Although the World Order has control of the legal system and the courts, it remains vulnerable to any enforcement of the pre-existing body of law which the host had formulated to protect his society. This body of law forbids everything that the parasite is doing, and forces the parasite to maintain a precarious existence outside of the law. If the law were to be enforced at any time, the parasite would be dislodged. The existing body of law clearly forbids the operation of criminal syndicates, which is precisely what the hegemony of parasitism and its World Order is. Criminal syndicalism denies the equal protection of the law to citizens. Only by acting against criminal syndicalism can the state protect its citizens.

Corpus Juris Secundum 16: Constitutional Law 213 (10) states: "The Constitutional guaranty of freedom of speech does not include the right to advocate, or conspire to effect, the violent destruction or overthrow of the government or the criminal destruction of property. 214: The Constitutional guaranty of the right of assembly was never intended as a license for illegality or invitation for fraud-the right of freedom of assembly may be abused by using assembly to incite violence and crime, and the people through their legislatures may protect themselves against the abuse."

The assembly of any World Order organization, such as the Council on Foreign Relations or any foundation, is subject to the laws against fraud (their charters claim they are engaged in philanthropy), and enforcement of the laws against criminal syndicalism would end the institutions through which the World Order illegally rules the people of the United States, the illegal conspiracies and the introduction of alien laws into our system by the foundations instructions to Congress.

We have already shown that the Rockefeller Foundation and other key organizations of the World Order are "Syndicates", which are engaged in the practice of criminal syndicalism. But what is a "syndicate"? The Oxford English Dictionary notes that the world stems from "syndic". A syndic is defined as "an officer of government, a chief magistrate, a deputy". In 1601 R. Johnson wrote in Kingd and commonw "especiall men, called Syndiques, who have the managing of the whole commonwealth." Thus the Rockefeller Foundation and its associated groups are carrying out their delegated function of managing the entire commonwealth, but not for the benefit of the people, or of any government except the secret super-government.
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the World Order, which they serve. The OED further defines a syndic as "a censor of the actions of another. To accuse." Here too, the syndicate functions, according to its definition-the syndicate censors all thought and media, primarily to protect its own power. It also brings accusations-as many American citizens have found to their sorrow. Not even Sir Walter Raleigh was immune. When he interfered with the international money trade, he was accused of "treason" and beheaded.

The OED defines a "syndicate" as follows: "3. A combination of capitalists and financiers entered into for the purpose of prosecuting a scheme requiring large sources of capital, especially one having the object of obtaining control of the market in a particular commodity. To control, manage or effect by a syndicate." Note the key words in this definition-a combination-prosecuting-obtaining control. The scheme does not require "large capital"-it requires "large sources of capital", the bank of England or the Federal Reserve System.

Corpus Juris Secundum 22A says of Criminal Syndicalism, "In a prosecution for being a member of an organization which teaches and abets criminal syndicalism, evidences of crimes committed by past or present members of the organization in their capacity as members is admissible to show its character." People v. LaRue 216 P 627 C.A. 276. Thus testimony about John Foster Dulles financing the Nazi Government of Germany, his telegram starting the Korean War, and other evidence can be used to indict any member of the Rockefeller Foundation in any state or locality in which the Rockefeller Foundation has ever been active in any way. Since these organizations are all closely interlocked, and there is so much available evidence of their illegal operations, it will be relatively simple to obtain criminal convictions against them for their criminal syndicalist operations.

Corpus Juris Secundum 22, Criminal Law 185(10); Conspiracy and Monopolies: "Where the statute makes mere membership in an organization formed to promote syndicalism a crime, without an overt act, this offense is indictable in any county into which a member may go during the continuance of his membership, and this is true although such member comes into a county involuntarily. People v. Johansen, 226 P 634, 66 C.A. 343."

Corpus Juris Secundum 22, Criminal Law sec. 182(3) states, "A prosecution for conspiracy to commit an offense against the U.S. may also be tried in any district wherein any overt act in furtherance of the conspiracy is performed. U.S. v. Cohen C.A.N.J. 197 F 2d 26." Thus a publication by the Council on Foreign Relations promoting the stripping of sovereignty of the United States of America, mailed into any county of the U.S.; the county authorities can bring the Council on Foreign Relations, or any member therein, to trial in that county, and any action by any member of the Council on Foreign Relations in the past is admissible as evidence, such as starting World War II, subsidizing the Nazi Government, or subsidizing the USSR.

Criminal syndicalism can also be prosecuted according to Corpus Juris Secundum 46,
The Silent Revolution of Federal Insurrection and Sedition: sec. 461 c. "Sabotage and syndicalism aiming to abolish the present political and social system, including direct action or sabotage." Thus any program of a foundation which seeks to abolish the present political or social system of the United States can be prosecuted. Of course every foundation program seeks to accomplish just that, and is indictable.

Not only individuals, but any corporation supporting criminal syndicalism can be prosecuted, according to Corpus Juris Secundum 46 462b. Criminal Syndicalism. "Statutes against criminal syndicalism apply to corporations as well as to individuals organizing or belonging to criminal syndicalist society; evidence of the character and activities of other organizations with which the organization in which the accused is a member is affiliated is admissible."

Not only can the members of the World Order be arrested and tried anywhere, since they function worldwide in their conspiratorial activities to undermine and overthrow all governments and nations, but because their organizations are so tightly interlocked, any evidence about any one of them can be introduced in prosecuting any member of other organizations in any part of the U.S. or the world. Their attempts to undermine the political and social orders of all peoples make them subject to legal retribution. The People of the U.S. must begin at once to enforce the statutes outlawing criminal syndicalist activities, and bring the criminals to justice.