

Stop The Pirates

UNIFORM COMMERCIAL CODE

Note: None of this shall be construed as legal advice. For informative purposes only.

1. A constructive trust is created when you are born. The trust document is your Birth Certificate. Many birth certificates says "Informant" below the signature for the witness. This is the government informant who is a witness for the state of the creation of the constructive trust.

2. Within the constructive trust that is created when you are born:

2.1. You are the "Trustee" of the trust. The trustee must always be a natural person and he acts as the fiduciary for the Beneficiary.

2.2. The "Beneficiary" is your "all caps strawman". For instance, if your name is "John Doe", then your strawman's name is "JOHN DOE". Your strawman is literally dead, but he is still considered as a "legal person". This strawman is simply what people in the legal field refer to as a "res". A "resident" is simply a legal person called a "res" that is "ident"-ified within a given jurisdiction, and not necessarily someone who physically lives in that jurisdiction. In the case of a "taxpayer" under 26 U.S.C. §7701(a)(39), that place is the District of Columbia:

"Res. Lat. The subject matter of a trust or will. In the civil law, a thing; an object. As a term of the law, this word has a very wide and extensive signification, including not only things which are objects of property, but also such as are not capable of individual ownership. And in old English law it is said to have a general import, comprehending both corporeal and incorporeal things of whatever kind, nature, or species. By "res," according to the modern civilians, is meant everything that may form an object of rights, in opposition to "persona," which is regarded as a subject of rights. "Res," therefore, in its general meaning, comprises actions of all kinds; while in its restricted sense it

comprehends every object of right, except actions. This has reference to the fundamental division of the Institutes that all law relates either to persons, to things, or to actions.

"Res is everything that may form an object of rights and includes an object, subject-matter or status. In re Riggle's Will, 11 A.D.2d 51 205 N.Y.S.2d 19, 21, 22. The term is particularly applied to an object, subject-matter, or status, considered as the defendant in an action, or as an object against which, directly, proceedings are taken. Thus, in a prize case, the captured vessel is "the res"; and proceedings of this character are said to be in rem. (See In personam; In Rem.) "Res" may also denote the action or proceeding, as when a cause, which is not between adversary parties, is entitled "In re _____". [Black's Law Dictionary, Sixth Edition, pp. 1304-1306]

2.3. The "Grantor" or "Creator" of the trust is the Government. It creates the "res" of benefits and rights that constitute the body of entitlements you have under the law.

3. Anyone who is a "Trustee" is treated in law as a "fiduciary" for the strawman. All government or financial documents you sign containing the name of your strawman you are signing as his "fiduciary".

4. Your decision to act as the fiduciary for the "strawman" is a voluntary choice. Any taxes for which the strawman is liable therefore become voluntary, because you didn't have to "volunteer" to act on behalf of the strawman.

5. You can un-volunteer to act as the fiduciary for your "strawman". The process known as "UCC Redemption" allows you to gift the "benefits" or "privileges" but not the "liabilities" of your strawman to a natural person, who can be either you or someone you know. You may have heard of the term "identity theft". UCC Redemption essentially amounts to "identity gift".

6. According to the Statutes at Large, 53 Stat. 9, Section 312(a):

"(a) FIDUCIARY OF TAXPAYER-Upon notice to the Commissioner that any person is acting in a fiduciary capacity such fiduciary shall assume the powers, rights, duties, and privileges of the taxpayer in respect of a tax imposed by this chapter (except as otherwise specifically provided and except that the tax shall be collected from the estate of the taxpayer), until notice is given that the fiduciary capacity has terminated."

[Statutes at Large, 53 Stat. 9, Section 312(a)]

You can see the above statute for yourself at:

<http://famguardian.org/TaxFreedom/CitesByTopic/Fiduciary.pdf>

Since the year 1933 every birth or naturalization record for every citizen of The United States is filed in the official records in Washington D.C. This also makes all property and any assets belonging to every living, breathing United States Citizen to be used as Collateral for the National Debt.

