

Take Back Your Strawman

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Take Back Your Strawman

UCC-1-Uniform Commercial Code-Take back your Strawman.

On April 5, 1933, then President Franklin Delano Roosevelt, under Executive Order, issued April 5, 1933, declared: "All persons are required to deliver on or before May 1, 1933 all Gold Coin, Gold Bullion, and Gold Certificates now owned by them to a Federal Reserve Bank, branch or agency, or to any member bank of the Federal Reserve System."

James A. Farley, Postmaster General at that time, required each postmaster in the country to post a copy of the Executive Order in a conspicuous place within each branch of the Post Office. On the bottom of the posting was the following:

CRIMINAL PENALTIES for VIOLATION of EXECUTIVE ORDER

\$10, 000 fine or 10 years imprisonment, or both, as provided in Section 9 of the order.

Section 9 of the order reads as follows: "Whosoever willfully violates any provisions of this Executive Order or of these regulations or of any rule, regulation or license issued thereunder may be fined not more than \$10,000, or if a natural person, may be imprisoned for not more than 10 years, or both; and any officer, director or agency of any corporation who knowingly participates in any such violation may be punished by a like fine, imprisonment, or both.

NOTE: Stated within a written document received September 17, 1997, from the U.S. Department of Justice, Office of Legal Counsel, Office of the Deputy Assistant Attorney General, Richard L. Shiffin, in response to a Freedom of Information Act (FOIA), was the following:

"A fact that is frequently overlooked is that Executive Orders and proclamations of the President normally have no direct effect upon private persons or their property, and instead, normally constitute only directives or instructions to officers or employees of the Federal Government. The exception is those cases in which the President is expressly authorized or required by laws enacted by the Congress to issue an Executive order or proclamation dealing with the legal rights or obligations of members of the public. Such as issuance of Selective Service Regulations, establishment of boards to investigate certain labor disputes, and establishment of quotas or fees with respect to certain imports into this country."

Note: it seems rather obvious that President Franklin D. Roosevelt was not "expressly authorized or required" to "issue an Executive Order or proclamation" demanding the public (private) to relinquish their privately held gold.

The order (proclamation) issued by Roosevelt was an undisciplined act of treason. Two months after the Executive Order, on June 5, 1933, the Senate and House of Representatives, 73d Congress, 1st session, at 4:30 p.m. approve [House Joint Resolution \(HJR\) 192](#): Joint Resolution To Suspend The Gold Standard and Abrogate The Gold Clause, Joint resolution to assure uniform value to the coins and currencies of the United States.

HJR-192 states, in part, that "Every provision contained in or made with respect to any obligation which purports to give the obligee a right to require payment in gold or a particular kind of coin or currency, or in any amount of money of the United States measured thereby, is declared to be against public policy, and no such provision shall be contained in or made with respect to any obligation hereafter incurred. Every obligation, heretofore or hereafter incurred, whether or not any such provisions is contained therein or made with respect thereto, shall be discharged upon payment, dollar for dollar, in any such coin or currency which at the time of payment is legal tender for public and private debts."

HJR-192 goes on to state: "As used in this resolution, the term 'obligation' means an obligation (including every obligation of and to the United States, excepting currency) payable in money of the United States; and the term

'coin or currency' means coin or currency of the United States, including Federal Reserve notes and circulating notes of Federal Reserve banks and national banking associations."

HJR-192 superseded Public Law (what passes as law today is only "color of law"), replacing it with public policy. This eliminated our ability to PAY our debts, allowing only for their DISCHARGE. When we use any commercial paper (checks, drafts, warrants, federal reserve notes, etc.), and accept it as money, we simply pass the unpaid debt attached to the paper on to others, by way of our purchases and transactions. This unpaid debt, under public policy, now carries a public liability for its collection. In other words, all debt is now public.

The United States government, in order to provide necessary goods and services, created a commercial bond (promissory note), by pledging the property, labor, life and body of its citizens, as payment for the debt (bankruptcy). This commercial bond made chattel (property) out of every man, woman and child in the United States. We became nothing more than "human resources" and collateral for the debt. This was without our knowledge and/or our consent. How? It was done through the filing (registration) of our birth certificates!

