of these subversives, and thus could not be directly used by them as a lawmaking source. This is because these legislative bodies were; 1) agents of the people and “answerable” to them; 2) subject to the limitations set forth in the constitution; 3) unable to violate the fundamental rights which the constitution was formed to protect; 4) forced to conform to due process as it existed under the Anglo-Saxon common law; and 5) only able to enact laws in the manner and process prescribed by the Constitution.

These legislative limitations posed some severe problems for the corrupt, power elite who wished to control the life, liberty and property of the people of this country. In order to get the oppressive, totalitarian type of laws enforced upon the people of America they needed to get laws passed by another source other than the State Legislature or Congress; but at the same time make it appear as though the laws were actually laws of the State Legislature and Congress.

Since they could not directly use the current legislative bodies to do things their way, they used them as an indirect means to create not only a new source of laws, but to create new executive and judicial functions as well. This was done by getting the current legislative bodies to create artificial legal entities—boards, commissions, bureaus, agencies, and trusts, which exist by statute instead of by the constitution or common law. The intent was to have these legal entities assume the role of governmental functions, or financial ones as was done with the Federal Reserve Board in 1913, or educational functions as was done with the NEA.

These subversive forces in our midst thus got the legislatures to recreate a new judicial system. We thus have courts that have been established or reorganized by legislative statute. They create new courts, and endow them with their judicial “powers.” Sometimes these courts will be called by the same names as used in constitutions to mislead people into thinking they are constitutional courts which the people endowed with power. The court exists by “statute” or grant of the legislature just as a corporation exists by statute.

The legislatures have also created an executive body to enforce the corrupt and oppressive laws. We thus have police, highway patrol, Federal marshals, ATF agents, etc., which exist by a commission or agency and whose powers come from “statutes” not the constitution or common law. To make matters worse, somehow the subversive elements in our land have established a new source of law other than the State Legislature and Congress.

The cause or reason for how this all came about is actually a theological issue and not a legal issue. God certainly does allow or cause oppression to come upon a people for the purpose of testing them, or as just punishment. In doing so it becomes necessary that the people turn to God and rely on Him for deliverance from such oppression. The complexity and intricacies of the legal, political and economic problems we face today could not have been the sole work of human design and effort. The subverters could not possibly be behind every unlawful act and control all the things that have made up the current corrupt legal system. Such a feat could only come about by the providence of God.

A legal explanation can help to clarify the nature of things, and what has or has not happened to make things unlawful, but the cause is a spiritual question which is not within the scope of this material. This material shows the debauched and illegal nature of the laws used in criminal proceedings today. This was legally done by creating commissions to “revise,” “codify” and rewrite the laws of the legislature, and pass them off as being laws of the State or Congress. We thus need to look into these “codes” and “revisions” of statutes to see their true nature in light of fundamental law and the Constitution.