During the year 1933 the Congress handed over control of all the Post Offices to the Secretary of the Treasury. Why would they do this? That is why the revenue is delivered to the Government on April Fifteenth. When an Application and Certificate of Live Birth is delivered to the Department of the Treasury in Washington, D.C. that Certificate becomes Bonded, there is an account produced which we know as the Social Security Number, this means there are funds borrowed against these accounts.

The credit approved on paper is then invested in stocks and bonds. The Bureau of Engraving states that even the Federal Reserve uses the Bond Number which is stamped on the Certificate of Live Birth as it is also stamped on the Federal Reserve Notes themselves. The Bond Number has one letter from (A-N) which is followed by eight numbers. You will notice recently printed Social Security Cards are now also printed with the Bond Number on the back in red ink. It is a fact that every single living, breathing human being in the United States is Bonded and used in Commercial Activities by the Corporation of the United States which has received them.

There have been IMF's that track commercial activity in the billions attached to individuals earning around fifty thousand dollars a year. The Government is utilizing both their name and assets to be used to trade in the drug, crude oil and various other commodities. This just proves that all property, both real and private property of every living, breathing American, is entrusted by Congress to provide collateral for the National Debt.

The Government states that well over twenty -five million UCC Financing statements have already been filed with UCC offices throughout the United States. Related Commercial Documents have been forwarded to the Secretary of the Treasury. These facts have been gathered through information acquired through the CID of the IRS, FBI, Secret Service, Justice Department, the Department of the Treasury and the Secretary of State. They have all confessed that not one single Properly filed UCC Form has been

turned down or prosecuted under any criminal laws.

Right now even though they have no legal right or claim or lien, the bankers hold the "title" to YOU through your birth certificate. You can regain control by simply filing a notice of lien against the birth certificate. Filing notices of lien is done every day. Banks regularly file notices of liens with the Department of Commerce to prove and establish their interest in all kinds of property... homes, cars, tools, equipment. This is done very simply by contacting the Secretary of State or Department of Commerce and filing a UCC-1 financing statement and listing the property as collateral on the statement. The same can be done with your birth certificate, which is your property. You and only you can file this notice of lien.

In this case, the "company" is the government. Because you "agreed" to work for the government, the company, for the rest of your life, the government (company) agreed to "pay" all of the debt you incur in your lifetime. Is that a bit of a surprise to you? It should be. No one has told you or showed you how use this information. In exchange for your birth certificate and your application for Social Security, which they used as collateral to reduce their debt with the bankers, the government (company) promised to pay your debts. You work on behalf of the US government AS COLLATERAL ON THE NATIONAL DEBT owed to the bankers.

Whatever your debt, it's actually prepaid.

That's right, your debt is "prepaid" with what is known as "money of account." There is no real substance or "money of exchange" such as gold or silver; only accounting adjustments and set offs. The US government agreed to do this for you with the passage of House Joint Resolution (HJR) 192 back in 1933 shortly after the National Emergency and Bank Holiday declared by President Roosevelt. You're already signed up for this program from birth; it's just that no one told you about it, UNTIL NOW!

Like all good companies though, the US government offered to its "worker bees", insurance benefits. They offered insurance to us if we would fill out an SS-5 form, also known as "Application for Social Security Benefits". It's also the hook they use to get us to sign up as their collateral on the national debt. This all originated from the Sheppard-Towner Maternity and Infancy Protection Act of 1921 that was to help new mothers with the care of their children if the mother was unwed. (This is why they ask for the maiden name of the mother on the "application for live birth". All of us are considered to be "bastard children" with the government (company) as our "daddy")

A certificate is a "paper establishing an ownership claim." - Barron's Dictionary of Banking Terms. Registration of births began in 1915, by the Bureau of Census, with all states adopting the practice by 1933.