The United States government -actually the elected and appointed administrators of government -took (and still do, to this day) certified copies of all our birth certificates and placed them in the United States Department of Commerce ... as registered securities. These securities, each of which carries an estimated \$1,000,000 (one million) dollar value, have been (and still are) circulated around the world as collateral for loans, entries on the asset side of ledgers, etc., just like any other security. There's just one problem, we didn't authorize it.

The United States is a District of Columbia corporation. In Volume 20: Corpus Juris Sec. § 1785 we find "The United States government is a foreign corporation with respect to a State" (see: NY re: Merriam 36 N.E. 505 1441 S. 0.1973, 14 L. Ed. 287). Since a corporation is a fictitious "person" (it can not speak, see, touch, smell, etc.), it can not, by itself, function in the real world. It needs a conduit, a transmitting utility, a liaison of some sort, to "connect" the fictional person, and fictional world in which it exists, to the real world.

LIVING people, exist in a real world, not a fictional, virtual world. But government does exist in a fictional world, and can only deal directly with other fictional or virtual persons, agencies, states, etc.. In order for a fictional person to deal with real people there must be a connection, a liaison, and a go-between. This can be something as simple as a contract. When both "persons," the real and the fictional, agree to the terms of a contract, there is a connection, intercourse, dealings, there is a communication, an exchange. There is business! But there is another way for fictional government to deal with the real man and woman: through the use of a representative, a liaison, and the go-between. Who is this go-between, this liaison that connects fictional government to real men and women? It's a government created shadow, a fictional man or woman ... with the same name as ours.

This PERSON was created by using our birth certificates as the MCO (manufacturer's certificate of origin) and the state in which we were born as the "port of entry". This gave fictional government a fictional PERSON with whom to deal directly. This PERSON is a strawman.

STRAMINEUS HOMO: Latin: A man of straw, one of no substance, put forward as bail or surety. This definition comes from Black's Law Dictionary, 6th. Edition, page 1421. Following the definition of STRAMINEUS HOMO in Black's we find the next word, Strawman. STRAWMAN: A front, a third party who is put up in name only to take part in a transaction. Nominal party to a transaction; one who acts as an agent for another for the purposes of taking title to real property and executing whatever documents and instruments the principal may direct. Person who purchases property for another to conceal identity of real purchaser or to accomplish some purpose otherwise not allowed. Webster's Ninth New Collegiate Dictionary defines the term "strawman" as: 1: a weak or imaginary opposition set up only to be easily confuted 2: a person set up to serve as a cover for a usually questionable transaction. The Strawman can be summed up as an imaginary, passive stand-in for the real participant; a front; a blind; a person regarded as a nonentity. The Strawman is a "shadow", a go-between. For quite some time a rather large number of people in this country have known that a man or woman's name, written in ALL CAPS, or last name first, does not identify real, living people. Taking this one step further, the rules of grammar for the English language have no provisions for the abbreviation of people's names, i.e. initials are not to be used. As an example, John Adam Smith is correct. ANYTHING else is not correct. Not Smith, John Adam or Smith, John A. or J. Smith or J. A. Smith or JOHN ADAM SMITH or SMITH, JOHN or any other variation. NOTHING, other than John Adam Smith identifies the real, living man. All other appellations identify either a deceased man or a fictitious man: such as a corporation or a STRAWMAN.

Over the years government, through its "public" school system, has managed to pull the wool over our eyes and keep US ignorant of some very important facts. Because all facets of the media (print, radio, television) have an

ever-increasing influence in our lives, and because media is controlled (with the issuance of licenses, etc.) by government and its agencies, we have slowly and systematically been led to believe that any form/appellation of our names is, in fact, still us: as long as the spelling is correct. WRONG!

We were never told, with full and open disclosure, what our government officials were planning to do and why.

We were never told that government (the United States) was a corporation, a fictitious "person".

We were never told that government had quietly, almost secretly, created a shadow, a STRAWMAN for each and every AMERICAN, so that government could not only "control" the people, but also raise an almost unlimited amount of revenue - so it could continue not just to exist, but to GROW.

We were never told that when government deals with the STRAWMAN it is not dealing with real, living, men and women.

We were never told, openly and clearly with full disclosure of all the facts, that since June 5, 1933, we have been unable to pay our debts.

