



Getting Daniel Cobble Elected to Congress

For U.S. Representative, Dist. 3, Louisville

In this issue for careful reading:

1. Cobble Hopes His (So Far) Accurate Prediction Is Proven Wrong, that the Nov. 2022 Elections Will Not Occur –

The Ukraine invasion is about Biden giving the U.S. & EU to Communism – U.S. service members at risk – **Pg. 2**

2. Why is Cobble Secretly Polling #1 to Replace Retiring John Yarmuth?

Thanks to Cobble, Superintendent Polio is preparing for neighborhood schools – **Pg. 6**

3. March 17 Press Conference on No Fee Public Childcare & Improper Taxation –

Childcare relief should begin now with Gov't slush funds – **Pg. 7**

4. What's Really Behind High Rent & Home Prices?

Kicking out Wall Street speculators will lower prices everywhere – **Pg. 10**

5. To Avoid More Election Fraud, Secretary of State Michael Adams Must Resign –

Simpler neighborhood voting precincts are key to voter security – **Pg. 11**

6. Study Cobble's Survey Answers to Prepare for the Critical 2022 Election (from AFL-CIO & KFTC) –

Liberal AFL-CIO employees union may endorse Republican Cobble to help save America from collapse – **Pg. 13**



He's Needed in Washington

The U.S. Postal Service Quick Fix, Pg. 14

Why No Fee Childcare Will Happen if Cobble is Elected, Pg. 7



- The-Protect-America-Project.org
- Republican Primary Election on May 17, 2022 –

– Keep this information for Election Day –

Attachments:

- #1, Taxpayers' Balance Sheet (Federal Taxes Paid to Fed. Reserve Debt.) – Pg. 15
 - #2, Fixing the U.S. Postal Service reference to the two Lawsuits – Pg. 16
 - #3, Summary of the Three Antitrust Violations – Pg. 17
 - #4, Figures 1 & 2 on Federal Reserve \$Distribution (Pg. 13 in lawsuit) – Pg. 18
 - #5, Sample Premium Coverage Outlay for Universal Equity-based Healthcare – Pg. 19
-

1. Ukraine Invasion is Really About Biden Giving Over the U.S. & EU to Communism – U.S. Service Members At Risk



By Daniel Cobble, March 4, 2022

I don't like admitting that many of my predictions of harm to communities, our nation, rang true. My administrative activism has intervened several times to prevent my predictions from developing. Until we stop the Federal Reserve's three antitrust violations that create the so-called "woke corporate environment," our nation will remain in danger, until of course, the U.S. collapses from this danger. The woke environment, for short, is the conflict-of-interest between Gov't and corporations where Gov't is allowing

companies to appropriate (steal) Fed dollars that belong in the "commercial sector," the general economy. This conflict is why Gov't unlawfully pass laws in favor of corporations as people are confused by the irrational decisions of Gov't not serving them. I.e., why the public schools and U.S. Postal Service are broken, potholes in the streets don't get fixed (infrastructure maintenance), etc. This \$transfer-of-wealth to corporations is why Gov't won't stop the harassing robo phone calls to households. – See the website for the details on these antitrust violations in federal lawsuits 3:20-cv-298 and

3:20-cv-579 of which Pres. Joe Biden as the U.S. executive is a defendant in both lawsuits.

Attachment 3 (pg. 17) provides a brief Summary of the three violations.

My most frightening prediction is that Biden is planning to give the U.S. and European Union (**EU**) over to Communism. **I have filed two Article One Petitions in Congress for his removal from office on August 21 and October 21, 2021** (see Petitions on the website). I kept telling my brother that Biden will make his move with Russia and China well prior to November 2022 to prevent the mid-term elections. Hence, at completion of China's Winter Olympics, Putin invaded Ukraine as a precursor to setting-up China and North Korea to move against Taiwan. Thereupon, Biden will surrender the U.S. with the excuse of avoiding nuclear war; he will make U.S. resources vulnerable (the military, State Dept., etc.) to ensure the U.S. surrenders to Communist authority.

On March 3, 2022, radio talk show host Charlie Kirk discussed this same scenario with Sen. Rick Scott of Florida (R) (970 am). But I published this general scenario in my Aug. 21 Petition to Congress as introduced above.

Putin has no real interest in invading Ukraine that is supported by the West and he knows the Ukrainians will not easily surrender their quest for freedom. So why did he invade? The *Answer* lies in Biden continuing to placate Putin to split NATO's logistical and military resources between the war theatres of Ukraine and China invading Taiwan. **1)** That is why Biden will not sanction Russian oil to the U.S. He does not want to cutoff Putin's military at the knees to jeopardize their plan to bring in

Communism. **2)** And Biden will not follow the EU in sanctioning the Russian Parliament. Even these latest actions of Biden falls into place with everything else he's doing against the U.S.

As specified in my Petitions to Congress, Biden knows the Democrat far left will not get elected into office for many years to come, if ever. So they must take this only opportunity in 2022 to bring in Communism. Their acts against the United States demonstrate their hate for America and freedom. **3)** Biden ordered vaccinations for all military personnel even though the CDC and FDA knew the weak omicron variant of the COVID strain is dying out.

The many other signs of Biden's treason are all around us. **4)** His out-of-control spending while the U.S. economy is a "hair string" away from collapse. **5)** He's flying in illegal immigrants into the U.S. (over 2 million in 2021, for the apparent intent to arm them against Americans). **6)** On February 26, he ordered the Pentagon to end the

reconnaissance of the Ukraine war theatre (so the U.S. would lack intelligence to assist Ukraine). **7)** During the same weekend, Putin refused Ukraine President Volodymyr Zelensky's offer to not join NATO; this is the very concession/agreement that Putin said he wanted to avoid war.

8) On March 1, 2022, talk show host Dr. Dennis Prager reported that Biden recommended Putin to resume the Iran nuclear deal talks. This makes perfect sense from Biden's vantage point if he expects the U.S. and other Western nation players will no longer be around in name, such as the U.S. and EU. Here, the new Iran deal will be legally valid if initiated



via Russia (and China) that can drop other nations where needed such as the U.S., Etc.

Do you want more signs? **9)** Reported in the Oct. 21 Petition, Biden is moving to give U.S. nuclear submarines with protocols to Australia, a gov't that has also turned left wing. No first-world nation has ever given up its nuclear subs to another "friendly nation." Biden is risking that Australian leftist officials will not betray the U.S. If it happens, giving China and Russia our nuclear sub protocols will place the entire Western military arsenal at risk. It is unthinkable that Biden would consider this act against the free world unless he is in fact a Communist. – See the Petitions to Congress for the many other Biden betrayals of Americans.

Who's breaking the U.S.

Postal Service? (U.S.P.S.) The short Answer: We all are breaking the U.S.P.S by not demanding its fixable repair. The long Answer is a solvable puzzle. A free enterprise America cannot function properly with a broken U.S.P.S. Like everything else, the U.S.P.S. is affected by the Fed's antitrust violations of which, every year, causes taxpayers to pay over \$3 trillion to the national debt. These massive payments, in turn, deplete the dollars applied to the budget that calls for ever more borrowing (and taxes & fee hikes) to service the budget year-to-year. It is un-payable "circular debt." These facts are affirmed in the Taxpayers' Balance Sheet as **Attachment 1** (pg. 15).