The items included on a warehouse receipt, as described at §7-202 of the Uniform Commercial Code, the law which governs commercial paper and transactions, which parallel a birth or marriage certificate are:

- Location (residence)
- Date of issue of the receipt (date issued)
- The consecutive number of the receipt (found on back or front, usually in red numbers)
- A description of the goods (name, sex, date of birth, etc)
- Signature of warehouseman, which may be made by his authorized agent (municipal clerk or state registrar's signature"

The SS-5 is really a Power Of Attorney (POA) for the company that issued the insurance benefit to You, the real man or woman. POA was assumed by the company, the government. When they established the new account they styled the name in ALL CAPS. Very few people normally sign their name in ALL CAPS. Your JOHN H. DOE is really a corporation. Print your name in ALL CAPS if you intend to express the name/ title of Your corporation. You'll find it on "your" driver's license, "your" social security card, "your" bank statement, "your" check blanks, "your" tax statements, etc. The Social Security number is evidence that there is an insurance policy. The benefit you are receiving is the privilege of an army, navy, police, fire protection, Medicaid, medicare, SSI, pension etc.

So how do you access this account to eliminate debt or get cash? The government (company) gave you an "expense account", the prepaid money on account ... When someone sends you a bill it is referred to as a "presentment". They are attempting to get you to create "new money" with... Money of Account or Check book money. By getting you to accept the liability they are presenting to you, the creditor is demanding that you "pay" the bill with "money of exchange" (Federal Reserve Notes), or the equity you created ... that is, money that you created as a result of your labor.

Structure of the Birth Certificate

Did the State Pledge Your Body to a Bank?

In commerce, though, whoever creates the liability MUST bring the remedy as well. If the sender doesn't send the funds to "pay" the bill you must accept the bill for the value you gave it when you were born and use your prepaid account to offset the debt the presenter is creating. So it is your choice whether to "offset" the debt with your pre-paid account by accepting the bill for value and sending the bill to the "Paymaster", the Secretary of the US Treasury, or to the IRS, for adjustment... OR give them the equity from your labor, which is in the form of Federal Reserve Notes, checkbook money or credit card money. Eliminate debt with your prepaid account, of course! Why eliminate debt with your own hard-earned money in "your" bank account when you have money of

account waiting for you to access at the US Treasury? Your other account can be tapped through the collection agency called "the IRS".

You can access your account at the U.S. Treasury to eliminate debts and get a refund of all of the income taxes you paid for the last three years by filing 1040's, corrected IRS docs that we will submit electronically. You can learn how to call upon the Secretary of the Treasury to do his job: to eliminate debt you incurred by simply adjusting to zero the accounts that you incur in the normal course of doing business with your creditors. That means car payments, credit cards, utilities, taxes, student loans, house payments.... YES all of them. Eliminate debt with your prepaid account at the US Treasury. Do it while there still IS an Internal Revenue Service and a US Treasury.

Bailout for the People! A Bailout for You!

There have been revisions to the UCC Articles especially IX that states that the UCC Financing Statement of the Secured Party applicant has to be filed in the region or State of their Birth. When the file is recorded with the Secretary of the Treasury it must include a Charge-Back Instruction Notice, a 1040 ES form combined with a Birth Certificate. The Secretary of the Treasury is the other party that holds an Interest. The Secured Party also needs to file a UCC Financing Statement and Addendum with the UCC Office in the State that the person resides in order to protect any property there. People at the Treasury Department Analysis and Control Division of the IRS where they keep the files claim that the birth certificate does not have a Commercial Value. They do however admit that the Certificates of Live Births are real and are kept on file. Others have declared that the Application for the Birth Certificate actually does have a Commercial Value which is determined by the ability of the Government to Tax any Future Earnings of the individual named on the documents. The Applications are not kept on file in D.C. itself, some claim they are filed in Puerto Rico, others claim it is Switzerland.

People who have properly and correctly filed within their Birth State or UCC Region will create a completely separate entity or a Secured Party completely separate from their Government created debtor. When the filing and the Instruction Order (the Chargeback) the IRS 1040 ES form, the AFV stamped Birth Certificate lets the Secretary of the Treasury know that the Secured Party has been created with a prior and superior claim to all the assets and liabilities of the Debtor. (STRAW MAN) These liabilities should be forwarded to the Secretary to be processed and discharged through the UCC Contract Trust.