We were never told that we had been pledged (and our children, and their children, and their children, and on and on) as collateral, mere chattel, for the debt created by government officials who committed treason in doing so.

We were never told that they quietly and cleverly changed the rules, even the game itself, and that the world we perceive as real is in fact fictional -and it's all for their benefit.

We were never told that the STRAWMAN -a fictional person, a creature of the state -is subject to all the codes, statutes, rules, regulations, ordinances, etc. decreed by government, but that WE, the real man and woman, are not. We were never told we were being treated as property, as slaves (albeit comfortably for some), while living in the land of the free -and that we could, easily, walk away from the fraud.

WE WERE NEVER TOLD, WE WERE BEING ABUSED!

There's something else you should know: Everything, since June 1933, operates in COMMERCE! Commerce is based on agreement, contract. Government has an implied agreement with the Strawman (government's creation) and the Strawman is subject to government rule, as we illustrated above. But when we, the real flesh and blood man and woman, step into their "process" we become the "surety" for the fictional Strawman. Reality and fiction are reversed. We then become liable for the debts, liabilities and obligations of the Strawman, relinquishing our real (protected) character as we stand up for the fictional Strawman.

So that we can once again place the Strawman in the fictional world and ourselves in the real world (with all our "shields" in place against fictional government) we must send a nonnegotiable (private) "Charge Back" and a nonnegotiable "Bill of Exchange" to the United States Secretary of Treasury, along with a copy of our birth certificate, the evidence, the MCO, of the Strawman. By doing this we discharge our portion of the public debt, releasing US, the real man, from the debts, liabilities and obligations of the Strawman. Those debts, liabilities and obligations exist in the fictional commercial world of "book entries", on computers and/or in paper ledgers. It is a world of "digits" and "notes", not of money and substance. Property of the real man once again becomes tax exempt and free from levy, as it must be in accord with HJR-192.

Sending the nonnegotiable Charge Back and Bill of Exchange accesses our Treasury Direct Account (TDA). What is our TDA? Let's go to Title 26 USC and take a look at section 163(h)(3)(B)(ii), \$1,000,000 limitation: "The aggregate amount treated as acquisition indebtedness for any period shall not exceed \$1,000,000 (\$500,000 in the case of a married individual filing a separate return)."

This \$1,000,000 (one million) account is for the Strawman, the fictional "person" with the name in all caps and/or last name first. It is there for the purpose of making book entries, to move figures, "digits" from one side of ledgers to the other. Without constant movement a shark will die and quite ironically, like the shark, there must also be constant movement in commerce, or it too will die. Figures, digits, the entries in ledgers must move from asset side to debit side and back again, or commerce dies. No movement, no commerce.

The fictional person of government can only function in a fictional commercial world, one where there is no real money, only fictional funds ... mere entries, figures, and digits.

A presentment from fictional government -from traffic citation to criminal charges -is a negative, commercial "claim" against the Strawman. This "claim" takes place in the commercial, fictional world of government. "Digits" move from one side of your Strawman account to the other, or to a different account. This is today's commerce.

In the past we have addressed these "claims" by fighting them in court, with one "legal process" or another, and failed. We have played the futile, legalistic, dog-and-pony show -a very clever distraction -while the commerce game played on.

But what if we refused to play dog-and-pony, and played the commerce game instead? What if we learned how to control the flow and movement of entries, figures, and digits, for our own benefit? Is that possible? And if so, how? How can the real man in the real world, function in the fictional world in which the commerce game exists?

When in commerce do as commerce does, use the Uniform Commercial Code (UCC)? The UCC-1 Financing Statement is the one contract in the world that can NOT be broken and it's the foundation of the Accepted For Value process. The power of this document is awesome.

Since the TDA exists for the Strawman -who, until now, has been controlled by government - WE can gain control (and ownership) of the Strawman by first activating the TDA and then filing an UCC-1 Financing Statement. This does two things for US.

First, by activating the TDA we gain limited control over the funds in the account. This allows US to also move entries, figures, and digits ... for OUR benefit.

Secondly, by properly filing an UCC-1 Financing Statement we can become the holder in due course of the Strawman. This gives us virtual ownership of the government created entity. So what? What does it all mean?

