The Consequences of Falling to a North American Union

Oct/2008
Legal and Fair Use Notices

Information contained in this presentation is reproduced according to best practices of “fair use” copyright law and policy. The respective individual works have been reproduced, along with the name of the author, and are provided specifically for the purpose of education and more specifically for state and federal representatives’ review and consideration pertaining to the implementation of a North American Union.

In all cases, the original works of the authors were available freely on the World Wide Web (Internet), AND the source/location of the writings are clearly published herein along with the work. This packet is merely an assembly of some of those collective works, to provide state and federal representatives with a single source document that will help them understand the complex legal and civil rights issues involved in the implementation of a North American Union.

The author’s name (if given), the original publication wherein the writing appeared, and whatever copyright notice (if applicable) that was attached to the web site or information is also attached to the individual work herein. Permission has been positively obtained from some of the authors contained herein. There is no commercial use or profit involved in the distribution of this material, being made freely available to state and federal representatives and other interested parties.

There is no intention to adversely effect the potential market for or value of any of these copyrighted works. To the contrary, by making these works available in these formats, we acknowledge and esteem those who have done the research on the subjects surrounding the implementation of a North American Union, and herein direct state and federal representatives and others back to the source for more information, if needed.

The inclusion of the model resolution in this packet is not to be taken or construed that the organizations listed herein, and/or the authors of writings assembled herein, endorse that proposal. Rather, that model is a collaborative effort of people who together collected the sum-total of reasons for opposition to a North American Union, and assembled them into a single resolution that could potentially be used to block the implementation of a North American Union at the individual state and federal levels. Nothing suggests or implies that it is “ready” as presented for any state and federal representatives, should have the bill drafting staff of your state review it for legal form and sufficiency.

There shall be no warranty of any kind with regard to this material. The author of this packet shall not be held responsible or liable for any inaccurate statements, incidental or consequential damages, or for any damages suffered the users in connection with contained in this packet.
Preface

Usually, Americans are blessed with economic prosperity. Enduring periods of stagnant or shrinking economic growth are exceptions to the rule. Where do we stand now? Has the government left us with more individual freedoms, fewer regulations, and a solid foundation from which to move forward? Not likely.

In 1958, Senator George Malone stated, "The global theory of free trade is siphoning off America's wealth and bringing her economy to the level of others. The theory is displacing American workers who otherwise would be employed."

The real issue is national sovereignty. Decisions that affect millions of Americans are not being made by those Americans themselves, or even by their elected representatives in Congress. Instead, a handful of elites use their government connections to bypass national legislatures and ignore our Constitution – which expressly grants Congress the sole authority to regulate international trade.

We are in the fight for our very existence and no one should doubt it for a second. Every single American must step up to the plate and do their part, now, not later. The treasonous mechanisms are all inter-related and we must attack all of them as our top priorities until we run these globalists out of America and return to an independent, self sustaining nation.

This presentation may help you to understand and recognize what is happening to our nation at a rapid pace, now more than ever, and what is to come. We must reclaim our Constitution before our rights, hence our freedom is gone forever.
Imagine...

- Yourself
- Your Family
- Your Children
- And Everyone Around you

in a North American Union

You say you can’t?
Perhaps this presentation can help.
What is Freedom?

- Freedom of speech
- Freedom of the press
- Freedom of assembly
- Free exercise of religion

Your FIRST Amendment RIGHTS will be mostly dissolved in a North American Union

Currently, you have the freedom (or choice) to VOTE. This privilege is removed in a North American Union.

The essence of freedom is the proper limitation of government.

Yet today, our nation continues to be steered off course as we are led to accept and prefer security over freedom and opportunity.

North American Union law will be superior over our current national laws and the U.S. Constitution.

North American Union citizenship will be regarded by other countries as primary and superior to your national citizenship.

Imagine that each extension process is irreversible.
Imagine a North American Union Patterned after a European Union

The European Union already has clear authoritarian leanings and is moving in a totalitarian direction with astonishing speed…

**Totalitarian** (adj.) Of, relating to, being, or imposing a form of government in which the political authority exercises absolute and centralized control over all aspects of life, the individual is subordinated to the state, and opposing political and cultural expression is suppressed:

“A totalitarian regime crushes all autonomous institutions in its drive to seize the human soul.”

(Arthur M. Schlesinger, Jr.)

A North American Union is moving along with astonishing speed. This is to be done in the name of peace, but will result in the total destruction of our liberty.