There is a National UCC Administration which the States, the Protectorates and the District of Columbia had formed. The United States has been partitioned into six UCC Regions. If one of the UCC offices in a particular Region does not accept a properly prepared UCC another office within that Region will. A person can have a Regional Filing recorded within a Region State and have it maintain the same thing as filing within their

State of Birth.

It appears that the UCC as well as other paperwork that is required to be filed with the Birth State or Region are all logged in the mail room at 1500 Pennsylvania NW, Washington, D.C.

This is the Address of the Analysis and Control Division of the IRS. The documents are examined by the Secret Service, the FBI and Justice Department. The documents are known at the Analysis and Control Division as "UCC Contract Trusts."

There is a significant difference between UCC Contract Trusts and Direct Treasury Accounts which are used prenominaly for the trading of Treasury Bonds, which are managed by the Bureau of Public Debt. There are many UCC and Bill of Exchange documents that arrive at 1500 Pennsylvania Ave NW are mistakenly sent to the BPD. The mistake that many people who file UCC forms makes is a reference to the Treasury Direct or Direct Treasury account within their paperwork. Within the Analysis and Control Division inside the IRS Building in DC, UCC contract Trusts are processed and then the documents are forwarded to one of the two IRS Centers. If you file East of the Mississippi the Documents are sent to Cincinnati, Ohio. If you file West of the Mississippi they forward them to Fresno, California. Your UCC files and documents are going to be scrutinized by the Secret Service, the Justice Department, FBI, then sent to the CID, it is also sent to the IRS Technical Support Division (TSD) within the State that the Secured Party started the discharge.

IRS Technical Support Division (TSD)

Here are some important points to know concerning the administration and purpose of the TSD!

-Almost every single Financial Institution which is connected to the Federal reserve System has registered or contracted access to an account with IRS called a Treasury Tax and Loan account (TTL).

-This TTL account in every Financial Institution is managed through the TSD office which can be found within most of the IRS State Offices. Because of this IRS reconstruction the Technical Support Manager (TSM) in every State Divisional Office of the IRS has been given the same authority once held by the District Director.

-When a Notice of Levy/Lien is delivered to a Financial Institution by the IRS, the Financial Institution simply responds by making an entry in their computer. This simple action transfers the asset from the person who made the Deposit into an IRS TTL account. This means that the Asset never actually physically leaves their office. There are some Financial Institutions that do not maintain a TTL account. They simply hold the funds for twenty one days before transferring the amount directly to the Internal Revenue Service.

-When a Financial Institution receives a "Release of Levy/Lien" from the IRS the Financial Institution makes a simple computer entry and the funds are transferred from the TTL account into the account of the depositor if it is applicable. If a UCC form is prepared properly and filed with the Bank can be an Administrative Obstruction Action in which a Secured Party can use to show a prior and superior claim to those assets on deposit.

-There are certain Banks that will not will accept UCC Documents. Do not use one of these banks but find one that will accept the form and deposit your funds there.

Correct Way To Have Claims Discharged:

The way to correctly have claims discharged with the IRS as well as in the Public Sector using the UCC Contract Trust is to present by the Secured Party a Bonded Registered Bill of Exchange, and this needs to be sent straight to the Secretary of the Treasury. When a claim is made either by the IRS, a federal or state taxing agency. The claim can then have a stamp imprinted upon it stating "Accepted For Value". This needs to be done by the Secured Party and it must be sent through Certified (or Registered) Mail directly to the Secretary of the Treasury to be discharged.

This is documented and authorized through Public Policy:

HJR-192, Title IV, Sec. 401 of the Federal Reserve Act, the Supreme Court's confirmation in Guaranty Trust of New York vs. Henwood, et al (1939) and Public Law 73-10. Such action is further confirmed in USC Title XII, Title XXVIII, Sec. 1641, 3002 and the Foreign Sovereign Immunity Act.

Getting back to the supposed Value of the Birth Certificate this is the facts as I ascertained them.