Remember earlier we mentioned that a presentment from government or one of its agents or agencies was a negative commercial claim against the Strawman (and the Strawman's account, the TDA)? Remember we told you entries, figures, and digits moved from one side of the account to the other, or to a different account? Well now, with the Strawman under our control, government has no access to the TDA and they also lose their go-between, their liaison, their "connection" to the real, living man and woman. From now on, when presented with a "claim" (presentment) from government, we will agree with it (this removes the "controversy") and we will ACCEPT IT FOR VALUE. By doing this we remove the negative claim against our account and become the "holder in due course" of the presentment. As holder in due course you can require the sworn testimony of the presenter of the "claim" (under penalty of perjury) and request the account be properly adjusted.

It's all business, a commercial undertaking, and the basic procedure is not complicated. In fact, it's fairly simple. We just have to remember a few things, like: this is not a "legal" procedure -we're not playing dog-and-pony. This is commerce, and we play by the rules of commerce. We accept the "claim", become the holder in due course, and challenge whether or not the presenter of the claim had/has the proper authority (the Order) to make the claim (debit our account) in the first place. When they cannot produce the Order (they never can, it was never issued) we request the account be properly adjusted (the charge, the "claim" goes away).

If they don't adjust the account a request is made for the bookkeeping records showing where the funds in question were assigned. This is done by requesting the Fiduciary Tax Estimate and the Fiduciary Tax Return for this claim. Since the claim has been accepted for value and is prepaid, and our TDA account is exempt from levy, the request for the Fiduciary Tax Estimate and the Fiduciary Tax Return is valid because the information is necessary in determining who is delinquent and/or making claims on the account. If there is no record of the Fiduciary Tax Estimate and the Fiduciary Tax Return, we then request the individual tax estimates and individual tax returns to determine if there is any delinquency.

If we receive no favorable response to the above requests, we will then file a currency report on the amount claimed/assessed against our account and begin the commercial process that will force them to either do what's required or lose everything they own -except for the clothing they are wearing at the time. This is the power of contracts (commerce) and it should be mentioned, at least this one time, that a contract overrides the Constitution, the Bill of Rights, and any other document other than another contract. We should also mention that no process of law -"color" of law under present codes, statutes, rules, regulations, ordinances, etc. - can operate upon you, no agent and/or agency of government (including courts) can gain jurisdiction over you, WITHOUT YOUR CONSENT. You, (we) are not within their fictional commercial venue.

The Accepted for Value process, however, gives us the ability to deal with "them" -through the use of our

transmitting utility/go-between, the Strawman -and hold them accountable in their own commercial world, for any action(s) they attempt to take against us. Without a proper Order, and now we know they're not in possession of such a document, they must leave us alone ... or pay the consequences.

Yes, this process IS powerful.

Yes, it CAN set us free from government oppression and control.

But remember: "What goes around, comes around". "Do unto others, as you have others do unto you." It's simple, folks, DO NOT ABUSE THIS PROCESS ... if you do it could come around and bite you.

It is a MUST to Listen to This Recording for Basic Understanding of the Dual Trusts

[Lecture on Beneficiary and Trustee Status in Court Cases](#) (.mp3 Audio File)

See Also:

[Title 31 USC §5118](#)

[Beneficiary and Trustee Status in Court Cases](#) (transcribed .pdf)

[The Power of Acceptance](#)

STRAWMAN

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Identity Redemption Package http://educationcenter2000.com/info_pak.htm

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House Joint Resolution 192 1933: 31 USC 5118

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31 USC 5118 - §5118. Gold clauses and consent to sue

(a) In this section –

(1) "gold clause" means a provision in or related to an obligation alleging to give the obligee a right to require payment in –

(A) gold;

(B) a particular United States coin or currency; or

(C) United States money measured in gold or a particular United States coin or currency.

(2) "public debt obligation" means a domestic obligation issued or guaranteed by the United States Government to repay money or interest.

(b) The United States Government may not pay out any gold coin. A person lawfully holding United States coins and currency may present the coins and currency to the Secretary of the Treasury for exchange (dollar for dollar) for other United States coins and currency (other than gold and silver coins) that may be lawfully held. The Secretary shall make the exchange under regulations prescribed by the Secretary.