In the name of increasing North America’s competitiveness in the global economy, the Security & Prosperity Partnership (SPP) calls for the standardization of the laws, policies and practices of Canada, the United States and Mexico.
The EU’s Lisbon Treaty  
The final takeover of Europe

- Prior to the Lisbon Treaty, the European Union was not a State—it was its member states. The name "European Union" was a descriptive term for all the relations between its 27 Member States.
- The provision of the Lisbon Treaty is that "The Union shall replace and succeed the European Community." This new European Union replaces the existing European Community and takes over all of its powers and institutions and all current members cease to exist. The EU is given the Constitutional fall of a state, while retaining the same name, the "Union".
- Post-Lisbon Treaty, the EU will be able to sign treaties in all the areas of power with other states without the member states. Currently states sign treaties with one another. The EU will have its own voice at the United Nations separate from its member states. It’s taking on a new legal personality. But worse still, it gives itself the ability to amend itself in the future without having to refer to more inter-government conferences. It gives the EU the ability to legislate over literally every single aspect of peoples’ lives.
- The Treaty allows the EU "inter-governmental" powers over foreign policy and crime, justice and home affairs which were outside the scope of European law, leaving only the Common Foreign and Security Policy outside the scope of its supranational power.
- This new “Union” can sign treaties with other States in all areas of its competence and conduct itself as a State in the international community of States.
Imagine that this horrific process is undermined by intense propaganda to the effect that it is for your own good and in the name of peace.

For them to win, we only need to do nothing.
Ask yourself, is it time to take back political control of our country and retain the kind of government we inherited?

The Constitution gives us the power of our country’s destiny.
You do have the power to decide anything in this country.
You have the power to keep us out of the deceitful NAU rule.
As long as we have the U.S. Constitution, we have power.

Protect our Constitutional Rights at all cost.

HAVE YOUR SAY ON THE FUTURE OF THE UNITED STATES.
THE OVERALL PLAN TO FORCE THE NORTH AMERICAN UNION

No matter who wins the presidency, we can depend on it that the Rockefeller interests, the Trilateral Commission, which David Rockefeller founded, the Council on Foreign Relations (CFR) and the Royal Institute on Foreign Affairs will have had a hand in the selection of the candidates.

All these world government advocates are well represented. Members of the CFR are listed by going to Google and typing in “Council Foreign Relations Membership.”

Research your candidates and realize just how many, both Republicans and Democrats, belong to an organization dedicated to the establishment of the New World Order.
Human Rights
(patterned after the EU’s Lisbon Treaty)

- One of the most vital issues is we will be handing over criminal law to the North American Union’s (NAU) Charter of Fundamental Rights (CFR’s) instead of our rights being upheld by the U.S. Constitution and Supreme Court. Once it’s completely superseded, you will be completely at the mercy of judges in the NAU courts of justice.

- This means, for example, your rights to free movement, right to life or pro-choice, right to free speech, right to public health, etc., would be set under the jurisdiction of the NAU Charter and be set under the NAU court of justice, and the NAU Supreme Court would get the final say so in how your rights are. Also, there will be no trial by jury.

Imagine that the laws enacted by this central huge NON-elected power will gradually replace or supersede all of your current laws.
Habeas Corpus

Justice demands that an accused criminal be given the right of “habeas corpus,” the ability to challenge the legality of their detention, but this right is being steadily eroded.

In the Constitution of the United States, there’s only one reference to Habeas Corpus: The Privilege of the Writ of Habeas Corpus shall not be suspended unless when in cases of Rebellion and Invasion the public safety may require it.

Per Senator Patrick Leahy: “The Military Commissions Act [of 2006] didn’t suspend Habeas Corpus, it just illuminated it permanently. The conditions for suspending Habeas Corpus have NOT been met.”

Habeas Corpus dates back to our nation’s Independence of July 4, 1776. Depriving us of the benefits of trial by jury was actually considered sufficient cause to start a war of Independence, based on then fashionable idea that “Liberty” was an unalienable right.

But, today, thanks to modern post-911 thinking, those rights are fully alienable… and it’s all for your protection.

“Without Habeas Corpus, a lot of other rights lose their meaning.” —Olbermann, MSNBC

Currently how the Lisbon Treaty works, is if for instance Spain would ask Ireland to take you for some suspicion of a crime, then an Irish judge shall only ask what is your name, and if your name is what is wanted, the Irish authorities are obliged to deliver you for eventually four years in prison in Spain without being put before a judge. This is a decision taken in the European Union on the basis of the Justice and Home Affairs paragraphs.
Government-run Health Care

Far from being an elegant solution, we find that government-run health care systems are universally plagued with deep problems.

Waiting for Care

Consider: in 2000, a survey involving 1,500 people suggested that a full 8 out of 10 Canadians consider their health care system "in crisis." Since then, polls consistently show health care as the top concern of voters.

