

Why Silver Price Fixing Lawsuits Always Get Trashed

Presented February 2015 by Charles Savoie

On July 25, 2014, [Reuters](#) reported “Silver Bullion Banks Accused of Manipulation in Lawsuit” and we read---

“Silver bullion banks Deutsche Bank, Bank of Nova Scotia and HSBC have been accused of manipulating prices in the multi-billion dollar market in a lawsuit filed on Friday. The lawsuit was filed in a New York district court by J. Scott Nicholson, a resident of Washington DC and alleges that the banks, which oversee the century-old silver fix, manipulated the physical and COMEX futures market since January 2007. Nicholson is seeking class-action status for the lawsuit, which was registered in the Southern District of New York. Deutsche Bank and HSBC declined to comment. Nova Scotia was not immediately available for comment. The lawsuit comes after a series of separate lawsuits were filed since March, accusing gold bullion banks of rigging the daily gold price. The five banks in those lawsuits have denied the allegations. This is the first case to target the silver fix.”

Reuters (Pilgrims Society London) is messed up! This isn't the first silver lawsuit. I refer interested parties to the January [2012](#) release

“Corrupt Judge Patterson, Silver Suppressor,” who dismissed an earlier silver lawsuit based on that the “regulator” (the CFTC) hadn’t completed its (sham) investigation! At Occupy Dot Com we find [Nicholson](#) remarking about silver and the megabanks---

"The extreme level of secrecy creates an environment that is ripe for manipulation."

The level of secrecy is far higher than this; it is **mysteriously byzantine!** These bullion banks have Pilgrims Society members in top management and on their boards. This is the heart of the problem. These giant institutions are coordinated in their actions by membership organizations, this one above all. Things become still more profound for as we said, the moneylenders must control the courts and legislation and the regulatory agency (created by them in 1975) to be able to suppress metals. This they have abundantly done. We will spend several pages delving into this grim situation. We’ll show some evidentiary exhibits which many of you may have seen before; they must be included for completeness and for those to whom these are unfamiliar details. We’ll look at the two basic reasons why it’s highly dubious to obtain justice for fairplay in the pricing of silver in Federal courts. First, who appoints Federal judges (the [President](#)) and secondly, who [confirms](#) their appointment (the Senate). The President and most Senators answer to higher powers and it is not We The People! Not only is the “fix” in

on silver, but also on the Federal courts, where silver price fixing lawsuits would be filed.

Control over the Presidential nominating process of both major political parties was achieved generations past by Wall Street. The Pilgrims Society is easily the top “private” organization (“secret society”) in Wall Street, which controls the Federal Reserve. It’s in the interest of the Federal Reserve that silver and gold quotes be held down so as to illustrate an alleged “strong dollar” with their puppet economists hollering “see how few dollars it takes to buy an ounce of silver, which is after all only a lowly industrial commodity, and it failed as money!” As a big bonus to this, silver using industries they control most of (the Silver Users Association) gets vital silver raw material at scandalously cheapened rates. I doubt The Pilgrims Society controls James Avery Craftsman, but they certainly have Du Pont, Dow Chemical, Tiffany & Company and several others there in their massively enormous portfolio.

Ages ago the moneylenders understood that to control the money system, they must first control the courts and legislative process. Accordingly, this is what happened. It happened many generations ago in Europe and England, in a much more open way. The common man had few rights and those were easily revoked on whim of royalty or aristocrats. Fast forward to the early era of the

twentieth century, and the 17th Amendment changed the way United States Senators are elected. Previously Senators were elected by State legislatures! This was so as to insure a better chance for local (state) control of members of the national Senate, as Senators are representatives of each State, while Representatives are by population demographics.

The majority of historians and authors of economics textbooks are paid liars for The Money Power. They got degrees from universities having Pilgrims Society members as trustees. The same applies to major law schools. They got scholarships and foundation grants from sources having these Pilgrims members as trustees. The “fix” is in and has been for generations. Accordingly, these immoral historians paint a picture of things like the Federal Reserve Act that it was good for the nation, and a restriction against Wall Street abuses. They exact opposite is the truth. They speak of the 17th Amendment as if it took control away from the bad boys and let the common man choose Senators. Well---the common man was already choosing Senators via his elected State legislatures! By having two political parties, allegedly opposing the other as to goals (they differ as to means, not as to objectives), all the Wall Streeters need do after the 17th Amendment was ratified by Connecticut (number 36 to ratify, allowing it to be nationally ratified), was to control as few as four Senate candidates in each State rather than needing to influence dozens of legislators in all the States! It was

concentration of power and influence they sought and achieved by this bad Amendment. It was finalized on May 31, 1913---a hatchet job against the public in the name of giving the public more power. They didn't have to "get to" **(suborn)** as many men as before, to accomplish control.