(c)

(1) The Government withdraws its consent given to anyone to assert against the Government, its agencies, or its officers, employees, or agents, a claim –

(A) on a gold clause public debt obligation or interest on the obligation;

(B) for United States coins or currency; or

(C) arising out of the surrender, requisition, seizure, or acquisition of United States coins or currency, gold, or silver involving the effect or validity of a change in the metallic content of the dollar or in a regulation about the value of money.

(2) Paragraph (1) of this subsection does not apply to a proceeding in which no claim is made for payment or credit in an amount greater than the face or nominal value in dollars of public debt obligations or United States coins or currency involved in the proceeding.

(3) Except when consent is not withdrawn under this subsection, an amount appropriated for payment on public debt obligations and for United States coins and currency may be expended only dollar for dollar.

(d)

(1) In this subsection, "obligation" means any obligation (except United States currency) payable in United States money.

(2) An obligation issued containing a gold clause or governed by a gold clause is discharged on payment (dollar for dollar) in United States coin or currency that is legal tender at the time of payment.

This paragraph does not apply to an obligation issued after October 27, 1977.

Historical And Revision Notes

Revised Source (U.S. Code) Source (Statutes at Large) Section

5118(a) 31:773d. Aug. 27, 1935, ch. 780, 49 Stat. 938. 5118(b) 31:315b. Jan. 30, 1934, ch. 6, Sec. 5, 48 Stat. 340. 31:773a. 5118(c)(31:773b. 1), (2) 5118(c)(31:773c. 3) 5118(d) 31:463. June 5, 1933, ch. 48, Sec. 1, 48 Stat. 113. 31:463(note). Oct. 28, 1977, Pub. L. 95-147, Sec. 4(c), 91 Stat. 1229.

In subsection (a), before clause (1), the words "the phrase" are omitted as surplus.

In clause (1), the words "declared to be against public policy by section of this title" are omitted as surplus.

Clause (2) is substituted for 31:773d(words after semicolon) for consistency in the revised title and to eliminate unnecessary words.

In subsection (b), the words "after January 30, 1934" in 31:315b are omitted as executed.

The words "that may be lawfully held" are substituted for "which may be lawfully acquired and are legal tender for public and private debts" in 31:773a for consistency in the subsection and to eliminate unnecessary words.

The words "and that the owners of the gold clause securities of the United States shall be, at their election, entitled to receive immediate payment of the stated dollar amount thereof with interest to the date of payment or to prior maturity or to prior redemption date, whichever is earlier" in section 1 of the Act of August 27, 1935 (ch. 780, 49 Stat. 938), are omitted as expired.

The words "make the exchange" are substituted for "make such exchanges and payments upon presentation hereunder" to eliminate unnecessary words.

The words "No gold shall after January 30, 1934, be coined" in 31:315b are omitted because of section 5112 of the revised title.

The text of 31:315b(proviso) is omitted as unnecessary because of the restatement.

The text of 31:315b(last sentence) is omitted as executed.

In subsection (c)(1), before clause (A), the word "Government" is substituted for "United States" for consistency in the revised title and with other titles of the United States Code. The words "to anyone" are added for clarity.

The words "whether by way of suit, counterclaim, set-off, recoupment, or other affirmative action or defense in its own name or in the name of" are omitted as surplus.

The word "employees" is added for consistency in the revised title and with other titles of the Code. The word "instrumentalities" is omitted as unnecessary because of section 101 of the revised title.

The word "claim" is substituted for "right, privilege, or power" to eliminate unnecessary words and for consistency in the revised title and with other titles of the Code. The words "in any proceeding of any nature whatsoever" are omitted as surplus.

In clause (C), the words "or demand" are omitted as surplus.

In subsection (c)(2), the words "any suit commenced prior to

August 27, 1935, or which may be commenced by January 1, 1936" are omitted as executed.

The words "referred to in this section" are omitted as surplus. In subsection (c)(3), the words "may be expended"

are substituted for "an amount appropriated or authorized to be expended" and "shall be available for or expended in", and the words "dollar for dollar" are substituted for "on an equal and uniform dollar for dollar basis", to eliminate unnecessary words.

In subsection (d)(1), the words "including every obligation of and to the United States" are omitted as surplus.

The text of 31:463(b)(words after semicolon) is omitted as unnecessary because of the restatement.