- The long, long wait in great pain: From being put on [a] list for hip replacement to operation may take 15 months --Montreal Gazette
- Patient pays $6,000 to skip surgery wait list --Vancouver Sun

In his speech to the Canada Club, Dr. Albert Schumacher, a former President of the Ontario Medical Association, neatly describes the situation:

[In] Windsor, for example it now takes: six months to obtain a hip replacement; five months to get a CAT scan; one of my patients waited more than a year for cardiac surgery. And some of our cancer patients still have to go to the United States for their treatment.

Therein lies the dirty truth of Canadian health care. It is just like the old Soviet system: everything is free, nothing is readily available. European systems now serve the role that Canada once did. …But quality health care is all about the treatment of the sick. And looking at various studies comparing treatment-related issues, American health care currently comes out on top.
Immigration by Design

“AMERICA’S ENGINEERED DECLINE,” by William Norman Grigg

“Even as our nation exports jobs that once opened the door to the middle class, we are importing waves of unskilled immigrants, including millions of illegals.

No longer our protector, our political elite schemes to merge our country with other nations of this hemisphere into a continent-spanning socialist mega-state modeled after the European Union.”

The glitch to melding America to failed Third World economies and people—illustrated by Mexico and all of Central America—becomes apparent when a First World country becomes meshed with horrific poverty, crime, illiteracy and diseases injected into itself. It’s a recipe for national suicide.

“Social upheaval” … the importation of MS-13 gang criminals by the thousands, importation of welfare parasites, depression of our labor markets and exportation of our manufacturing capacity,” Grigg said. “We’ll suffer the “downward harmonization” of our living standard with that of Mexico. This is the price of a unified world.”

… we cannot and will not ‘harmonize’ with Mexico’s or Central America’s uneducated, poverty stricken, endlessly growing and unskilled masses. This bogus social experiment will not work to better any American, but it will drop America into the clutches of Third World misery. As they invade our vanishing borders, America’s middle class will not see one single benefit.

Just think what is happening to us via illegal aliens piling up everywhere in the United States. Each of our cities, one by one, degrades into the chaos and misery of this Third World invasion brought to us by our president and Congress.
The Real ID Act: REAL Tyranny Against Americans!

Drivers’ licenses are issued by the states, not by the federal government.

According to the National Veterans Committee on Constitutional Affairs (NVCCA), the REAL ID Act is an “unauthorized mandate” that will do nothing but invade the privacy of every legitimate American citizen.

Congress is Exceeding Their “Mandate” Abilities!
ONLY the Constitution for the United States of America is the source that defines and describes the powers of Congress to make mandates upon the states.

Congress is Exceeding their “Legislative” Abilities!
Real ID also exceeds the duly constitutional legislative powers of the Congress Assembled.

Real ID is Void on its face
Because Congress has exceeded its lawful authority in attempting to place a mandate upon the states which it has no constitutional authority to mandate, and because it has passed a law without the constitutional power or authority to do so, the Real ID Act, on its very face, is entirely VOID and of no effect.

The Real ID may be a step towards an International ID Card or mandatory RFID Tag implanted in Americans. Due to opposition of the Real ID, backdoor steps are being taken to create Real IDs called Smart Cards to employees.
The Real ID Act:

• **Allows waivers** of any and all laws "necessary to ensure expeditious construction of the barriers and roads under this section."

• **Gives this waiver authority** to the Secretary of Homeland Security (rather than the Attorney General). Waivers are made at his sole discretion.

• ** Restricts court review of waiver decisions:** … A cause of action or claim may only be brought alleging a violation of the Constitution of the United States. The court shall not have jurisdiction to hear any claim not specified in this subparagraph."

**Over the past three years, at least 20 Security and Prosperity Partnership working groups have produced a number of memorandums of understanding and trilateral declarations of agreement that cover a wide variety of issues, including our borders.**

**WHO MAKES OUR LAWS...THE SPP?**
RFID Tag…for your convenience yet to track your every move

In 1946 Léon Theremin invented an espionage tool for the Soviet Union which retransmitted incident radio waves with audio information. Even though this device was a passive covert listening device, not an identification tag, it has been attributed as a predecessor to RFID technology.

Implantable RFID chips designed for animal tagging are now being used in humans.

Uses for the RFID Tag include:
- **Transportation** (automotive vehicle ID, automatic toll system, electronic license plate, vehicle performance monitoring—Where and how fast you drive);
- **Banking** (electronic check book, electronic credit card);
- **Security** (passports, personnel identification, automatic gates, surveillance);
- **Medical** (identification, patient history); and
- **Tracking** (humans, pets, cattle, etc.)