At <http://www.archives.gov/legislative/features/17th-amendment/> we read this misleading blather---

"Americans did not directly vote for senators for the first 125 years of the Federal Government. The Constitution, as it was adopted in 1788, stated that senators would be elected by state legislatures. The first proposal to amend the Constitution to elect senators by popular vote was introduced in the U.S. House of Representatives in 1826, but the idea did not gain considerable support until the late 19th century when several problems related to Senate elections had become evident. Several state legislatures deadlocked over the election of senators, which led to Senate vacancies lasting months and even years. In other cases, political machines gained control over state legislatures, and the Senators elected with their support were dismissed as puppets. In addition, the Senate was seen as a "millionaire's club" serving powerful private interests. The rise of the People's Party commonly referred to as the Populist Party, added motivation for making the Senate more directly accountable to the people."

The Populists were hoodwinked by the very Wall Streeters they opposed. Silverite and populist [William](#) Jennings Bryan supported the 17th Amendment. My opinion is that he was misguided---or less likely, bought off. There may be a deeper story about Bryan, as he became Secretary of State, which by itself suggests defection to The Money Power. However, as Bryan was nominated by the Democrats three times for the Presidency, it may be that a symbolic concession was made to his supporters by having President Wilson have him as Secretary of State. He was also [defeated](#) in his nomination three times, because The Pilgrims Society would not allow a silverite to become President, and Bryan resigned to promote neutrality and argue against America entering World War I---a war fought to maintain the worldwide British Empire and it allowed England to seize German colonies such as Tanganyika, renamed Tanzania! Andrew Carnegie (Pilgrims new York 1913 roster) said---

"Mr. Bryan is much too earnest, too sincere and true to be entrusted with power, filled as he is with ideas subversive of economic laws."

While the original Senate election system lacked perfection, what followed was easily orders of magnitude worse. Again, it drastically narrowed the number of men Wall Street needed to influence! And

they controlled the State political divisions of both parties as they continue to do so!

55 State delegates attended the Constitutional [Convention](#) of 1787---only [one](#) argued for the direct election of U.S. Senators, James Wilson from Pennsylvania. The Constitution was ratified in 1788 with State legislatures choosing those who would be sent to Washington as national Senators. Alaska and Hawaii only became States in 1959 and never chose Senators in their legislatures.

To this day however Florida, Georgia, Kentucky, Mississippi, South Carolina, Utah and Virginia haven't ratified the 17th Amendment; Utah flatly rejected it in 1913, but this doesn't mean these States are trying to rescind it. Of these seven States, I'd say Virginia and Florida are most strongly controlled by the New York money mob, with Utah the least. There are rumblings out in the land by those who wish to see the Senate returned to the control of the States! I urge interested parties to read this brief item (excerpt from short article) at <http://www.garciareport.com/17th-amendment-bad-repeal-it/>