Attachment 2 is my October 7, 2021 letter to federal court on fixing the U.S.P.S. (pg. 16).

Due to depletion of the U.S. tax base, in 2006, Congress passed the **Postal Accountability & Enhancement Act (PAEA)**. At that point, PAEA authorized \$increases in postage to begin paying the healthcare costs and pension payments of



postal workers. The depleting tax base could no longer make these payments for postal workers. **See Line 8 in the Taxpayers Balance Sheet** showing the other 50% of federal taxes applied to the budget, \$3 trillion. However, PAEA's constantly increasing postage prices and scaling back services is not enough for covering healthcare and pension costs. Today, a first-class stamp for mailing a one-ounce letter costs **58¢**. Eventually, the one-ounce letter will cost \$1.00 to mail. That is why I filed federal lawsuit 3:20-cv-579 to repeal / terminate PAEA upon reversing the antitrust violations in lawsuit 3:20-cv-298 (supra). I.e., these lawsuits will fix the U.S.P.S. and all other problems associated with the antitrust violations/wealth \$transfers. (For example, normalizing/raising the Fed's prime interest rate, proposed at 4.75%, now at 0.25%, will stop inflation. See more on page 8.)

And whereby, the prominent defendants in both lawsuits are well aware of what's breaking the U.S.P.S. These defendants include Pres. Biden, Nancy Pelosi, Fed Chairman Jerome Powell, Gov. Andy Beshear, Louis DeJoy (Postmaster General), and others. The setback, here, is the Sixth Circuit federal court is refusing to process the lawsuits. Another setback is even with the courts' negligence, the defendants, as the highest-level gov't officials being served the lawsuits / civil Complaints, well understand what is breaking America. Yet they refuse to fix it. All of them are committing treason and deserve to be removed from office.

10) But since Biden is the leading Gov't executive, with his other herein stated treasons, combined with refusing to fix the very fixable U.S.P.S., he must be removed from office now to prevent the collapse of America. **Americans can't wait till November** but must raise hell now to protect our young sons and daughters in the military from sabotage.

Per the Oct. 21 Petition, **the U.S. debt is not valid**. With China and Russia's

nuclear arsenals bearing down on the U.S. it is quite predictable that Biden will allow China to call-in its loans on the U.S. debt. With the U.S. unable to pay, our nation must default to allow China to take “ownership of the U.S.” (along with other major creditors). Communism would then march through the streets of America unhindered.

However, pursuant to stated federal lawsuit 3:20-cv-298, **We, the U.S., do not owe the debt specified by the Federal Reserve due to the three antitrust violations** (again refer to the Summary in **Attachment 3**, pg. 17). U.S. creditors, including China, acquired the debt due to these violations. Prior to the violations taking effect, beginning with the 1999 repeal (termination) of the Glass-Steagall Act of 1933, **the U.S. was running \$100 billion surpluses** by contrast to total debt today (in March 2022) is over \$30 trillion. Ending Glass-Steagall in 1999 is one of these three violations. – Again every year, the U.S. pays over \$3 trillion to the debt that keeps growing as un-payable circular debt, over 50% of federal taxes collected.

In its 2022 Candidates Survey, the AFL-CIO workers union express understanding many of the economic problems caused by the 1999 termination of Glass-Steagall, including the Wall Street speculation crisis that is driving up the prices of rent, homes, commercial real estate, lumber, and many other industries. Thus, the Petitions to Congress and lawsuits are necessary for making the case that the U.S. debt is capricious, invalid, as only caused by the three violations. Again, in 1999, the U.S. was running \$billions in surpluses. So in fact, the creditors, such as China, the derivatives and hedge fund traders, etc., owe the \$30 trillion and more back to America. The violations have stolen U.S. prosperity over the last 23 years. **It is important that Americans understand this “legal premise”**

should Biden continue his plans to betray America. It is China, et al., that owes American. Hence, again, to end the Biden Communist threat, Americans must demand his immediate removal from office.

And finally, as Biden is a defendant in both lawsuits, he is aware of America’s invalid debt. **11)** And thus, he would further commit treason with any “false claims” that the debt is valid and owed to China and other creditors. – **And wherefore**, Biden is committing these acts of treason: **a)** set-up U.S. dependency on oil from Russia and socialist Venezuela, Etc, to diminish U.S. independence; **b)** misappropriating tax dollars to bring in 2+ million illegal migrants in 2021 with the apparent purpose to arm them against Americans; **c)** jeopardizing Western military defenses by supplying U.S. nuclear submarines to far left officials in Australia; **d)** misappropriating tax dollars to needlessly require mRNA vaccines for all U.S. military personnel, though the COVID omicron variant is dying out, and with known crippling side effects affecting some service members, and **e)** he is sabotaging the U.S. military by expelling those who refused the dangerous mRNA vaccines for the COVID omicron variant that is dying out.

The legal process for removing Biden would be by emergency “constitutional amendment” requiring 38 State legislatures to vote “Yes” to remove him. **The Oct. 21 Petition to Congress recommends Sen. Joe Manchin as interim President and Gov. Ron DeSantis as Vice President.** – The first order of business should be to require the Biden administration to turnover the whereabouts and files of all allowed-in illegal migrants since January 2021, and stop the sale of nuclear subs to Australia.

Again, I hope I am incorrect. But with the above evidence/events, we cannot afford to leave to chance that Biden will surrender America to Communist nations. **✍**

2. Why is Cobble Secretly Polling #1 to Replace U.S. Rep. John Yarmuth?

By Daniel Cobble, March 3, 2022

Thanks to Cobble, Dr. Polio is Preparing for Neighborhood Schools

In early February, my friend Carolyn called to inform me that I am polling #1 in the race for U.S. Representative, District 3, to replace John Yarmuth. She heard it on the early morning local news, believed to be WDRB-41 the station she usually views in the morning, she said. I asked, “Do you mean I’m polling #1 for the Republican primary?” She said, “No. The report said you’re No. 1 over all the candidates.” Her update was gratifying, though I was not totally surprised. Over the years since 1997 after returning home to Louisville, I have given out many thousands of circulars and information packets, informing communities of my various concerns and proposals for correcting Gov’t. In 2020, my candidacy as a write-in for U.S. Senator and the info packets took me to the four corners of Kentucky and Southern Indiana.

So after talking to Carolyn, I became curious as to why any polling results were published this early in the campaign. Then later in February, a neighbor told me the same news, that I was polling #1. Her husband asked me, “Are you giving speeches to get people’s attention?” I replied, “No, but I believe people are simply attracted to my agenda that includes no fee childcare in the public schools.” – It then occurred to me that people were contacting the media and government officials regarding my work, and maybe that was prompting the media to report their early polling results. Very often, public interest leads the news of the day.

Still yet, for an election year, even the national media is eerily quiet about the local campaign climate. For, it would be a huge deal if I were elected since under the direction of Gov’t operatives, the media has blackballed me from public exposure. Even when I dumped 85 gallons of black tar on the Louisville federal courthouse steps (on May 26, 2006), not even CNN or local news outlets would show my photo. Officials are fearful of my agenda that holds

Gov’t accountable. So could it be that media is hush-hush to avoid mentioning my name? Of course, stranger things have happened.