**Listening** (humans due to Bush-enacted FISA spy plan)

The American Express Blue credit card now includes a HighFID tag.

Security experts have warned against using RFID for authenticating people due to the risk of identity theft. Currently, it is virtually impossible to protect against such attack models as this would require complex distance-binding protocols.
There are concerns whether our personal information taken through biometric methods can be misused, tampered with, or sold, e.g. by criminals stealing, rearranging or copying the biometric data. Also, the data obtained using biometrics can be used in unauthorized ways without the individual's consent.

If biometric data is obtained, for example compromised from a database, by unauthorized users, the genuine owner will lose control over them forever and lose his/her identity.
Council of Foreign Relations & the SPP

Many Security and Prosperity Partnerships (SPP) working groups appear to be driving toward achieving specific objectives as defined by a May 2005 Council on Foreign Relations (CFR) task force report, which represented a blueprint for expanding the SPP agreement into a North American Union that would merge the U.S., Canada and Mexico into a new form of government.


The CFR task force report and the official SPP agreement carry almost identical language as Pastor’s book.

The U.S. Council of Foreign Relations Task Force calls for the “Creation by 2010 of a North American Community to enhance security, prosperity, and opportunity…”

Obama, McCain and Clinton all have ties to the CFR.
Driving Force for the NAU: Public/Private Partnerships (PPP’s) and Abuse of Eminent Domain

Private corporations are also a strong force driving the SPP. They are working together with the governments and are referred to as PPP’s. Our own state legislatures are passing laws which call for the implementation of PPP’s.

NAFTA, GATT, CAFTA and the SPP institutionalize PPPs as the accepted way to implement policy.

Beware, these bonds between government and private international corporations are a double-edged sword. They come armed with government’s power to tax and enforce policy and government’s power to enforce eminent domain. Banks and mortgage companies in the partnership can enforce policy by forcing borrowers to comply as a stipulation for loans.

Private developers which have entered into a PPP with local government, for example, can now obtain the power of eminent domain to build on land not open to competitors.

The fact is, current use of eminent domain by local communities in partnership with private developers simply considers all property to be common land of the State, to be used as it sees fit for some unidentified community good.

This could by your land, your business, your livelihood!
Driving Force for the NAU: Public/Private Partnerships (PPP’s) and Abuse of Eminent Domain - Cont…

The government gains the higher taxes created by new development.
The developer gets the revenue from the work.
The immediate losers, of course, are the property owners.
But other citizens lose too.
Communities give up control of their infrastructure.
Voters lose control of their government.

Private companies are now systematically buying up water treatment plants in communities, in effect, gaining control of the water supply.

And they are buying control of the U.S. highway systems and privately operated toll roads through PPPs with state departments of transportation and foreign investors. Because of a PPP, one million Texans are about to lose their land for the Trans Texas Corridor (TTC), a major plank in the SPP agenda. Many of the contracts between government and private corporations contain provisions like a “no-compete clause.” Such clauses give the corporations the power to charge whatever they want for Americans to travel on their highways.
Driving Force for the NAU: Public/Private Partnerships (PPP’s) and Abuse of Eminent Domain - Cont…

Foreign companies are being met with open arms by local, state and federal officials who see a way to use private corporations and their massive bank accounts to fund projects. As the Associated Press reported July 15, 2006: “On a single day in June (2006) an Australian-Spanish partnership paid $3.6 billion to lease the Indiana Toll Road. An Australian company bought a 99 year lease on Virginia’s Pocahontas Parkway, and Texas officials decided to let a Spanish-American partnership build and run a toll road for 50 years.”

Meanwhile, private corporations that are not part of a PPP are unable to compete with those that are. They are shut out of competition from the establishment of economic development zones like NAFTA and GATT and CAFTA which provide the chosen elite with such perks as reduced real estate taxes, financial aid and easily-obtained building and manufacturing permits.

Private companies gain the power of government to do as they please – and government earns the independence of the companies, no longer needing to answer to voters. It’s the perfect partnership, but it isn’t freedom.
America For Sale: Buying U.S. Assets

Lou Dobbs

In spite of recent price decline, months of record oil prices mean record profits for oil-exporting nations. Now, foreign governments are using some of those oil profits to buy up critical American assets. And as we reported last night, this raises serious questions about this country’s national security.

So who in Congress is paying attention? Nobody.

In fact, the Bush administration and its economic team is looking to the World Bank and the International Monetary Fund to set standards and parameters for investment on the part of Sovereign Wealth Funds in this country, lacking both the intelligence and knowledge to set those limits as a sovereign nation.