The number of Birth Certificates that are referenced in UCC Financing Statements that have been stamped and filed in the state UCC Filing Offices is in the Hundreds of Thousands. Under the revised version of Article (Chapter) IX of the UCC (July 1, 2001) such filers had until June 30, 2002 to refile the UCC-1 within their State of Birth.

If they reference to their Original Filing they could maintain the original date of filing which would then be filed with the Secretary of the Treasury. If this is not done by July 1, 2002 it would result in the loss of their original filing date and also their status as the Secured Party by the Secretary of the Treasury.

Will filing UCC Financing statements and Change/Amendments cover all commercial activity, civil cases, and also criminal actions?

Government sources claim that all Commercial Activity in the United States and other countries fall under the Legislated (Administrative) Law which is also called the Uniform

Commercial Code. Once processed through the Federal Reserve System and/or the Department of the Treasury these transactions are Bonded. Although the Court System makes claims to have Jurisdiction over Commercial Transactions that seem to break Criminal Laws. In reality the UCC Articles on their own are Administrative Law and do not fall under any Jurisdiction of the Courts or to Litigation.

Is the Redemption Process an attempt to gain something for nothing from the Treasury Department? After June of 1933 the International Financiers who are the actual owners of the Federal Reserve System took ownership and control over all private and real property, this was done with the permission of Congress and an Executive Order signed by the President. By instituting your person to the status of the Secured Party for the government created entity listed on the Certificate of Live Birth is not the same thing as getting "something for nothing.." These procedures set up by the government were put in place so that the Secured Party could reclaim a part of what is rightfully theirs under the U.S. Constitution. Congress made provision beginning in the early 1900s for every minor to reinstate their status as an American under the U.S. Constitution when they became of age. You were a minor when the original contract (Application) was entered into by your parents. These provisions were scattered throughout various legislative acts, joint resolutions and executive orders, many in 1933, as well as in the Congressional Record based on Public Policy HJR-192, codified in Public Law 73-10 and confirmed by the U.S. Supreme Court in 1939. See Guarantee Trust of New York v. Henwood, et al. By these placement actions the Government has kept the details so vague and hard to reference that no person could remedy himself without persistent research. There was not until recently, very many people who even knew that these procedures existed. The most important part of the Redemption of your Strawman is filing your UCC with the BirthState or UCC Regional office, the Secretary of the Treasury and filing in the State of Residence is required to the Redemption Process.

The International Monetary Fund using the Secretary of the Treasury as its representative, and using the Federal Reserve and the ability of the IRS to collect revenue has virtual control over every single Citizens Assets. Once the Secured Party uses the UCC/Redemption they will create the right to reverse this control over the Government created Debtor (Straw man). What the Secured Party accomplishes with this is to put themselves on the same level as the Secretary of the Treasury and this will lead to taking back the control over their own assets.

A properly prepared and correctly filed UCC filing will ensure in the future to protect the property and assets of the Secured Party. These filings will make it clear that there is a legal and vested interest control of the Secured Party. You will not have to deal in Court Jurisdictions and stay out of the area of controversy.

Under the UCC/Redemption Process the Secured Party does not obtain the actual Application for a Certificate of Live Birth. This means that the Process is only to be used

for an "Accepted For Value" answer to any Commercial Claim. If a written and contracted claim is received by the Debtor (Strawman). it can be Accepted For Value by the Secured Party. The claim can then be discharged when the proper documents are forwarded through the Secretary of the Treasury to the UCC Contract Trust which remains filed with the Analysis and Control Division of the IRS.

The Department of the Treasury Employees make it quite clear that they will not accept or perform any actions to faxed orders, telephoned or wired instructions. It must be hard-copies that are Original in both signature and any forms or documents. These documents must be delivered by Certified (or registered) mail and must be filed with both the State of Residence as well as the Secretary of the Treasury. The Internal Revenue Service has increased its use of illegal threats and intimidation. They use the FBI to aid them in their attempts to admonish and Stop the presentments of any Bill of Exchange documents delivered by the Secured party to the Secretary. This does not mean that properly presented and prepared negotiable instruments from a legitimate Secured Party should and can be legally processed under law through local Financial Institutions by the person making the claim. This is done through the Secretary of the Treasury and recorded by the Financial Institution through the Treasury Tax and Loan (TTL) account.