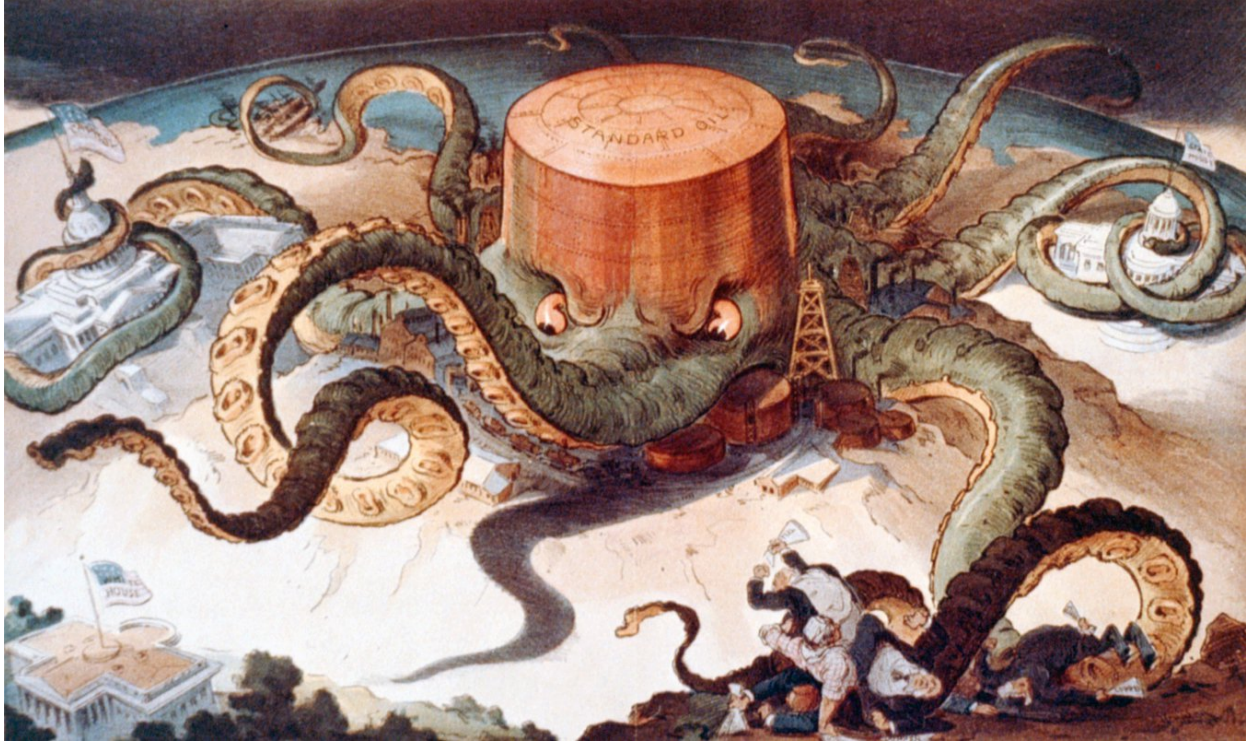
“The federal government cannot be trusted to keep itself in check. Having the three separate branches of government is not enough because they all belong to the federal government. Once the senators go to Washington, they are part of the system. It actually

becomes beneficial for them to have the federal government become more powerful, **since that makes *them* more powerful.**”



[Wiki](#) erroneously (by intent) captioned this cartoon by saying, “Gilded Age monopolies could no longer control the U.S. Senate by corrupting state legislatures.”

To the absolute contrary, it allowed “Gilded Age monopolies” to more easily control the Senate **by needing to buy fewer state level political figures off!**



This [site](#) is one of countless establishment history sources mesmerizing the credulous with their hypnotic song for simpletons of how the 17TH Amendment hurt Wall Street, when to the reverse, it vastly strengthened it, “Political machines were weakened by the passage of the 17th Amendment which allowed state citizens to directly elect representatives to the U.S. Senate, instead of allowing party-controlled state legislatures to do so.”

Some political machines were weakened, but which ones? Yes, those of lesser risk to the public were swept away by The Pilgrims Society Political Machine on Wall Street, which now need only control possibly a half dozen politicians in each state, rather than a majority of members of State legislatures. At Open Secrets Dot Org you can

view Senate contributions (to both parties) made by bullion bank [Goldman Sachs](#) (Pilgrims Society) and by bullion bank [Morgan Stanley](#) (Pilgrims Society) to Senators (both parties) and by bullion bank JP Morgan [Chase](#) (Pilgrims Society) to Senators (both parties) and we need not continue; there is much more of the same from many financial institutions having Pilgrims Society members on their interlocking boards.

At this [URL](#) we find another article either deluded, or intentionally seeking to cause delusion---

“Prior to the Seventeenth Amendment’s ratification, the Constitution provided for senators to be selected by state legislatures, a system that was abandoned after it led to rampant and blatant corruption, letting corporations and other moneyed interests effectively buy U.S. Senators.”

Sure there was corruption; after the Amendment passed **it allowed the corruption to be concentrated** in Wall Street, while shining the small folks on about their alleged newfound control! What does it matter who the voters vote for, when the candidates from both parties for U.S. Senate seats will already be under Pilgrims Society control? This takes place so surreptitiously that some Senators may even be unaware of it; but they definitely know which side of issues The Money Power wants them to take---and they consistently do! The conspirators know they don’t have to control every Senate seat

at all times, though they exert themselves powerfully to do so. Even Senators they don't control can be influenced by a panoply of intimidation methods! Let's take a glance at the man who was the apex leader of the drive for the 17th Amendment, though by design he downplayed his role.