For example, several weeks after I released the operational framework for “Family Club of America” (**FCA**) in December 2021 (see on website, a concept of bringing parents & kids together in community settings), that first introduced no fee childcare in public schools (i.e., parents will no longer pay for childcare), **the KY legislature announced Senate**

Bill 1 (SB-1) to remove parental & teacher committees that set school curriculum policies. Curiously, the legislature wants superintendents to have this authority. But the FCA framework argues that to guarantee the success of students, and for safe public childcare, there must be a partnership between parents and school staffs. (And I believe Gov’t officials are fully aware of this “organic social fact” but are withholding the success of schools.) Changes in schools must bring-in parents as paid and volunteer aides. And school bussing must end to return to neighborhood schooling so parents can be closer to their kids within this partnership setting. – When talking to parents, this policy rang out loud and clear as common sense. They pull the speech from my mouth saying, “Yes, we [the parents] need to be in the schools.” Since this uproar, I have not heard anymore on SB-1.



Superintendent Polio yielding to the idea of neighborhood schools for safety of kids.

I am also certain the parental-staff partnership will improve the mental health of students as well as diminish bullying.

So in late February, **JCPS Superintendent Marty Polio** began announcing that parents would be allowed to opt-out of bussing their kids across town. They can choose their closer neighborhood schools. Households just needed to see these proposals in writing. Parents were already thinking the same thoughts and ideas that I'm presenting to Gov't for implementation.

Hence, it seems my work is already leading to the real changes that parents and teachers have wanted. It's the reason I'm needed in Washington as U.S. Representative. And I believe it is my continuing work to secure the safety of our communities that is getting attention and compelled the media to announce earlier-than-usual poll standings. But now the media is withholding this information to avoid publicizing the name, Daniel Cobble for Congress. – *The people hold the power.*

Though gov't officials and special interests may try to ignore the solution of no fee childcare, it is overwhelmingly popular and thus sure to get implemented in Kentucky and spread like wildfire if I am sent to Washington.

On March 2 each of the local TV stations told me they did not have the poll numbers on the candidates. This, of course, is not believable and contradicts what TV viewers are telling me. During election season, the broadcast media is always tracking the "political climate" of candidates. In fact, political reporter Rachel Droze of WHAS News, Nick Picht of WAVE, and Mark Vanderhoff of WLKY have not returned my phone calls. So here again, their silence of not reporting on the candidates speaks volumes. They are fearful that I'll get sent to Washington. But I'll just keep doing my work and updating

communities. As shown with Superintendent Polio and the KY legislature, I'll leave it to the people to pound on doors to get the results. The same approach will work in Washington, too. For, I believe the people realize that *I am* needed to replace John Yarmuth. This heavy situation of childcare costs continues in the next section. **✚**

3. March 17 Press Conference on No Fee Public Childcare & Improper Taxation

By Daniel Cobble, March 3, 2022

Childcare Relief Should Begin Now with Gov't Slush Funds

My upcoming press conference will call for \$relief now from parental childcare costs. This event will be on **Thursday, March 17, 2022** at the **Hall of Justice at 6th & Jefferson Streets at 10 am**, Louisville, Kentucky. I will also give notice of my letter to KY Treasurer Allison Ball for a list, by Affidavit, of **all taxes** that Kentucky charges to taxpayers.

So please spread the word and join me on March 17. The childcare cost crisis cannot wait for the November 8 election. For, parents are hurting now and need relief.

I am highly pissed that lawmakers, city, State, and federal, with the many \$billions in funding at their disposal, are ignoring the oppressive costs of childcare in this COVID era. YES, Nancy Pelosi, the KY legislature, Etc., are giving lip service since none have given a plan for relief from this bread-n-butter issue stressing communities. Though my proposal can begin in the 2023 school year for Louisville, Gov. Beshear and the legislature for today can provide \$relief by making payments directly to childcare centers to take in kids. **Funding can spread to average across the available open slots for the total slots at facilities.**



Cobble is pissed with politicians ignoring childcare costs crisis that needs \$relief now.

For Jefferson County, a basic breakdown of total childcare costs to Gov't for its 168,000 children up to 10 years-old shows it is attainable. At an average of \$200 per child per week for 52 weeks (one year) the cost would be approx. \$1.7 billion per year.

For the State of Kentucky with approx. 658,645 children at ages up to 11 years old, the cost would be \$5.1 billion per year (not including Jefferson Co. costs). Pre-K (3 – 5 years) is already budgeted within these amounts for Louisville and the State. So again with local, State, and federal funding, and with the other \$remedies discussed herein (next paragraphs), no fee childcare can get done. To fix our communities, we have to do it.

Notwithstanding that Kentucky is overtaxing its citizens with its current slush fund of \$2.6 billion, implementing no fee childcare would open up the workforce to everyone resulting in a windfall of tax revenues for funding. Though upfront investing will be needed. Another tax windfall will result when stopping the Federal Reserve's three antitrust violations (introduced first issue, pg. 2). We must demand stopping these violations because over 50% of federal tax revenues are paid on the

debt while continuing to grow as circular debt.
– When promptly repaired, there's absolutely no need to raise taxes. But as stated, with current available funding, relief can begin today by averaging-out the \$amount paid across the total open child slots at childcare centers.

American free enterprise vs. Wholesale capitalism (& the tax windfall)

{Refer again to **Attachments 1, 2, 3,** and **4** for the following explanation. The tax windfall after stopping the antitrust violations will reach up to \$18 trillion from the current \$6+ trillion collected annually. I.e., **a)** the \$6+ trillion will double to \$12 trillion since the current \$trillions transferred to Wall Street will effectively end and divert to the “commercial sector” (the general economy). Then **b)** the new \$6 trillion will grow from “monetization” in the commercial sector. Monetization is the “organic process” of dollars “building value” by exchanging hands in the commercial sector. This is what creates high economic growth as **American free enterprise**. See Figures 1 & 2 in **Attachment 4** (pg. 18) – Monetization **does not** occur when dollars are directly sent to Wall Street (the financial sector) since those dollars in high quantities buy-up goods & property, leading to speculation and high prices, and the “low value dollar.” This is the unlawful **wholesale capitalism** practiced today. ↓

Stopping inflation. As introduced on page 4, inflation (that is mis-characterized by Gov't to avoid its true cause by the Federal Reserve printing dollars) can be stopped by normalizing/raising the Fed prime interest rate, proposed at 4.75%, currently at 0.25%. The higher rate attracts existing dollars into U.S. institutions, including purchasing U.S. treasury bills. In turn, Gov't and banks will borrow less from the Fed that minimizes the debt that, in turn, minimizes the Fed printing dollars. The too low 0.25% prime rate is one of the three antitrust violations that need correcting. ↓

Yes, the \$18 trillion is huge of which some people cannot imagine. But recall the \$100s of billions in surpluses up to 1999 when taxes were much lower. Today's annual tax receipts have grown to \$6+ trillion due to constant rises in taxes and fees since 1999 only to facilitate the circular debt. Wherefore, the \$6+ trillion is a measure of how much we are overtaxed today by the 50% paid to the invalid debt. And wherefore, stopping the violations will result in huge tax cuts from the onslaught of inherent tax windfalls.}

CONCLUSION

It is my suspicion (just a suspicion) that Gov't is resisting providing no fee childcare because it would result in real prosperity for families and independence from Gov't. It will put a real dent into hunger and poverty. Conversely, as shown by the buildup in social programs, Gov't wants to maintain dependency on those programs. But fully opening the workforce with no fee childcare will in fact reduce Gov't reliance, as old programs' costs (such as food stamps) tradeoff to the operation of public childcare.