There are some employees at the Department of the Treasury who continue to misdirect many of the Documents which is presented by a Secured Party to the Secretary of the Treasury by mislabeling them as Treasury Securities (they are not Treasury Securities) then they are forwarded to the Bureau of Public Debt rather than send them to the Analysis and Control Division of the IRS and the UCC Contract Trust.

"We The People" are continuing to gain knowledge and information.

From what I have been able to learn is that the Discharge of Claims in the Public Sector whether Federal or State Claims, issued by the Internal Revenue Service are easily discharged with a simple computer entry and transfer of credit and debt through the computer using the IRS Technical Support Division. There is verification that this process has come from the Special Procedure Handling Offices of the IRS. When a Secured Party utilizes the Uniform Commercial Code correctly the field is leveled as it pertains to the degree of commercial transactions. Despite the blockage of information as well as being told false information "We The People" are continuing to gain knowledge and information regardless of being the target of threats and blackmail.

It seems that over twenty five million Americans have successfully redeemed their Strawman and achieved access to their Strawman Trust Account before 26 May 2003. It is rumored that many of these twenty five million were political insiders: (politicians, judges, lawyers, corporate executives, senior military, secret service and security

services personnel and their families and others) are implicated in the establishment and the maintaining in this fictional and fraudulent system. A system that has been used to abuse the mass population of the United States for over seventy years prior to 2003.

There is an old saying by Edmund Burke (1729 - 1797),

‘All that is required to allow evil to flourish is that too many good men do nothing.’

I believe that most people will do nothing to redeem themselves simply because they believe they are better off being Property of the State and being held responsible for a Government created Straw Man is just fine with them.

On May 23, 1933, Congressman Louis T. McFadden, (R-OH) Chairman of the House Banking and Finance Committee brought formal charges against the Board of Governors of the Federal Reserve Bank system, The Comptroller of the Currency and the Secretary of United States Treasury for numerous criminal acts, including but not limited to, CONSPIRACY, FRAUD, UNLAWFUL CONVERSION, AND TREASON. To protect themselves from these charges both the House and the Senate, on JUNE 5, 1933, passed House Joint Resolution 192. It provided that the people, who had delivered their gold to the federal government following an illegal proclamation by President Roosevelt, would be exempt from paying their debts since their means of payment, their substance, had been taken from them. HJR 192 provided a remedy for the crime.

The basis of UCC-1 debt elimination derives from HJR-192 in which the Corporate US board of directors, the Congress, removed from the flesh and blood men and women of the several united States of America their substance with which they can pay for things and replaced it with fictitious "money" in the form of debt instruments called Federal Reserve Notes. This created the exemption.

Essentially, the acceptance/redemption debt elimination process obtains access to the trust account that the federal government has been using since your birth to monetize and pay off the national debt. They automatically made the government the trustee of that account and used your energy and talent to fund the national government. With your birth certificate sent from the state in which you were born, the Department of Treasury creates a constructive trust account that permits the corporate United States and all of the other subsidiary corporations, states, counties, cities, etc. to interact with you as a corporate, fictitious entity. They are fictitious public entities that cannot interact with you, the real, living person. But they have convinced you, the living flesh and blood person that they are referring to you. You have voluntarily accommodated this interaction on behalf of your fictitious entity, your "corporation."

By filing your UCC-1 financial statement, security agreement, negotiable bill of exchange and the Federal Reserve routing numbers with the fictitious corporate government entities, you separate yourself from that accommodation and take the position as the first creditor to that debtor. The debt belongs to the Corporate You, but the real you has been making the payments. Now you will stand first in line to utilize the collateral held in your trust account by the government. Using this trust account as they have done, you can assign credit to the bank at which you, the fictitious entity, owe the debt. A simple transaction discharges that debt. Who can now complain that the debt is not satisfied? You have done what you have agreed to do, but the credit did not come from your checking account. It was a non-cash transaction in the public fiction of commerce under the Uniform Commercial Code.

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