ALDEN^S FREEMAN

It definitely still matters at State level---



Alden [Freeman](#) (1862–1937) appeared in the 1914 list of The Pilgrims. His father was once treasurer for Standard Oil Company, majority owned by the Rockefellers, with others involved including the Harknesses, Pratts, Whitneys, Folgers etc---all Pilgrims Society represented groups. Freeman Jr., once with Seaboard National Bank, became a newspaper publisher in New Jersey and was the national spearhead activist campaigning for the 17th Amendment to the United States Constitution, which provided for the direct election of Senators from the states to Capitol Hill. Previously Senators were selected by the state legislatures, insuring state and local control over the national Senate. The 17th Amendment allowed Wall Street (read---“**The Pilgrims Society**”) to seize direct control over enough Senators as to gain a whip hand over national United States policy! This subversive action has had colossal impact against silver in the legislative sphere!



Alden Freeman [descended](#) from John Alden of The Mayflower. His father Joel Freeman was treasurer of Standard Oil Company (1876–1891) and president of National Standard Insurance Company and a director of Missouri, Kansas & Texas Railroad; Trust Company of America; New York Land & Warehouse Company; Tenth Street Railroad; Merchants Trust Company; Real Estate Trust Company; Union Investment Company and an adviser to United States Trust & Guaranty Corporation of London. He was a member of nine clubs or organizations all interlocking with The Pilgrims Society. His father, Seth [Alden](#) Abbey, was an incorporator of the City of Cleveland, Ohio, and was for many years a prominent judge there. Cleveland

was very important in the history of Standard Oil. Alden Freeman was a member of The Atlantic Club in London and the Society of Descendants of Colonial Governors (mostly Crown loyalists!)



The 1914 Pilgrims New York roster shows Freeman on page 9---

The Pilgrims

List of Members
and Rules

New York, 1914

Alden Freeman
Thomas Staples Fuller
W. W. Fuller
Henry S. Fullerton
Albert Eugene Gallatin

Gallatin was a descendant of a top central bank supporter and an enemy of Andrew Jackson!

[Fullerton](#) was “a Wall Street broker.”

The 1916–1917 Who’s Who in America, page 869---

FREEMAN, Aiden, author; political reformer; b. Cleveland, May 25, 1862; s. Joel Francis and Frances Maria (Abbey) F.; B.S., New York U., 1882, M.S., 1887; unmarried. Loan clerk Seaboard Nat. Bank, New York, 1883-6; propr. Newark (N.J.) Truth, weekly organ of reform politics, edited by James Martin (*q.v.*), 1903-4. Organizer, 1902, and sec., 1902-8, Citizens Union of E. Orange, a forerunner of later reform movements in N.J.; advocate of direct vote for U.S. senator, limitation of franchises, reform in taxation, etc. Member Society of the Mayflower Descendants, Society of Colonial Wars, Huguenot Society, S.R., Order of the Cincinnati, Mil. Order of War of 1812, N.E. Soc., St. Nicholas Soc., Phi Beta Kappa, Psi Upsilon. *Clubs*: Metropolitan, University, Players, Nat. Arts, Reform, City, Transportation, New York Yacht. Has written extensively on reform subjects. *Author*: A Year in Politics, 1906; The Fore-runners of Woodrow Wilson (with Hester E. Hosford), 1914. *Home*: 101 S. Munn Av., East Orange, N.J.

During 1886–1889 Freeman was with [Talbot](#), Phillips & Company, a coal mining enterprise. There is a potential connection with Philips Talbot (Pilgrims 1974 and 1980) who was Ambassador to Greece (1965–1969) and became president of The Asia Society (1970–1981). Talbot is a very old English line represented in The Pilgrims of Great Britain.

“Casa Casuarina” in Miami built in [1930](#) for Alden Freeman, who designed it and “has an [abhorrence](#) of special privilege”---



No special privileges here, huh?

Casa Casuarina was recently offered at \$125 [million](#)---

The swimming pool is decorated in places with 24karat gold---



The lavishness beggars verbal description---



Pilgrims Society members want to help the small folks by turning over control of the U.S. Senate to them! So they can afford more sumptuous, sybaritic mansions like this one by having us instead of them control the Senate! Sure, yeah, right, I see, okay, and ha ha ha!