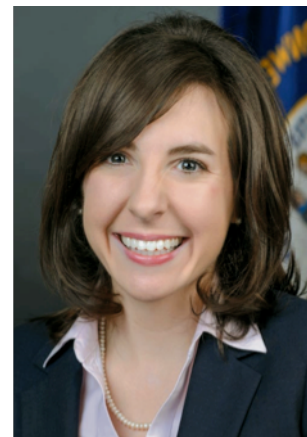
Over taxation. My appointment with Ms. Allison Ball, KY Treasurer. I hate to confuse you by pushing Gov. Beshear and the KY legislature to stop overtaxing us. I realize that some would like to keep the high taxes to help pay for public childcare. But as I am your hope-to-soon-be U.S. Representative who has studied these matters, I ask you to trust me that we can pay for childcare and bring taxation into balance.

How things got out of whack. The booming *Clinton economy* brought health to the States pension plans of which the Governors borrowed heavily in believing the "good times" would last forever. And you have some history on why the U.S. Postal Service is broken. Recall that the *Postal Accountability &*

Enhancement Act (PAEA, pg. 4) was passed because the antitrust violations are steadily diminishing the U.S. tax base. As federal funds dried up, of course it slowed federal dollars to the States. Kentucky, in turn, began raising taxes to compensate for federal losses and debt incurred from State pension loans. Eventually, part of tax compensation came to tax non-material goods, in violation of Section 174 of the KY Constitution. Today, KY is inappropriately taxing "transactions" (including car rentals & lease agreements), bonding instruments (insurance), court filings, and services. It is violating the U.S. Constitution to tax across State lines. When Gov. Beshear came to office to promote socialism, he pushed the taxing envelope of which the Republican legislature is happy to oblige. They searched for more items to tax as well as steadily increasing fees on traditional items such as driver and fishing licenses. Metro Louisville is even unlawfully taxing cell phones that are federal jurisdiction.

Because no one has openly questioned Kentucky, lawmakers have become addicted to tax hikes.

The four-year driver license recently went from \$20 to \$21.50 (in 1998 it was \$4 for four years). The new Real ID, at \$24 for four years, is an unnecessary security credential that can be replaced with State-issued driver licenses, as well as the State's Personal IDs for \$11.50 (in 2002 the Personal ID was \$4). Apparently the Real ID is another scheme to charge more taxes to help pay to the circular debt.



Treasurer Ball, please provide list of all taxes charged to taxpayers.


The Kentucky vehicle registration tax scandal was avoidable, too. Just because used motor vehicles are rising in value doesn't mean they should be taxed at that level. The State is required to tax vehicles comparable to the traditional tax level to collect the same rate of taxes, including collecting fewer taxes in the proceeding/following years. This requires the State to keep the pre-COVID Kelly Blue Book algorithm to apply the same rate of decreasing taxes in 2022, not to increase taxes. As a U.S. Representative I will propose to Kentucky legislators to maintain the traditional algorithm for calculating taxes on vehicles.



Cobble will push Kentucky to keep traditional Kelly Blue Book algorithm for taxing motor vehicles.

My letter/request to Treasurer Ball. The State does not have the authority to tax just for the sake of taxing. Each tax must have a properly designated purpose for its public and legal operation. For this reason, I will present at the March 17 press conference my letter to **KY Treasurer Allison Ball** requesting a list, by Affidavit, of all taxes and amounts charged to taxpayers. I will vet this list for proper taxation and report to Gov. Beshear, the legislature, and the public (you) any irregularities that need correcting.

And wherefore, my first news conference on March 17 will cover these two pressing matters, 1) relief from oppressive

childcare costs and 2) correcting wrongful taxation by Gov. Beshear and legislators. So I hope to see you at 6th & Jefferson Streets. 

4. What's Really Behind the High Rent & Home Prices?

By Daniel Cobble, March 5, 2022

Kicking Out Wall Street Speculators Will Lower Prices Everywhere

The Wall Street speculation problem is pretty simple, but the politics behind it are not simple. The problem, again, is caused by the Federal Reserve's three antitrust violations, in lawsuit 3:20-cv-298, that is sending \$trillions to Wall Street corporations, keeping them awash with cash. But this cash belongs in the commercial sector. These Wall Street speculators / venture capitalists are running around with this cash buying up everything, apartment buildings, houses, commercial real estate, lumber, etc., that create "artificial demand" that drives up the prices on everything. It's the law of supply and "high demand" that would not occur if not for the violations. I.e., by stopping the violations, that would cutoff this cash, speculators would immediately leave these markets because they don't want to pay "normalized rates" for anything. And thus, stopping this odious cash brings us to the complicated part of this matter.

I'm sure Mitch McConnell regrets supporting these three antitrust violations (**Attachment 3**, pg 17). I.e., he now sees the damage they are causing, and yet I don't believe McConnell wants to see America destroyed. But if he admits his wrong for helping to drive up the national debt to \$30 trillion, Americans will want him in prison. So he and others such as Nancy Pelosi, the Postmaster General, Federal Reserve Chairman Jerome Powell, Etc. will remain silent to let America burn. However, there is another way to resolve this matter without calling them out. You, the voters, can

demand the federal judges to process my lawsuits 3:20-cv-298 and 3:20-cv-579 as required by law. To stop blocking my rights to the courts. My household pays approx. \$6,800 annually in taxes for access to the courts.

And wherefore, elect me to Congress so this silent crisis of Wall Street speculators will have a national platform before the courts. As the lawsuit charges, and seen throughout this issue of *The Louisville Underground*, stopping the speculators and removing Pres. Biden from office are the paths to saving America. So please expressly support the lawsuits and my candidacy for U.S. Representative. We can bring American life back to normal, to truly make our nation great again. ↩

5. To Avoid More Election Fraud, Secretary of State Michael Adams & Others Must Resign

By Daniel Cobble, March 4, 2022

Simpler Neighborhood Voting Precincts are Key to Voter Security

At this point regarding voter security, I want to apologize for presenting the daunting problems in this March 2022 issue of *The Louisville Underground*. Usually the candidate emphasizes simplistic affirmative rhetoric of what he or she feels the people want to hear. But these are not normal times. Many of you have expressed to me that these are difficult times. The world has not yet fallen apart, and without security parameters, most of us know it could go that way on a moments notice. For, many officials are not governing for the people. And so, this is no time for bullshitting people but to present the facts and situation for people to decide. Though it can be frightening, strength always lie in doing what needs to get done.