AMENDMENTS 1997 - Subsec. (d)(2). Pub. L. 105-61 struck out at end "This paragraph shall apply to any obligation issued on or before October 27, 1977, notwithstanding any assignment or novation of such obligation after October 27, 1977, unless all parties to the assignment or novation specifically agree to include a gold clause in the new agreement.

Nothing in the preceding sentence shall be construed to affect the enforceability of a Gold Clause contained in any obligation issued after October 27, 1977 if the enforceability of that Gold Clause has been finally adjudicated before the date of enactment of the Economic Growth and Regulatory Paperwork Reduction Act of 1996." 1996 - Subsec. (d)(2). Pub. L. 104-208 inserted at end "This paragraph shall apply to any obligation issued on or before October 27, 1977, notwithstanding any assignment or novation of such obligation after October 27, 1977, unless all parties to the assignment or novation specifically agree to include a gold clause in the new agreement.

Nothing in the preceding sentence shall be construed to affect the enforceability of a Gold Clause contained in any obligation issued after October 27, 1977 if the enforceability of that Gold Clause has been finally adjudicated before the date of enactment of the Economic Growth and Regulatory Paperwork Reduction Act of 1996." 1985 - Subsec. (b). Pub. L. 99-185 struck out "or deliver" after "pay out" and inserted "(other than gold and silver coins)" before "that may be lawfully held".

EFFECTIVE DATE OF 1985 AMENDMENT

Amendment by Pub. L. 99-185 effective Oct. 1, 1985, except that no coins may be issued or sold under section 5112(i) of this title before Oct. 1, 1986, see section 3 of Pub. L. 99-185, set out as a note under section 5112 of this title.

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What is your strawman

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STRAWMAN or straw man, as defined in Blacks Law Dictionary, 6th Edition: A front; a third party who is put up in name only to take part in a transaction. Nominal party to a transaction; one who acts as an agent for another for the purpose of taking title to real property and executing whatever documents and instruments the principal may direct respecting the property. Person who purchases property for another to conceal identity of real purchaser, or to accomplish some purpose otherwise not allowed. [Emphasis added]

There's no telling when the deception really started, but one of the first major events was the incorporation of the United States in 1871, with the final act occurring in 1878. It appears from the Statutes at Large that this was only the incorporation of the District of Columbia, but in the final act the phrase District of Columbia or United States is used making the phrases interchangeable and allowing the United States to operate as a corporation.

The so-called government is not the government created by the Constitution, it is a Corporation operating in COMMERCE for PROFIT.

See: TITLE 28 United States Code Sec. 3002

TITLE 28 - JUDICIARY AND JUDICIAL PROCEDURE

PART VI - PARTICULAR PROCEEDINGS
CHAPTER 176 - FEDERAL DEBT COLLECTION PROCEDURE
SUBCHAPTER A - DEFINITIONS AND GENERAL PROVISIONS

Section 3002. Definitions

(15) "United States" means -

- (A) a Federal corporation;
- (B) an agency, department, commission, board, or other entity of the United States; or
- (C) an instrumentality of the United States. [this would include states, counties and cities]

Every transaction is now considered by the US, INCORPORATED to be a commercial transaction by fictional entities (fictions at law).

What is a Fiction at Law?

A fiction at law, or legal fiction, is an artificially created entity that is only contemplated in law. In other words, it is not real except in the eyes of the law written by men.

Legal fictions are the opposite of natural entities, such as people. A created legal fiction is endowed by the law to have some privileges that resemble the rights that people have, such as the right to hold property and to sue and be sued.

The most common legal fictions are corporations and trusts. These have been around for quite some time with their main purpose being to limit the liability of the people holding the corporation or trust, allowing them to NOT be personally responsible for their actions.

Legal Fictions are not compatible with the Common Law, which is the law our land was founded upon. In common law, everyone is responsible for his own actions and is held accountable and responsible for any wrongdoing

(harming another in any way)

What does this have to do with me?

In 1933, the governors of all the states met to discuss the emergency declared by FDR and to support the new process that was being established. The government was in bankruptcy and had to be funded in its state of bankruptcy.

The governors made a pledge to the U.S., INCORPORATED to fund it. The pledge was that the assets and the energy of the people would back the government and secure the debt. But there was one little problem. Natural living people cannot mix with legal fictions (corporations) so it was necessary to create a bridge between the fictions and the people to bring the people under and make them subservient to the government corporation.