Value of the mansion's tile work alone is over seven figures---



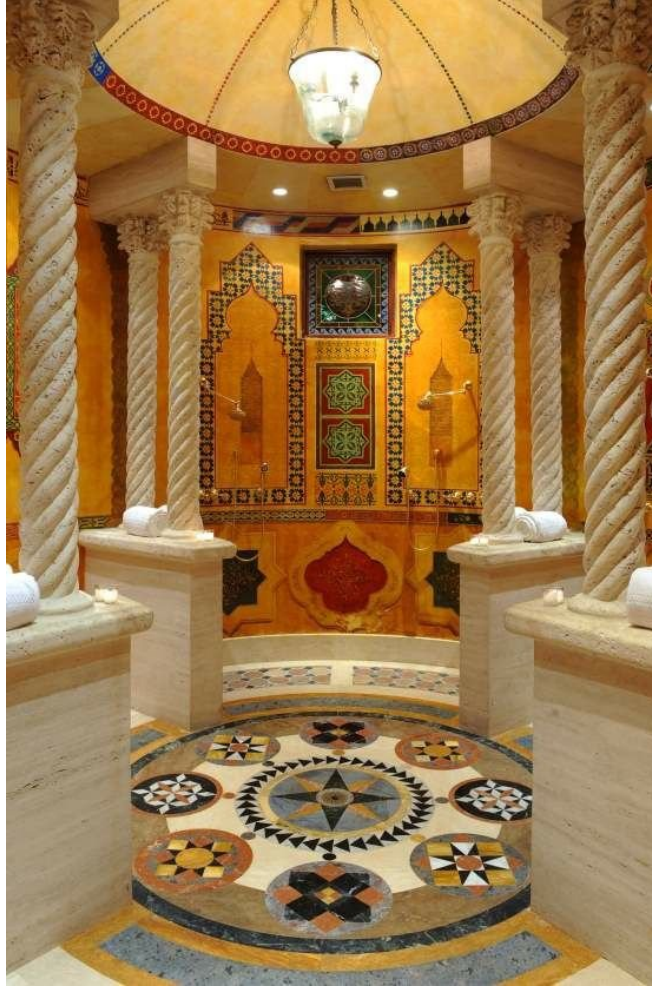
Expensive artworks decorate many areas---



The Freeman mansion has a Planetarium (observatory) ---



It features Moorish medieval architecture---



It contains hugely valuable original artworks---



There's far more---these images are representative---



The 17th Amendment insured that 1913 would be a doubly catastrophic year for average Americans. In 1913 they lost a chance to control the Senate, under the mendacious guise of being given control of it, and had their money totally wrecked just before Christmas 1913 when Wilson signed the Federal Ripoff Act!

Having established that Wall Street (“Pilgrims Society”) seized control over the Senate by spring 1913, we will now show their control over The White House. Having control over both the President and the Senate means---all Federal judges will be almost certainly favorable to their interest in **suppressing silver, which is the single most vital objective on their agenda at all times!** Those desiring more

detail---very much more---may read “The [President](#) And Precious Metals,” released in March 2013.

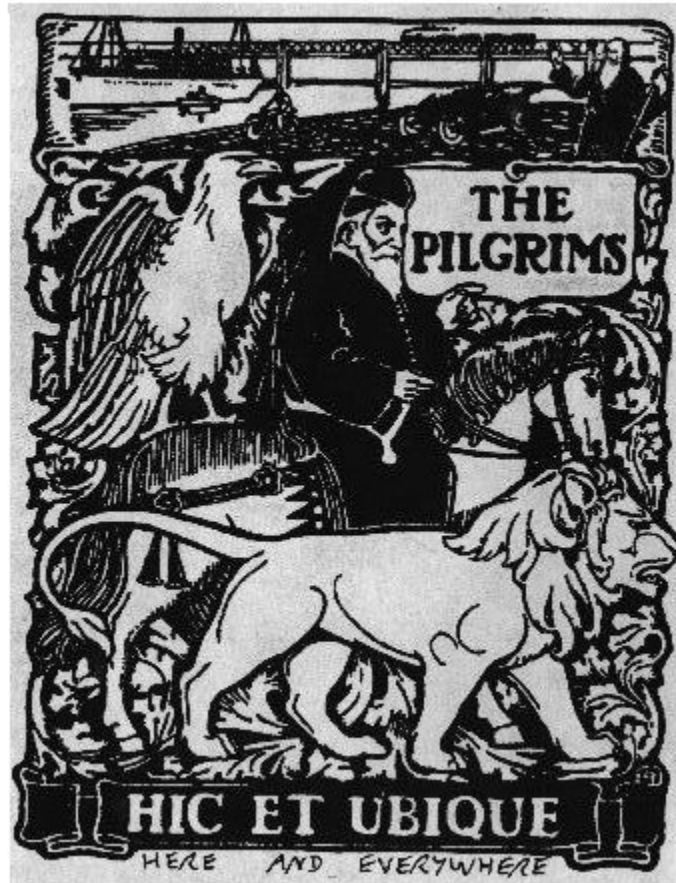
Hoover was President (1929–1933) and refused to call an international conference on silver because the [British](#) opposed it---

1924 Pilgrims Society London roster---

Herbert C. Hoover
F. J. Horn, O.D.
Alan Edgar Horne
William Edgar Horne

Hoover at the time was a mining engineer who found gold in Australia.

