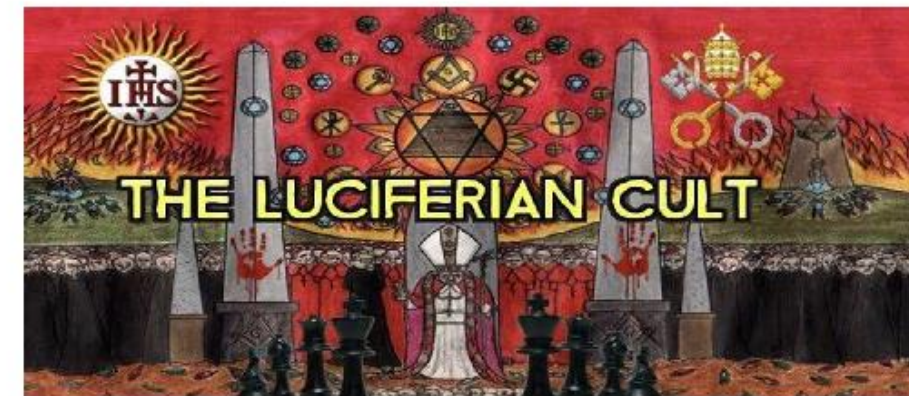


DR. FAIEZ KIRSTEN
DEC 21, 2021



Share

...

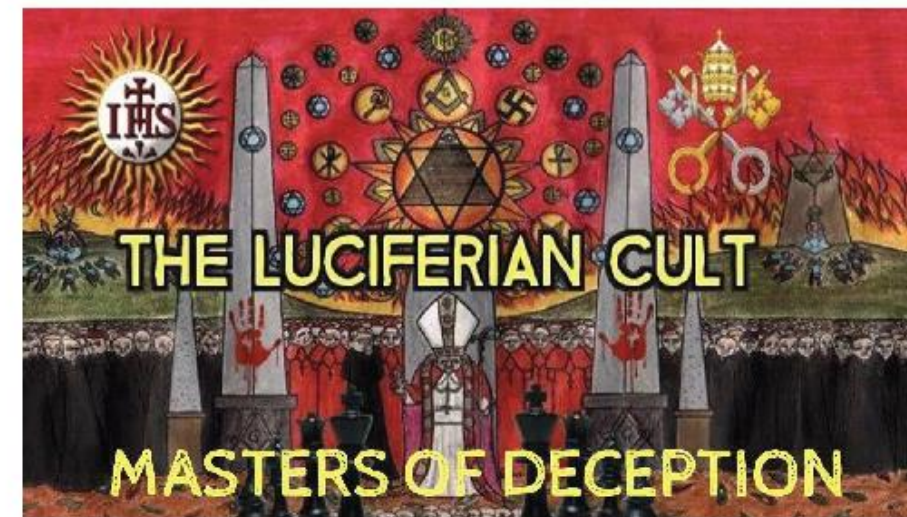




Luciferian Corporatism - Part 5: Is Republic of South Africa a Corporation or a Sovereign State?

The Satanic System

JAN 3, 2024



Below is an excerpt from the National People's Convention video of 2013:

Luciferian Corporatism - Part 6: 2023, An Eventful Year: Shootings, Surveillance, Criminal Networks, Wars... "Why the World Makes No Sense Anymore". Jacob Nordangard