U.S. landmarks are only part of the “land grab.” Also being sold off, interests in U.S. banks.

Since 2000, Sovereign Wealth Fund Assets have doubled to 40 Funds managing assets of more than 2 Trillion dollars. And since these funds are controlled by foreign government, it raises concerns on Capital Hill.

“As sovereign funds acquire stakes in a wider variety of economic sectors, I believe we need to ensure that our national security is not compromised by our openness.”

Senator Richard Shelby (R) Alabama
It’s only your PRIVACY

Courts are letting privacy rights slip away

“I don’t mind the government spying on me, I have nothing to hide.”
How many times have you heard this from people you know?

Are all human rights aspects of the right to privacy?
Privacy underpins human dignity and other key values such as freedom of speech and freedom of association. Violations of privacy remain a concern as the mere presence of a law may not provide adequate protection.

We are at a crucial moment for the future of privacy and freedom, in danger of tipping into a genuine surveillance society completely alien to American values.

Our every move, our every transaction, our every communication, and eventually our every thought, is recorded, compiled, and stored away, ready to be examined and used against us by the authorities whenever they want.

THE TECHNOLOGIES OF PRIVACY INVASION
Identity systems and ID Cards, Biometrics, Surveillance of Communications, Internet and Email Interception, Video Surveillance, Workplace Surveillance, National Security and the ECHELON system
The FISA Deal
(Bush’s Unconstitutional Spying Law)
The ATTACK on our FOURTH Amendment Rights

On July 10, 2008, George W. Bush signed the FISA Amendments Act, which allows the government to spy on US citizens without meaningful judicial oversight and provides retroactive immunity to the Administration and the telecommunications companies that aided its warrantless wiretapping.

The Constitution needs to be upheld at all cost. It ensures Americans the RIGHT TO PRIVACY. Electronic surveillance is highly invasive. By reading our emails and listening to our phone calls the government gets direct access to our thoughts, our feelings, our associates and our political views.

All you have to do is nothing to watch our Constitution Rights destroyed.

Stand up NOW and say HELL NO!
The Patriot Act

Congress passed the Patriot Act, with very little debate, just 45 days after 9/11, when emotions ran high and lawmakers were under pressure to do something, pass anything, in response.

Many Members of Congress, worried about the potential for abuse, demanded that the government include "sunsets" on some of the most extreme parts of the act. Under the sunset provision, these powers were to be reconsidered by Congress or they were to expire by Dec. 31, 2005.

The House and Senate passed different versions of legislation to reauthorize the Patriot Act.

- A related Patriot Act provision targeted at “material support” expands the government’s power to freeze assets of domestic corporations and individuals.
- The act expanded government powers to spy on us—all of us—while simultaneously reducing judicial supervision and control over such spying.
- Allows the government to conduct so-called “sneak-and-peek” searches without notifying the person whose home is searched until long after the search has been conducted. The Fourth Amendment, which protects against unreasonable searches, generally requires government officials executing a search warrant to do so during daylight hours, and to knock on the door, announce their presence, show the homeowner the warrant, and only then conduct the search.

The amended Patriot Act continues to fail to adequately protect the privacy rights of innocent, ordinary people in this country.
The Patriot Act

- The Patriot Act also substantially expanded authority to conduct wiretaps and searches under the Foreign Intelligence Surveillance Act (FISA) without probable cause of criminal activity. …The target of a FISA search is never notified that he or she was searched, unless evidence from the search is subsequently used in a criminal prosecution.

Patriot Act has substantially eroded fundamental constitutional freedoms. It did so in the name of fighting terrorism, but many of its authorities are written far more broadly than that motive would warrant—penalizing speech and association, eliminating fair procedures for distinguishing the guilty from the innocent, and authorizing searches without probable cause and secrecy without compelling justification.

--David Cole, Professor of law, Georgetown University Law Center

[The Patriot Act II] Undermines fundamental constitutional rights of Americans under overbroad definitions of ""terrorism"" and ""terrorist organization"" or under a terrorism pretext; specifically by Stripping even native-born Americans of all of the rights of United States citizenship if they provide support to unpopular organizations labeled as terrorist by our government, even if they support only the lawful activities of such organizations, allowing them to be indefinitely imprisoned in their own country as undocumented aliens. (Section 501)
Section 215 of the Patriot Act violates the Constitution in several ways. It:

- **Violates the Fourth Amendment**, which says the government cannot conduct a search without obtaining a warrant and showing probable cause to believe that the person has committed or will commit a crime.

- **Violates the First Amendment's** guarantee of free speech by prohibiting the recipients of search orders from telling others about those orders, even where there is no real need for secrecy.