"A Secret Society gradually absorbing the wealth of the world."---Last Will & Testament of Cecil Rhodes



“The Pilgrims of Great Britain” (2002; short run book) shows this on page 196---

————— 1956 —————

21 June

Dinner for

HARRY TRUMAN

(President of the United States 1945–53)

[Truman](#) appointed 4 Supreme Court justices; 27 Federal Circuit Court judges; and 102 Federal District Court judges.

The Pilgrims leaked 1957 roster shows this---

The Pilgrims of the United States

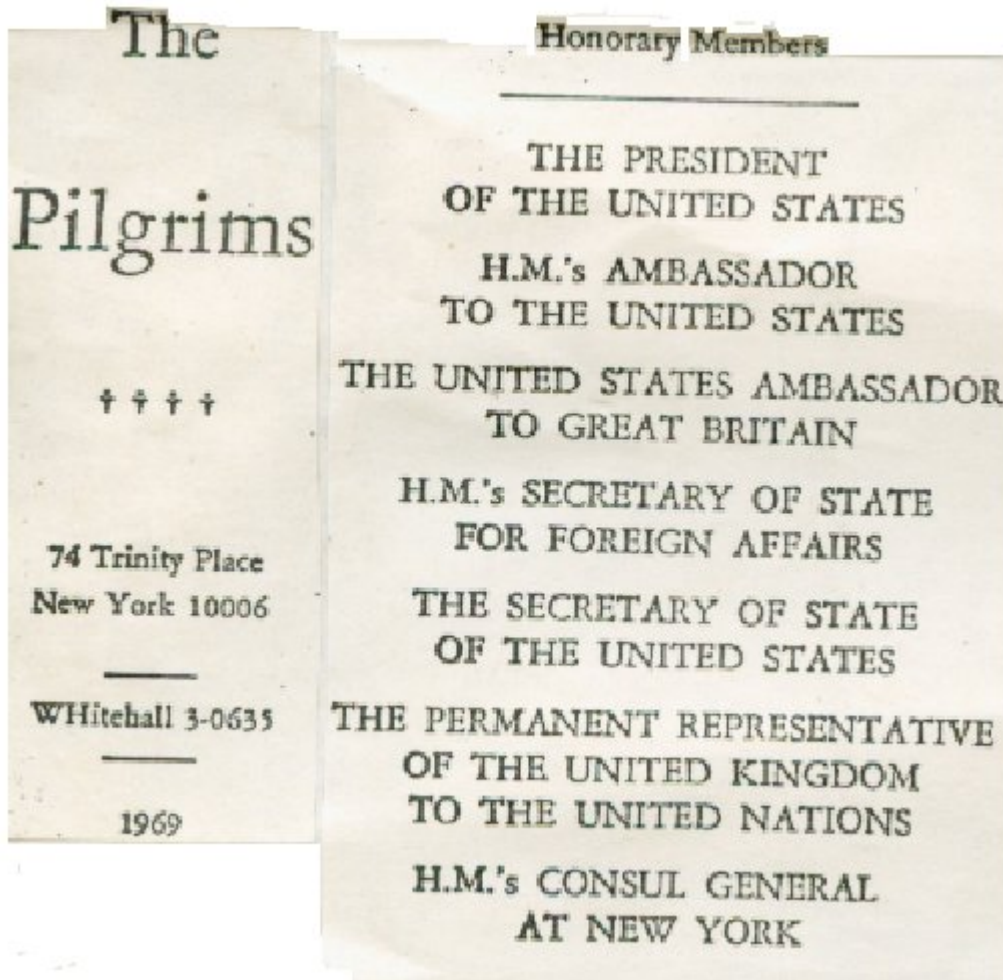
**HON. PRESIDENT
DWIGHT D. EISENHOWER**

**PRESIDENT
HUGH BULLOCK, O.B.E.**

[Eisenhower](#) appointed 5 Supreme Court justices; 45 Federal Circuit Court Judges; and 127 Federal District Court judges.

Mamie Geneva Dowd Eisenhower, Ike's widow, appeared in the necrology for 1979 of The Pilgrims leaked 1980 roster.