And wherefore, the matter of security of the 2022 elections is already in jeopardy under

Pres. Biden (see pg. 2). In Kentucky, the elections are further at risk due to the unresolved fraud committed in the 2020 election cycle. Many of you know the story of the theft of my vote count by **Secretary of State Michael Adams** and **Jared Dearing, Director of the KY Board of Elections**; I ran as a write-in candidate for the U.S. Senate. My family was treated horribly that included harassing us from our home on Lesway Court of 23 years. They tried to evict us into the street, but Jefferson County Circuit Judge Mitch Perry did not want the public embarrassment and would not allow it. We ended up buying our home on Casa Bella Court. You can see the details of this painful ordeal on the website. For, Louisville doesn't need another public nightmare such as this.

The details include **my December 29, 2021 Criminal Complaint** to remove from office Secretary Adams, Director Dearing, and the judges for election fraud and complicity to fraud. The Complaint is based on my pre-election lawsuit, 20-ci-865, in Franklin Circuit Court. After the election, the suit charged the theft of my vote count, i.e., Secretary Adams only recorded 18 total votes for the whole state of Kentucky. Yet Adams and Dearing do not dispute my Affidavit with the sampling of 41 voters who say they voted for me in Jefferson County; keep in mind that this is only a sampling. So without an investigation, I don't know how many total votes I received. Yet **MOREOVER**, these voters and others will be disenfranchised again in 2022 if Adams and Dearing, et al., are not removed from office.



Though all defendants including Adams and Dearing are in "legal admission" by not

disputing my allegations that they committed election fraud, **Judge Phillip Shepherd** in circuit court and **Chief Judge Denise Clayton** of the KY Court of Appeals still refused to grant my “perfected claims.”

{A case is ***perfected*** in favor of the Plaintiff when no one (including the judge) disputes the Plaintiff’s “notice of default.” This is ***common law*** under the U.S. 7th Amendment. The judge(s) commit fraud when dismissing a perfected claim or otherwise rules against the Plaintiff. **Judges leaving a case unresolved** is a most violent, vicious, immoral, and inhumane act because it leaves unresolved the injuries suffered by the victim/s (Plaintiff/s). Thus, courts in the United States are typically inhumane that needs to change.}

Hence, the offending judges, too, are cited in the Complaint to be removed from office by Franklin County Sheriff Chris Quire. The defendants stole my vote count by access to mail-in ballots and electronic voting machines (**EVMs**). Gov. Beshear took away the “neighborhood voting precincts” with the excuse of COVID-19 so State officials could have access to the vote counts. This is the danger of mail-ins and EVMs; the safer, more secure, decentralized neighborhood precinct captains no longer have control of the counts within their neighborhoods. But KY Constitution §148 mandates neighborhood precincts that:

“ . . . all officers of any election shall be residents and voters in the precinct in which they act.”

And §148 supports KRS 117.055 that:

“ . . . Each precinct shall contain, as nearly as practicable, an equal number of voters, based on the number of registered voters in the county, **not to exceed seven hundred (700) to a precinct.**” (Emphasis was added here.)

The 700 voters per precinct solve the mystery that had always baffled me on how vote

counts were always ready on election night, even during presidential elections. The precinct captains are only responsible for 700 votes that are counted relatively quickly, and quickly audited when needed. Well, Secretary Adams and both party leaderships are seeking to take away this ingenious security of American voting. The parties have sold the American public on mail-ins and EVMs with simplistic marketing sound bites. But since the 1800s, decentralized neighborhood precincts have prevented Communism from taking over the United States. **With paper ballots**, they are the fastest, least expensive, most convenient (closer than the neighborhood post office), most secure, and simpler than the other processes.



Neighborhood voting precincts have prevented Communist takeover by securing the U.S. voting system since the 1800s.

My lawsuit, under appeal, is demanding repeal (termination) of **unconstitutional** KRS 117.0861 (House Bill 574) that seeks to compromise / take away the neighborhood precincts. For example, per the Complaint, for 2022, Adams and Dearing are misappropriating tax dollars by **combining** neighborhood voting precincts with unlawful countywide precincts where anyone can vote (**used in the 2020 elections to steal my vote count**). In addition, §.0861 allows anyone to vote in any precinct to make it impossible to audit votes.

But KY Constitution §148 requires only neighborhood precincts to conduct elections. So as you can see, the 2022 election cycle is not safe unless you, the voters, demand officials to follow the law and remove from office the offenders in the Criminal Complaint . ↩

6. Study Cobble's Survey Answers to Prepare for the Critical 2022 Election (from AFL-CIO & KFTC)

By Daniel Cobble, March 7, 2022

*Liberal AFL-CIO Workers Union May
Endorse Republican Cobble to Help
Save the U.S. from Collapse*

I may have convinced the AFL-CIO employees union to endorse my agenda. Many of you are already aware of its significance. AFL-CIO stands for: **American Federation of Labor and Congress of Industrial Organization**. It represents 57 national and international unions with over 12.5 million working members.

In the AFL-CIO Candidates Survey, in the section *Rewriting the Rules of the Economy*, I was impressed that the union is aware of the 1999 termination of the Glass-Steagall Act of 1933 affecting the daily lives of Americans (intro on pg. 5). The other topics are *Retirement Security, OSHA, Immigration, Work & Family Policies, Healthcare, Education, and Civil & Human Rights*.

My Answers to the candidates survey from activist group KFTC, **Kentuckians for the Commonwealth**, is also getting buzz. These, too, are bread-n-butter issues discussed at dinner tables. A Democrat supporting me said, "It is unique as a Republican that you are addressing important issues for racial minorities typically ignored by both parties." But the terms "Republican" and "Democrat" have less meaning if both parties are working

for the people. I believe my agenda has public acceptance for common sense solutions, including **Critical Counseling Care** for abortions answered in the KFTC survey.

See my Answers to both surveys downloaded as PDFs at The-Protect-America-Project.org and Prose-Litigants.org.



Cobble answers why benefits for public sector professionals have lessened in 23 years. The solution is to stop the 3 antitrust violations.

I informed KY AFL-CIO President Bill Londrigan that endorsing my agenda as a Republican would bring the union's comprehensive agenda into the national spotlight. His liberal organization endorsing me at the State level would be historical, as well as making a statement of solidarity of grassroots people as Republicans, Democrats, and Independents. People want a *free America* but sometimes differ on how to get there.

In effect, the survey Answers are my proposals to the People for addressing our complex problems. I'm asking communities to take a serious look at them because, today, Gov't officials are detached from taking action, as if they don't quite know what to do. Though they may be unsure, we still have to make the decisions to go forward. I.e., global warming/climate change and water pollution will not stop on their own. They require changes in the behavior of mankind, including making peace with environmental treaties with Russia, China, Etc.

To go forward, we have to base global warming decisions on three principles: **1)** our current knowledge base, **2)** common sense, and **3)** the applicable safe technologies. So in my Answers to KFTC, I introduce the ***Carbon Circulatory Redirection Program*** (CCRP) that will parallel the “green economy” to reduce climate change and pollution. CCRP proposes **over 40 practical subprograms** geared to adapting human behavior. Some of these applications are practiced sporadically today and need global implementation, such as the Christmas tree replanting/recirculation program introduced in 2021. In effect, each of the subprograms is large in scale (though some are larger than others) since they should be implemented globally.