By Jacob Nordangard Global Research, January 05, 2024



DR FAIEZ KIRSTEN
JAN 8, 2024

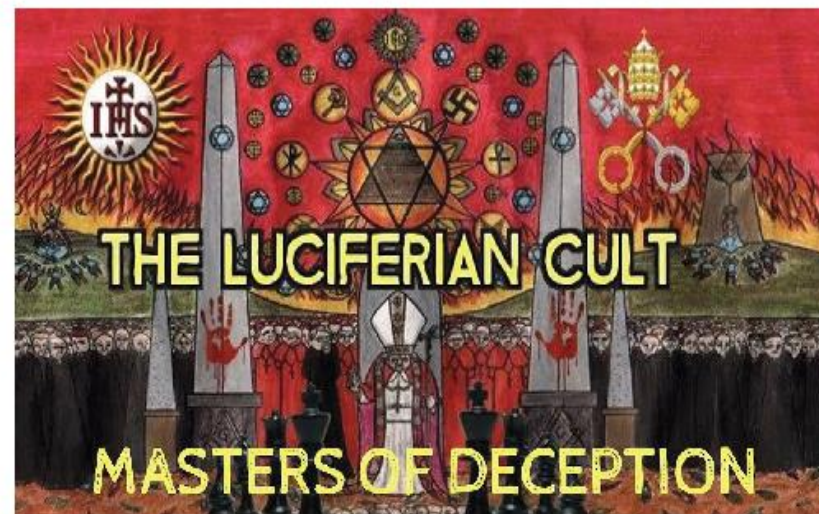


4



12

Share

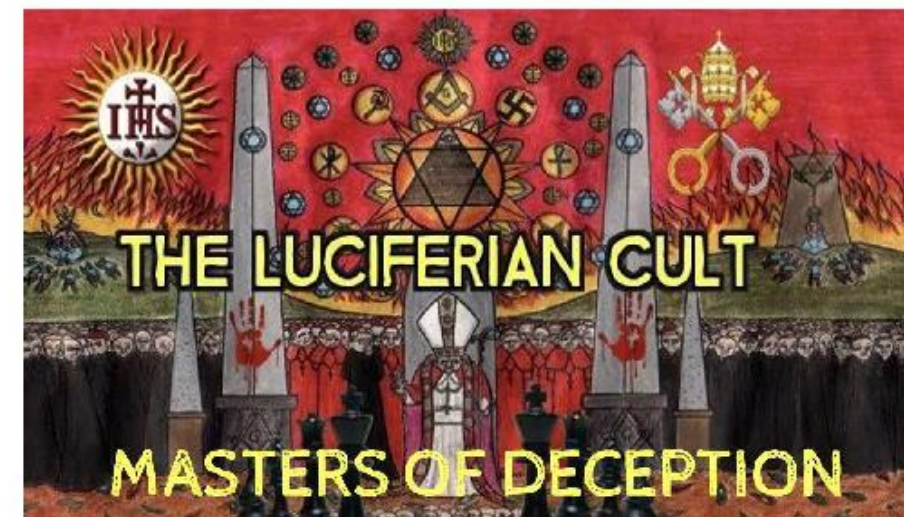


2023 has been an eventful year with both highs and lows. I no longer recognize the

Luciferian Corporatism - Part 7: There are no more sovereign nation states. 2023 was Year One of the New World Order.

The Satanic System

JAN 8, 2024



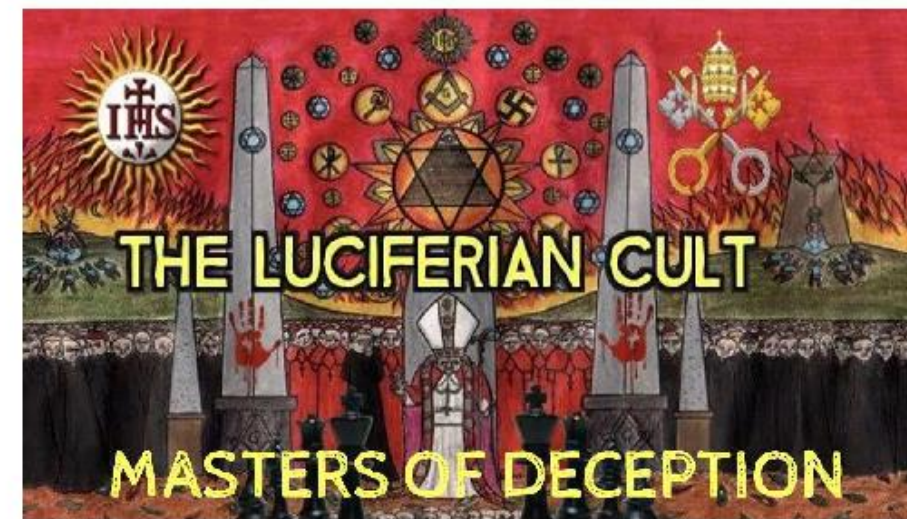
Luciferian Corporatism - Part 8: The amazingly deceptive and effective Strawman!

The Satanic System

JAN 17, 2024



Share



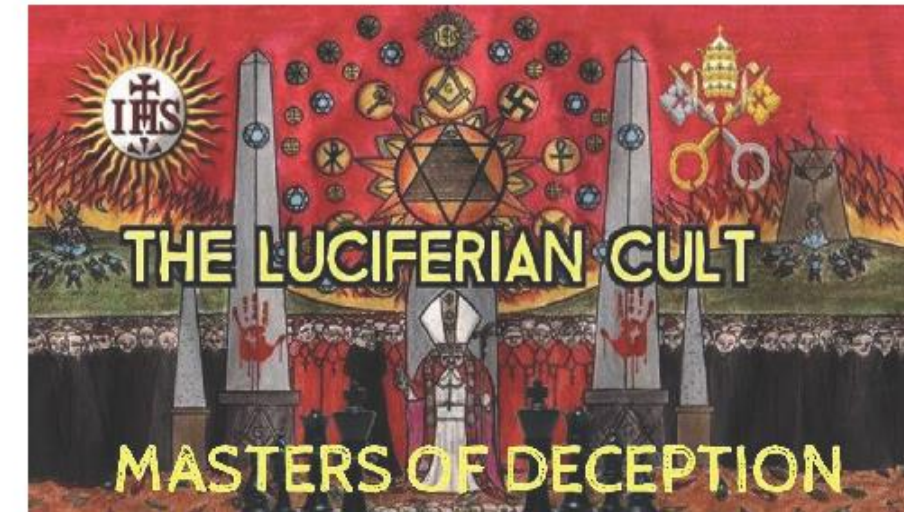
Luciferian Corporatism - Part 9: The worldview that's destroying the world



DR PAUL KRISTEN
JAN 21, 2024

4 1

Shares





انتهی