From The Pilgrims 1969 leaked roster---

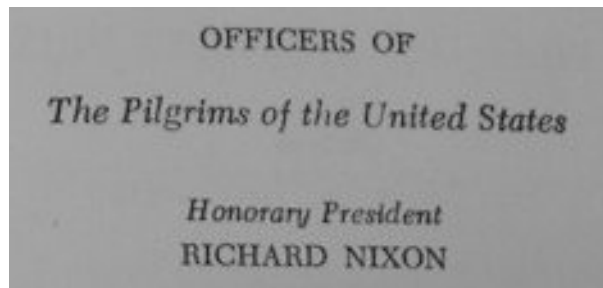


[President](#) Johnson appointed 2 Supreme Court justices; 41 Federal Circuit Court judges; and 125 Federal District Court judges.

**HON. PRESIDENTS
LYNDON B. JOHNSON
DWIGHT D. EISENHOWER
PRESIDENT
HUGH BULLOCK, K.B.E.**

Here were two U.S.A. Presidents with a Knight of the British Empire!

His office? It was at Number 1 Wall Street---where else?



[Nixon](#) appointed 4 Supreme Court Justices; 45 Federal Circuit Court judges; and 182 Federal District Court judges.

The Pilgrims 1974 roster, page 21 shows FDR's son---

**Rogers, The Hon. William P.
Roosa, The Hon. Robert V.
Roosevelt, Jr.,
The Hon. Franklin D.
Roosevelt, John A.
Roosevelt, Julian Kean**

John A. Roosevelt played a role in the demise of the Hunt silver play; described in #10 Silver Squelchers.

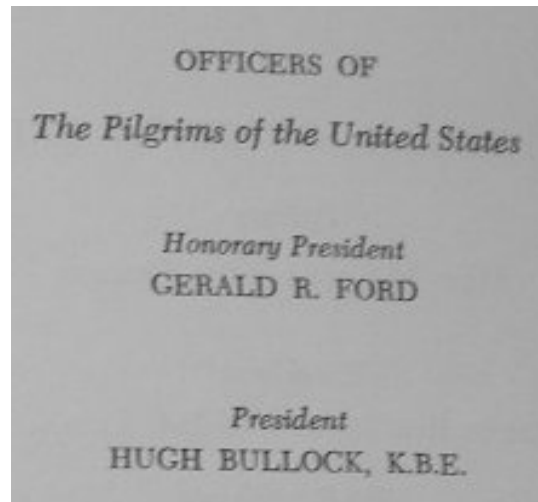
Julian Kean Roosevelt was a cousin of Tom Kean, former New Jersey Governor who chaired the 911 Commission.

Governor Kean received the [medallion](#) for "service to the nation" from The Pilgrims Society (he's a member).

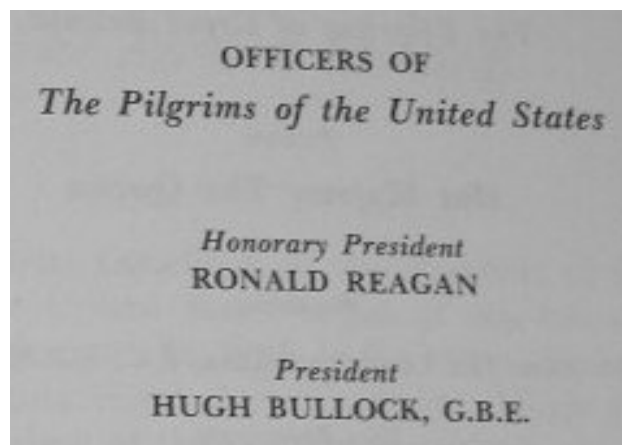
Roosa was undersecretary of the Treasury at the time we were being taken off silver coins and landed at 59 Wall Street!

Rogers was Secretary of State and refused to intervene for the Hunts when Libya seized their oil properties.