My Answers to the surveys give further insight into the silent crisis of the Federal Reserve’s antitrust violations that are creating the un-payable debt and Wall Street speculators (pg. 4). Here, Mitch McConnell and Nancy Pelosi, etc., are also negligent in not revealing that we cannot address climate change, infrastructure, pollution, or any other crisis without stopping these violations causing the \$transfer-of-wealth to Wall Street corporations. As introduced with the Taxpayers’ Balance Sheet (**Attachment 1**, pg. 15), America can’t even fix her street potholes if annually paying over 50% of its federal taxes, \$3+ trillion, to the ever-growing Federal Reserve debt. **We cannot run from this problem.** Otherwise, climate change will worsen to eventually make life inhabitable on our home planet, Earth.

And it is too late for the elite to want to kill-off millions of people because everyone is needed now to help reverse the tide of climate change. And thus, this specter raises another caveat. Irrational gov’t behavior will essentially end upon stopping the \$transfer-of-wealth, since this material conflict-of-interest between Gov’t and corporations will end.

Another critical issue in the AFL-CIO survey regarding retirement accounts is the abuse of capital gains. Executives are illegally taking salaries from gains that would otherwise be given to retirement accounts. And the purchase of another company should come from the parent company’s gross income and not from the capital gains. Capital gains are owned by the company and thus, legally, must be applied to company-related expenses.

Regarding immigration, I introduce transactional migration (TM) for U.S. employers, based on my book with the same name. Here again, with plain ole common sense, TM would end the border crisis and sanctuary cities at no costs to Americans (except for initial investments).

Regarding healthcare, I introduce Universal Equity-based Healthcare (**EBH**) that would cost \$200 - \$400 billion annually. This contrasts the **\$1.2 trillion** for Medicare & Medicaid, and \$3 trillion for Medicare-for-all. Page 19, as **Attachment 5**, is *Table 1, EBH Sample Premiums Outlay* from my book showing the three tiers that share costs for paying medical claims.

Since Gov’t operatives are coercing publishers to not distribute these books, you may download them at no-costs (for free) as PDFs from the homepage of both websites.

So study the survey Answers to prepare for Election Day on May 17 and November 8.

Thank you. 🙏



Postal Service UPDATE

March 8, 2022. Congress is passing the “Postal Service Reform Act” in attempts to fix the U.S.P.S. This is only a band-aid that **does not** fix the core debt problem requiring removing Wall Street speculators by stopping the 3 antitrust violations (see pgs. 16 & 17).

Taxpayers' Annual Taxes Paid to

BALANCE SHEET

Federal Reserve Debt (Over \$3 trillion / 50% of collected taxes & growing)

1. Total estimated tax collections in 2018 based on Congressional Budget Office report of \$1.5 trillion collected in first quarter (4 x \$1.5 = \$6.0 tril.).

\$6.0 trillion

2. U.S. Budget for 2018

- 4.2

3. Taxes that exceeded budget paid to debt

\$1.8

4. Additional taxes taken from budget
\$outlays to pay down (service) debt

+ 1.2

real dollars
from taxpayers
that increase w/
tax & fee hikes

5. **Total taxes paid to U.S. debt in 2018**

Jan. 2022 total debt = **\$28.9 trillion**; it grows even though repaying \$trillions every year (as "circular debt")

\$3.0 trillion

6. Total estimated tax collections in 2018 based on Congressional Budget Office report of \$1.5 trillion collected in first quarter (4 x \$1.5 = \$6.0 tril.).

\$6.0 trillion

7. **Total taxes paid to U.S. debt in 2018**

- 3.0 50%*

* 8. Total taxes applied to U.S. budget

\$3.0 trillion

9. Loans from Fed. Reserve applied to U.S. budget
(U.S. borrows approx. \$1 trillion every 10 months)

+ 1.2

taken from rate of
debt growth in one year

10. Total taxes + loans funded U.S. budget in 2018

\$4.2 trillion

* "Total taxes applied to U.S. budget" gets smaller every year while debt grows (see Item 5, above). This circular debt / constant borrowing is due to three antitrust violations by the Federal Reserve since 1999 (see fed. lawsuit 3:20-cv-298). Eventually, budget cannot sustain \$obligations, leading to economic collapse. –

- **Solutions:** STOP the antitrust violations; replace Federal Reserve with "Office of Commercial Contracts" for commercial banks within U.S. Treasury Dept (required by U.S. Constitution).

COPY

- Submitted by Certificate-of-Mailing -

From: Daniel Cobble • 220 Casa Bella Court • Louisville, KY 40220
502-290-2852 • danielcobble6@gmail.com

TO: Jeffery Sutton, Chief Judge
U.S. Sixth Circuit Court of Appeals
100 E. 5th St., Cincinnati, OH 45202 | Ph. 513-564-7000

October 7, 2021
Two Attachments
Page 1 of 1

Cases 20-5854 (Original Case 3:20-cv-298) & **21-5249** (Original Case 3:20-cv-579)

**Re: These Cases Will Fix the
U.S. Postal Service, and More**

Dear Judge Sutton,

Since May 2020, my public safety appeals case 20-**5854** has awaited processing by your Court. 5854 provides proven low costs second & third treatment options for those who fear the COVID vaccines. These options, such as zinc & Vitamins C + D, can help to stop the COVID pandemic. In addition, 5854 seeks to end the **three antitrust violations** causing the U.S. debt crisis.

Regarding case 21-5249, stopping said antitrust violations will restore the U.S. tax base to repeal (terminate) the unconstitutional **2006 Postal Accountability & Enhancement Act (PAEA)**. In turn, this will return financial health to the U.S. Postal Service (U.S.P.S.). PAEA was passed to raise postal prices to pay for the pensions and healthcare for postal workers. Prior to 2006, these funds were taken from the healthy U.S. tax base. No problem. However, since 1999, intrusion of the antitrust violations has diminished the tax base.

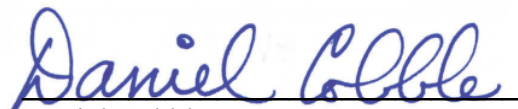
But PAEA, too, is not working. The Postal Commission regularly raises prices on stamps & services, scales back services, while reporting losses in the \$billions every quarter. At this pace, eventually a first-class stamp for a 1oz. letter, **currently at .58¢**, will cost \$1.00. But restoring the tax base by stopping the antitrust violations will remove the pension & healthcare overhead expenses from the postage we pay. In turn, postage prices must return / decrease to the normal pricing structure of 1999 while normalizing the traditional postal services (**such as one-day mail, etc.**).

And whereby Judge Sutton, pursuant to my pending motions, I implore the court to allow 20-5854 and 21-5249 to go forward for addressing these crises. If not, then the U.S.P.S. can only continue with ever-higher prices and degraded services.

For your ready-reference, I included a 1-page "consent decree" summary w/ footnotes of the three antitrust violations and page 13 from the 2nd Amended Complaint in case 5854 / 3:20-cv-298 that illustrates the other damaging social effects of these violations.