- **Violates the First Amendment** by effectively authorizing the FBI to launch investigations of American citizens in part for exercising their freedom of speech.

- **Violates the Fourth Amendment** by failing to provide notice - even after the fact - to persons whose privacy has been compromised. Notice is also a key element of due process, which is guaranteed by the Fifth Amendment.
The Security & Prosperity Partnership (SPP) and Merging Military Command Structures

PREMEDITATED MERGER
North American Army created without OK by Congress
U.S., Canada military ink deal to fight domestic emergencies
Posted: February 24, 2008

By Jerome R. Corsi
2008 WorldNetDaily

In a ceremony that received virtually no attention in the American media, the United States and Canada signed a military agreement Feb. 14 allowing the armed forces from one nation to support the armed forces of the other nation during a domestic civil emergency, even one that does not involve a cross-border crisis.

Some fear that this agreement between the U.S. and Canadian military could lead to foreign troops being used for gun confiscation and marital law.

The agreement, defined as a Civil Assistance Plan, was not submitted to Congress for approval, nor did Congress pass any law or treaty specifically authorizing this military agreement to combine the operations of the armed forces of the United States and Canada in the event of a wide range of domestic civil disturbances ranging from violent storms, to health epidemics, to civil riots or terrorist attacks.

These are steps for an EU-style integration of the North American continent.
Congress Approves Plan Mexico

The U.S. Congress recently approved Plan Mexico, also known as the Mérida Initiative. …If signed into law, Plan Mexico would provide resources, equipment, and training to the Mexican government, police, and military. President Bush’s original proposal requested $1.4 billion over a period of three years.

However, Tim Rieser, aide to Senator Patrick Leahy, says that three years won’t be enough, confirming what many activists suspected: Plan Mexico, like the War on Drugs, is designed to continue indefinitely.

As passed by the House, Plan Mexico would provide $116.5 million over the next two years for training and equipment for the Mexican military.

Plan Mexico will further militarize Mexican society by providing U.S. resources to the corrupt-controlled military without Mexican congressional approval and could funnel resources and U.S. training into the Mexican military and police.
The Bush administration has changed the rules on the program allowing Mexican trucks and truckers on American roads. The program originally a pilot one, scheduled for one year, now becomes a three-year program.

In December Congress passed a measure cutting off funds for such cross-border projects, but the DOT says it found a loophole.

The issue of Mexican trucks is a revealing aspect of the process whereby the United States is being merged with Mexico and Canada on the basis of the 1993 North American Free Trade Agreement (NAFTA) and the 2005 SPP to form what is popularly known as the North American Union.

The overriding problem is that Congress set up NAFTA entities, such as the NAFTA Secretariat, tribunals and arbitral panels, superior to Congress in authority. Since the Mexican trucks issue is not the first, nor will it be the last, important issue that NAFTA institutions have been empowered to decide for us.

Congress needs to make use of NAFTA’s Article 2205:

North American Free Trade Agreement - Article 2205: Withdrawal
A Party may withdraw from this Agreement six months after it provides written notice of withdrawal to the other Parties. If a Party withdraws, the Agreement shall remain in force for the remaining Parties.
Lining up Martial Law

In October 2006, Bush signed into law the John Warner National Defense Authorization Act for Fiscal Year 2007. Quietly slipped into the law at the last minute, at the request of the Bush administration, were sections changing important legal principles, dating back 200 years, which limit the U.S. government's ability to use the military to intervene in domestic affairs. These changes would allow Bush, whenever he thinks it necessary, to institute martial law--under which the military takes direct control over civilian administration.

Sec. 1042 of the Act, "Use of the Armed Forces in Major Public Emergencies," effectively overturns what is known as Posse Comitatus. The Posse Comitatus Act is a law, passed in 1878, that prohibits the use of the regular military within the U.S. borders.

Army deploys combat unit in US for possible civil unrest
By Bill Van Auken - September 25, 2008

For the first time ever, the US military is deploying an active duty regular Army combat unit for full-time use inside the United States to deal with emergencies, including potential civil unrest.
Beginning on October 1, the First Brigade Combat Team of the Third Division will be placed under the command of US Army North, the Army’s component of the Pentagon’s Northern Command (NorthCom), which was created in the wake of the September 11, 2001 terrorist attacks with the stated mission of defending the US “homeland” and aiding federal, state and local authorities.

… The Bush administration has worked to tear down any barriers to the use of the military in domestic repression. Thus, in the 2007 Pentagon spending bill it inserted a measure to amend the Posse Comitatus Act to clear the way for the domestic deployment of the military in the event of natural disaster, terrorist attack or “other conditions in which the president determines that domestic violence has occurred to the extent that state officials cannot maintain public order.”