Moving along we find---



Next we find this---



Rocky, probably not viable at almost 100, was a one man Electoral College---



Reagan appointed [373](#) Federal judges; 3 Supreme Court; 78 Federal Circuit Court; and 292 Federal District Court judges. Did David Rockefeller (Pilgrims Society since at least 1949) slip a list of acceptable judicial appointments---which are usually for life---to President Reagan? Was it someone on The Pilgrims executive committee, with input from David, who delivered the list---and also the lists for Ambassadorial and Federal agency appointments? (Cabinet posts also!) With this control over the President, The Pilgrims Society (associated with the British Royal family) also gets veto power over much legislation; it gets the tyrannical power of Executive Orders; and it gets control over the Armed Forces! **All by controlling this one man!**



Between Bush the First, Clinton and Bush II (all members) a total of 716 Federal District Court judges were seated; 160 Federal Circuit Court judges empanelled; and 6 placed on the Supreme Court. Carter we know declined Pilgrims membership at the time due to no Blacks or women in the group; that changed (only a scintilla where the former group is concerned) but it made no difference in his administration---it was a completely globalist outlook as usual and he appointed 206 Federal District Court judges and 56 Federal Circuit Court judges to the bench. Try and guess how profoundly for the worse these appointments of literally thousands of Federal judges over the years has affected our lives; all under Pilgrims Society influence, this group known to so few outsiders. No known textbook on government or political science---or on the practice of law---to my awareness---has ever mentioned this. The authors seldom know, but more so, they're owned by these profound conspirators back of the Federal Reserve and the Bank of England!



No Pilgrims roster since 1980 is yet known to have been found by outsiders! But, both Presidents Bush are **MEMBERS**, and during the administration of President Bush The First, we find one of his judicial appointments was **His Dishonor “Brutal” Bruce Levine** (I added the “Brutal” designation) and we find [this](#) about him---

“In a notice and order received by the CFTC's Office of Proceedings on Wednesday and made available on Futuresmag.com, outgoing Judge George H. Painter said that Judge Bruce Levine had promised then-CFTC Chairwoman Wendy Gramm that **"we would never rule in a complainant's favor."**

Why should it be any different in the Federal Courts of the Southern District of Manhattan, where Judge Patterson dismissed a silver lawsuit in 2012? It certainly is no different, and pick any judge there you want, they also will assassinate silver and if they make the mistake of not doing so, on appeal to a higher court The Pilgrims

Society will have their way. And perhaps later the lower court judge will be removed for ‘incompetence.’”



Of Tobie Roosevelt, widow of FDR Jr. (son of the great gold thief and silver stealer) we read that as of 2004, “She is a [member](#) of The Pilgrims of the United States of America and The Pilgrims of Great Britain headed by the Queen of England.” She says due to her marriage to FDR Jr. she’s “[met](#) the most interesting world leaders” (one minute video). Junior was quite twisted and perverse due to being “demon seed”---he had [earlier](#) marriages into the Du Pont (Silver Users Association/Pilgrims Society) line and the Warburgs (Pilgrims Society/Federal Reserve System).



Pilgrims Society members are all over the Obama White House. See them on Google images with Obama as part of the search terms--- Paul Volcker (ex chief of the Federal Reserve System)---George P. Shultz (ex Treasury Secretary)---Prince Philip---Queen Elizabeth---Prince Charles---John Kerry---James Baker III (former Treasury Secretary)---Louis Susman---Matthew Barzun (the last two are his Ambassadors to the United Kingdom.) How many Americans in this country of some 320 million residents have ever heard of The Pilgrims Society, or that their President is in the vest pocket of these global racketeers? All Federal Judges are chosen by The Pilgrims Society, because The Pilgrims Society has a stranglehold on the White House, regardless of political party labels. Statistics show that so far, Obama has appointed [307](#) Federal judges, confirmed by the Senate, to seats on Federal courts around the country; including two on the Supreme Court. I submit that any of these Pilgrims Society members could have literally slipped a list of “acceptable” appointees to the Federal courts! This [site](#) shows 237 appointments by President Obama; however, it is not an

updated tally. We used this same [link](#) to locate tallies for other Presidents we mentioned whose tallies obviously ended.

This is not to say that those who file silver or gold price fixing lawsuits are achieving nothing. Quite the reverse---they are generating publicity, causing annoyance to the conspirators, and causing many investors out there to buy hard precious metals. It would take an Act of God, however, for a silver lawsuit against bullion banks to actually prevail, due to the sub rosa level of control possessed by these **PILGRIMS SOCIETY FIENDS!**

It is folly to disregard these findings and documents.

To those watching for the release of #12 Silver Squelchers, be advised that due to revised plans, it will be released as #12, #13 and #14, consisting of a dozen profiles each of current Pilgrims Society members from New York and London for a total of 36. These are among the current members on the scene today and it's more important we know about them than their great predecessors from past years. I guarantee to give readers a very full plate in the last three installments and assuredly, much eye opening documentation.

<http://silverstealers.net/tss.html>

www.nosilvernationalization.org