Respectfully submitted,

Attachment 2, Page 16


Daniel Cobble

- Copies to: DC, Appellees in both cases, for Public distribution
- See lawsuits at The-Protect-America-Project.org & Prose-litigants.org

Yes I support this letter.



- Action for “Consent Decree” to Correct the 3 Antitrust Violations -

Federal Case 3:20-cv-298. The \$transfer-of-wealth causes ever higher debt and social deterioration that threatens economic depression: ¹

1) Reinstate provisions of the Glass Steagall Act of 1933 that was repealed / terminated in 1999 by Pres. Clinton & the Republican Congress. Since 1933, Glass Steagall had prevented derivative and hedge fund traders, etc. from placing bank accounts & other consumer accounts at risk. The court reinstating provisions of Glass-Steagall will “once again” allow people to safely deposit their monies into banks and other institutions, and for reasonable rates-of-returns on \$interest rates. By restoring the safety of foreign & domestic \$deposits, the economy energizes with minimal debt to banks that are protected from “receiverships” (run on banks) that led to the 1930s Great Depression.

2) Reinstate the competitively higher prime interest rate (proposed at 4.75%). Consumers and small business loans will then once again become attractive to banks. The too low **Fed (Federal Reserve)** prime rate, today at 0.25%, reduces economic activity and tax revenues because it chases dollars away from U.S. communities in search of higher \$returns. And it discourages banks from lending to “retail consumers & small businesses” to, instead, earn more from the larger “corporate loans.” Even though [loan] capital to consumers and small businesses is the primary engine of the economy. These two conditions require ever-more borrowing from the Fed, and thus higher taxes & fees to make-up the economic losses. ²

3) Stop the illegal Fed loans to investment bankers (Merrill Lynch, Berkshire Hathaway, Etc.). **On May 2, 2008**, then Fed Chairman Ben Bernanke announced that “investment bankers” can now borrow directly from the Fed (today at 0.25%) in violation of the **Federal Reserve Act of 1913 (FRA)**, Section 13, clause 2. Every year, this practice removes \$trillions from “commercial sector circulation” for direct, illegal entry to the “financial sector” (Wall Street corporations) that prevents “dollar monetization.” To make-up for these economic losses (transfer of dollars), similar to “too low interest rates,” we borrow more from the Fed that then forces constant tax & fee hikes, and cutbacks on vital programs. It reduces the U.S. tax base that brings us ever closer to economic depression. ³

Attachment 3, Page 17

¹ **A.** Reversing the \$transfer-of-wealth will immediately begin to restore the “organic” U.S. tax base of 1999 at the federal, State, & local levels that minimized borrowing from the Fed. These corrections are needed to restore funding to housing, education, national defense, the U.S. Postal Service, infrastructure (inclu. street repaving), climate change, etc. **B.** Americans should demand **Offices of Infrastructure** at all three levels of Gov’t to ensure their tax dollars follow the actual projects for maintenance and new construction projects. **C. The Infrastructure bullshit from Congress.** Simply put, we cannot borrow enough for infrastructure because it costs too many \$trillions to catch-up. Funding must come from the balanced dollar of 1999 that produced tax surpluses (and won the Cold War against Russia, and needed for China today).

² **Home prices.** The higher competitive rate will chase away “speculation investors” from housing, resulting in lower prices for family homebuyers. This same condition will reduce apartment rents, too.

³ “Monetization” is increases in the value of dollars as they exchange hands in the commercial sector.

The Extreme Cost of Borrowing from Fed When Rate is Too Low

The transfer-of-wealth to Wall Street corporations & foreign investors is caused by **the three unlawful policies** explained herein Sec. C. They violate the Federal Reserve Act (FRA), as well as antitrust violations by restricting trade.

\$25.7+ trillion national debt today

A **too low rate** (0.25) with-holds/chases \$\$\$ from **commercial sector**, requiring ever more borrowing from the Fed.

Results in: Ongoing losses of disposable income, growing poverty & homelessness, food insecurity, high rents & home prices, **routine increases in taxes & fees**, ever growing Government debt, no money for education, infrastructure, climate change, etc.; threatens Social Security, Medicare, pensions; most other funding programs affected; and

... cause of U.S. foreign policy falling apart (after Clinton economy) due to foreigners/nations no longer heavily invested in U.S. by the dollar's low value today.

\$100 billion surplus 1999

A higher rate attracts \$\$\$ into the commercial sector for minimal borrowing from the Fed (propose 4.75% today).

Figure 1 • The transfer-of-wealth makes slaves of us all because our taxes are paid into the "black hole" of the extreme, **UNPAYABLE** debt that it creates. This "circular debt" requires ongoing hikes in taxes and fees.