The provision granted the president sweeping new powers to impose martial law by declaring a “public emergency” for virtually any reason, allowing him to deploy troops anywhere in the US and to take control of state-based National Guard units without the consent of state governors in order to “suppress public disorder.”

The threat of martial law has been in place for more than two years and it’s only in need of a 'trigger', which of course the 'financial crisis' can provide.

--Dr. Daneen Peterson, Founder, Researcher and Author
www.StopTheNorthAmerican.com
THE NEW AMERICAN REVOLUTION: BREAK THE BANK

The Bailouts: It's all by design
Laws were designed and passed to specifically get us into this position!

What do you think is going to happen when they get the new Resolution Trust Corporation and their hands on the purse of America? We will have several days of peace in the market and then the pattern will start all over again because the next project is to pass the Treasury’s Blueprint For A Modernized Financial Regulatory System.

The Blueprint is designed to transfer to the Federal Reserve, power over all savings and loans, credit unions, thrifts, state chartered banks, the entire insurance industry, mortgage industry, the U.S. Payment and Settlement System, and to make the Federal Reserve the Market Stability Regulator with vast regulatory and surveillance authority over every facet of American financial activity.
THE NEW AMERICAN REVOLUTION:
BREAK THE BANK…cont.

Following this current round of volatility, we can expect more peaceful days in the market then, bang! The attack will shift to the personal savings, 401Ks, pension plans, and commercial mortgages. This is a complete restructuring of the American economy around the Federal Reserve. At this point, congress will be rendered powerless because they chose to “get it done fast” and voted away ALL of their power.

…the system is already in place whereby the value of any asset can drop substantially and without warning because of market-based democracy. We have no control whatsoever. Once the Federal Reserve is given unbridled power over all the valuables of America, like a pirate they will seize whatever they can, for whatever reason and we will have absolutely no recourse.

-- Joan Veon, NewsWithViews.com (Sept. 26, 2008)

There are two ways to conquer and enslave a nation. One is by the sword. The other is by debt.

~ John Adams ~
1735 - 1826
Paulson’s new TARP Bailout Plan

The following text is buried deep within the bill passed recently by Congress:

**NECESSARY ACTIONS.** — The Secretary is authorized to take such actions, as the Secretary deems necessary to carry out the authorities in this Act, including, without limitation, the following: Designating financial institutions [banks] as financial agents of the Federal Government, and such institutions shall perform all such reasonable duties related to this Act as financial agents of the Federal Government as may be required.

Broad sweeping authority to do whatever they want to do! "Financial agents of the Federal Government," what does this mean to you and your retirement plan? Well here are a few potential scenarios...
Let's say foreigners stop buying treasury bonds because they become even more nervous about the uncertainty in our banking system. Face it, we can't survive without foreigners continually buying up treasuries. If suddenly they stopped buying, the government would have to do something to finance the debt.

**Panic Scenario # 1 - The government tells your banker to purchase U.S. Treasuries with 50% of your retirement plan, or worse. (How about 100%?)**
But that doesn't work as well as they want, so they have to figure something else out...
Paulson’s new TARP Bailout Plan...cont.

Panic Scenario #2 - The government tells your banker to stop any transfers outside of the U.S., No more offshore accounts! (Highly likely during an Obama presidency.)
Things continue to go downhill and they become even more and more desperate...

Panic Scenario #3 - The government tells your banker to confiscate all gold in retirement plans for the good of the country! (This has already occurred once in American history.)
And finally the "Nuclear Option" we get a president who decides the right thing to do is ‘redistribute' the wealth...

Panic Scenario #4 (worst case!) - The government tells your banker to confiscate all retirement plans over US$250,000 so we can redistribute the wealth! (But don't worry we are going to have universal health care and they will take care of us so you don't need it anyway.)
With a stroke of the legislative pen and passage of the bailout bill, all these nightmare scenarios could be very real possibilities. As government agents, the banks (including yours) will have no means to protect your interests against aggressive ‘redistribution' or the bold new plans of a welfare state.

--Mr. Grossman, Managing Director, Sovereign International Pension Services
October 31, 2008 – Vol. 10, No. 260
North American Currency Union

The North American currency union is a theorized economic and monetary union of the three principal countries of North America, namely Canada, the United States, and Mexico. The hypothetical currency for the union is most often referred to as the amero.

The concept is modeled on the common European Union currency (the euro), and it is argued to be a natural extension of the North American Free Trade Agreement (NAFTA) and the Security and Prosperity Partnership (SPP) of North America.

If we look at the whole picture, it is obvious that the value of the dollar must be devalued to closely reflect the peso so that the combined currencies of the United States, Canada and Mexico will arrive at parity and a new currency be created called the "amero."

This is the same process as happened among the member countries of the European Union, where millions experienced devaluation of their savings. Otherwise, this agreement between the "Amero Three" is not achievable.
There’s only one way that we are going to attack this and that is to decide what our government ought to be doing. **The Constitution is VERY CLEAR.**

The government **SHOULD**:  
- Preserve our liberties;  
- Give us a strong national defense; and  
- Get the budget under control.

The government **SHOULD NOT**:  
- Run the economy;  
- Police the world.  
  We’re not supposed to be the policemen of the world.

So Yes, we take an oath to obey and uphold the Constitution against foreign and domestic, but we’re domestic and we should protect our rights and our budget and the greatness of this Country.

**It’s time we look at the strategic and philosophical problems.**

Unless we do this, it’s going to end badly with a major economic crisis.  
It’s going to be worldwide.

And we here at home will suffer, not only economically, but inevitably under these conditions, the people will lose their liberty, and their liberties are being eroded every single day that we’re here.

--Representative Ron Paul  
R-Texas, 14th District  
July 9, 2008
**Restore a Free Society**

- Each of us need to get on board and STAND UP FOR FREEDOM!
- Learn what you can do to stop any and all coups and NOW, not later!
- Try to memorize your Constitutional Rights—your only tool for freedom.
- Get the name and contact info of your representatives and enter their contact info in your cell and home phones, IPod or fax.
- Commit to call your Reps once or twice a week and ask them to,
  1) Protect our Constitutional Rights at all cost.
  2) **Restore** our 4th amendment rights to stop the government spying on us.
  3) Weekly, ask them to NOT support the North American Union, to repeal NAFTA and support the abolition of the Federal Reserve System.
- Try to make changes on a political level. It’s easy to become a **Precinct Committeeman**. Start there and see where it goes. Help educate the electorate and lobby against harmful or unconstitutional legislation.
- Give presentations such as this one locally about the great principles we champion. Feature written as well as video commentaries locally or on the Internet.
- Join meetups and discussion blogs and sign up for email updates to keep abreast of issues.
- Join support groups such as www.CampaignForLiberty.com & www.JBS.org
Acknowledgements

- Tom DeWeese and Joan Veon, NewsWithViews.com
- Overview of America by the John Birch Society
- Open Borders, the NAU, and the Betrayal of the American People by Dana Gabriel
  http://stoplying.ca/news/08/jan/010908_open_borders_the_NAU_and_the_betrayal_of_the_American_people.php
- Habeas Corpus – Keith Olbermann http://www.msnbc.msn.com/id/3036677/#23962944
- Why Isn’t Government Health Care the Answer? David Gratzer is a physician, an author and a senior fellow at the Manhattan Institute.
- The Real ID Act [of 2005]: REAL Tyranny Against Americans! Introduction And An Open Letter to State Legislators From the National Veterans Committee on Constitutional Affairs (NVCCA)
  July 16, 2008; and ACLU.org - http://www.aclu.org/safefree/nsaspying/faachallenge.html
  The Patriot Act - David Cole, Professor of law, Georgetown University Law Center. The American Civil Liberties Union
- Mexican Trucks in the U.S. - CNN transcripts: http://transcripts.cnn.com/TRANSCRIPTS/0808/04/ldt.01.html
  and NAFTA Arbitral Panel Established Pursuant to Chapter Twenty in the matter of Cross-Border Trucking Services (Secretariat File No. USA-MEX-98-2008-01) at www.nafta-sec-alena.org
- The End of Nations - EU Takeover by Deception Video at StopTheNorthAmericanUnion.com
  http://www.brusselsjournal.com/node/3290
- These Boots Are Gonna Walk All Over You from the desk of The Brussels Journal on Thu, 2007-12-13 21:00. An analysis by Prof.
  Anthony Coughlan  http://www.brusselsjournal.com/node/2773. This an analysis of the Lisbon Treaty
- North American Currency union slide: Wikipedia and The Overall Plan to Force the North American Union by Joe Kress,
  NewsWithViews.com, October 28, 2007
- Naomi Wolf interview regarding the coup http://www.youtube.com/v/_XgkeTanCGI
- The SPP and Merging Military Command Structures and Congress Approves Plan Mexico http://stoppp.com/stoppp/
  June 6, 2008 by Lee
- North American Union Fact Sheet—produced and distributed by the American Policy Center
- Ron Paul *OUR EMPIRE IS COMING DOWN!* Video http://www.youtube.com/watch?v=PoxlzPGIPt4&feature=related