TODAY'S IMPROPER DISTRIBUTION OF RESERVES (dollars) BY U.S. FEDERAL RESERVE

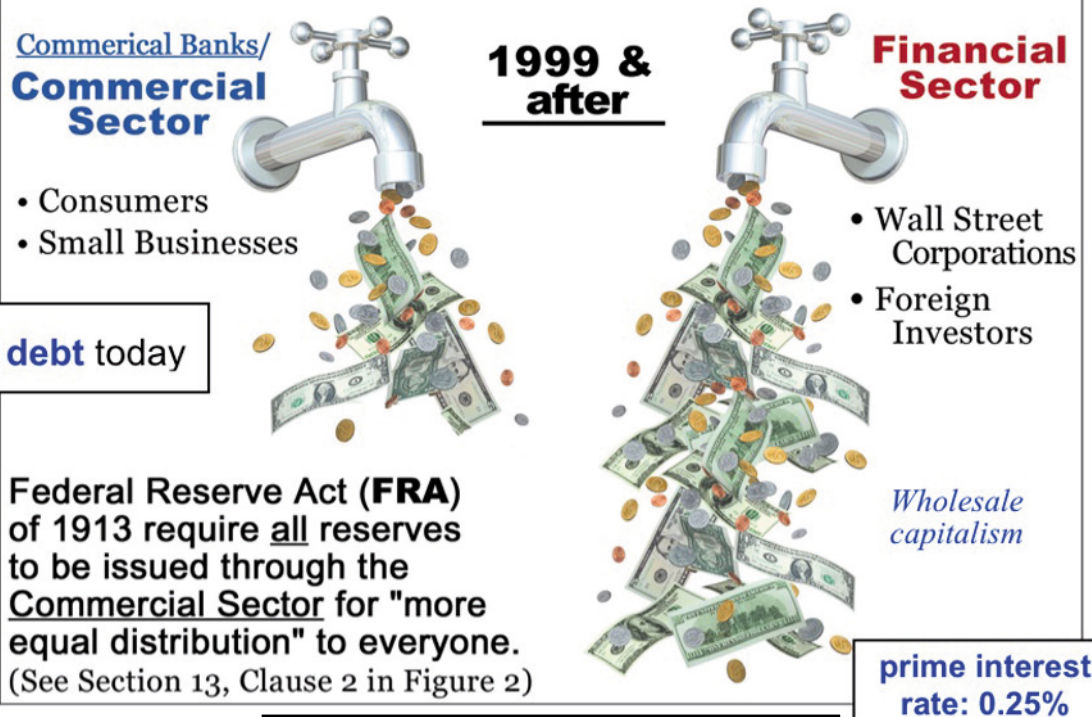


Figure 2 Attachment 4, Page 18

PROPER DISTRIBUTION OF RESERVES (dollars) BY U.S. FEDERAL RESERVE

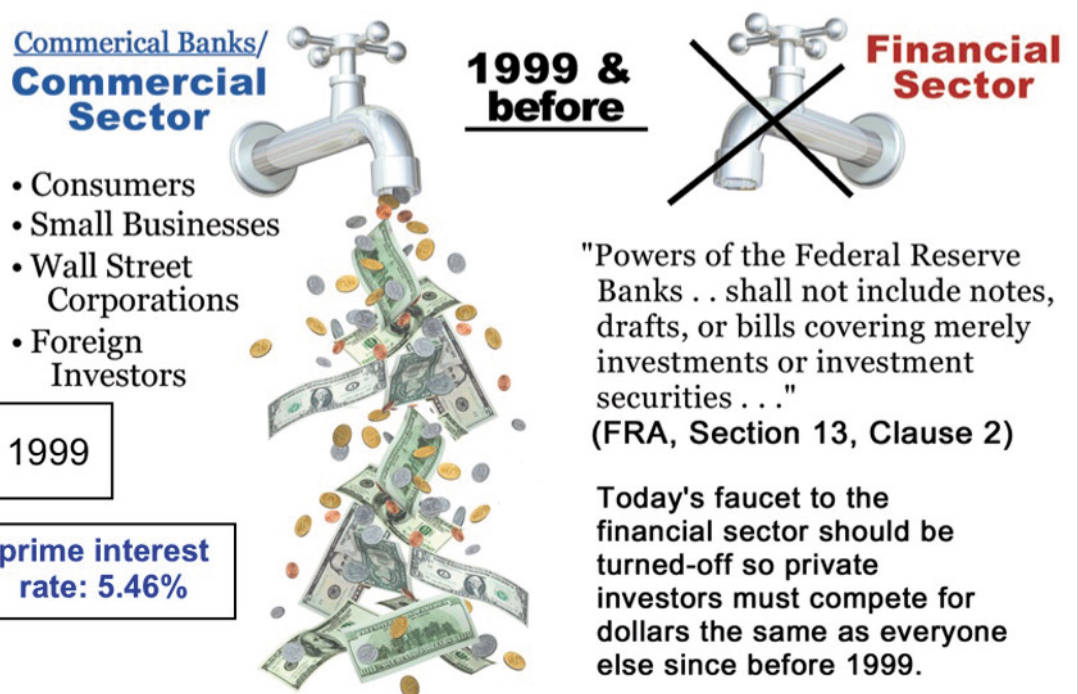


TABLE 1: SAMPLE EBH COVERAGE OUTLAY

Household/ Ratepayer(s) Income	MPEP + MPC	tier-1		tier-2 insur. finite coverage amount	tier-3 MTF CPU coverage	
		3-Year PEA (in escrow)	7-Yr Premium Escrow Account-Ceiling (PEA-C)		MTF	CPU
\$ 20,000	\$125 /+1.45%	\$ 4,500	\$ 10,500	IPPP for MPEPs set at 7.5% of household incomes for full EBH coverage.	\$ 42,000	Yes
35,000	219/+1.45%	7,884	18,396		73,584	Yes
50,000	313 /+1.45%	11,268	26,292		105,168	Yes
75,000	469 /+1.45%	16,884	39,396		157,584	Yes
90,000	563 /+1.45%	20,268	47,292		189,168	Yes
110,000	688 /+1.45%	24,768	57,792		231,168	Yes
Unemployed	\$50 /+\$5.00	1,800	4,200		16,800	Yes
Welfare						
Recipients	50 /+1.45%	1,800	4,200		16,800	Yes
Homeless	← 20 /+\$5.00 →	720	1,680	EBH Sponsorship Program	6,720	Yes

- Medicare-for-all when needed -

In Table 1, the MPEPs of the “Household/Ratepayer(s) Income” match the tier-1 PEAs at 3 years & 7-year PEA-C. Tier-2 is the *insurance coverage* per income. Preexisting conditions & t-2 transfers are paid by tier-3 MTF CPUs (Medicare-for-all for when needed). — Tiers 1&2 minimize MTF costs.

• Sample Income: **\$35,000** x .075 = \$2,625 ÷ 12 months = \$219 (MPEP)

• Then, \$219 x 84 months = \$18,396 (PEA-C) • And, 4 x \$18,396 = \$73,584 (finite coverage amount)

The MPC in Table 1 shows the 1.45% (.0145) paid by those ratepayers with non-working households, except for Medicare members.

Now, lets calculate the monthly MPC for MPEP for the same income of \$35,000:

• **\$35,000** x .0145 (1.45% MPC rate) = \$635.10 ÷ 12 months = \$42.29 (monthly MPC)

• Then, \$219 (MPEP) + \$42.29 (MPC) = \$261.29 (total remittance to Insurer)

• The Maximum MPEP Allowed

With an IPPP rate of 7.5%, the “maximum MPEP” remitted to a PEA is \$1,562.50 for a total household income of \$250,000. I.e., **any household income above \$250,000 shall be limited/capped at the MPEP of \$1,562.50 and no more than that.** Here, the MPC monthly re-

mittance is \$302.08, the PEA-C is \$131,250 (84 MPEPs), and the tier-2 finite coverage amount is \$525,000. — This MPEP limit is appropriate due to the high efficiency of EBH with household costs per capita reduced by 42%+ (at-least 82% for Gov’t). See pages 24, 25, & 40 (Table 2).

Petition-letter to Remove President Joe Biden

Today's Date _____

YES, I NOW understand that Ukraine is a major food supplier to the world. Yet **President Biden and the far-left people in NATO have been slow to protect Ukraine. Now we are facing world food shortages with the deliberate destruction of the Ukraine breadbasket, an indirect threat to U.S. national security. I believe leaders such as **Sen. Joe Manchin** and **Gov. Ron DeSantis** want the best for America.**

Wherefore, I support the immediate removal of President Biden by initiating an **Emergency Constitutional Convention by the States.**

Mail-to or Phone:

- **White House Chief of Staff**
1600 Pennsylvania Ave., NW
Washington, DC 20500 –
Phone: (202) 456-1111 **Recorded Comments**

- **My Governor** _____
Address: _____

- **My Mayor** _____
Address _____

- **U.S. House of Representatives**
Washington, DC 20515 – Phone: (202) 224-3121

- **U.S. Senate**
Washington, D.C. 20510 - (202) 707-3000

Councilman: _____

Thank you, _____

My Signature

Also, I support replacing the Federal Reserve with the **Office of Commercial Contracts** (OTC) within the U.S. Dept. of Treasury.

Yes _____ No _____

INSTRUCTIONS: Copy, share, & mail-out this Petition-letter regularly until we prevail in these matters.

- Download the above referenced documents at: The-Protect-America-Project.org & Prose-Litigants.org
(Remember the general rule: Gov't does not "do the right thing" unless prompted by "you" the people.)