When the governors made the pledge, they agreed to register the birth certificates of the people with the U.S. Department of Commerce. The birth certificate is the security instrument (collateral) used to back up the pledge. The legal fiction was created by using the name on the birth certificate and writing it in all capital letters, the designation for a legal fiction. Then, because of the pledge YOU were determined to be the surety **TITLE 31 U.S.C.** (the one who is responsible to pay) for the legal fiction.

So, when the government or any corporation uses any process whatsoever they are using it against the legal fiction, which they want YOU to think IS YOU. But when your name is written in all capital letters, IT IS NOT YOUR NAME!! It is the designation of a legal fiction that is an entirely separate entity. A living human cannot be a legal fiction, and a legal fiction cannot be a living human. One is real or natural, the other is created by law.

Whenever a government agency (such as a court) determines liability it is a liability of the legal fiction or STRAWMAN since everything is done in commerce. You are presumed, as evidenced by the pledge of your governor, to be the surety for the STRAWMAN and you must pay the liability.

You are the only one who gives value!

Since you are the only one who gives "value" to the birth certificate due to your labor, you, are the only one who can go to the bank and redeem and regain control of the birth certificate. Just like the car. The car gives value to the title to the car. You give value to the title, the birth certificate. Without you, the birth certificate is worthless.

Right now even though they have no legal right or claim or lien, the bankers control your "title"/birth certificate. You can regain control by simply filing a notice of lien against the birth certificate. This is done every day. Banks 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 dept. of commerce and filing a UCC-1 financing statement and listing the property as collateral, on the statement. The same can be done with the birth certificate, which is your property. You and only you, can file this notice of lien... you and only you, can determine the value of the property. Since you are priceless in God's eyes the value of your UCC-1 should be UNLIMITED.

Because you agreed to work for the "company" for the rest of your life... the "company" (in exchange for your application and birth certificate that they used to reduce their debt with the bankers,) agreed to "pay" all of the debt you incur in your lifetime.

Your debt is actually "prepaid" with what is known as "money of account." There is no real substance or "money of exchange" like gold and silver - only accounting-adjustments and setoffs. They agreed to do this for you, with the passage of house joint resolution [HJR-192](#) back in 1933. Sign me up for that program! truth is, you already ARE. **It's just that no one told you about it.**

Like all good companies though, they offered to their "employees" insurance benefits. They offered insurance to us if

we would fill out an SS-5 form, also known as an “application for social security benefits”. This all originated from the “Shepard Towners Maternity act” which 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”. We are all considered to be “bastard children” with the “company” as our “daddy”)

The SS-5 is really a Power Of Attorney for the company who issued the insurance benefit to the real man. POA was given to the corporation, the government. When they established the new account they styled the name in ALL CAPS JOHN H. DOE which is really a corporation. It is the name/ title of a corporation. The SS# is evidence there is an insurance policy. The benefit I am receiving is the privilege of an army, navy, police, fire protection etc.

So far it has worked real well for the company... they just didn't tell you how to go about getting your debt setoff and how to access and use the pre-paid account.

So now what do you do?

The company gave us the “expense account”, the prepaid account... we might as well use it.

When someone sends you a bill it is what is referred to as a “presentment”. They are attempting to get you to create “new money” with... “Money of account” “Check book money” by getting you to accept the liability they are sending you, and get you to “pay” the bill with “money of exchange” (federal reserve notes), or the equity you created,... i.e. money that was created as a result of your laboring.

You can demonstrate to them that you know how to assert and acquire your remedy. And now, God help them if they choose to dishonor you because if they do you don't have any choice, but to let the IRS do that for you.

The remedy (see: [U.S.C. 31](#))

In commerce 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 exemption / prepaid account to offset the debt the sender is creating.

So it is your choice whether to “offset” the debt with your pre-paid account by accepting the bill for value and send the bill to the “Paymaster”, the Secretary of the US Treasury, or IRS for adjustment, **or** give them the equity from your labor i.e. federal reserve notes... **We are all sovereign it's just that some of us choose to be subjects.**

Doctrine Of Debt Adjustment (and Setoff)

In Bankruptcy (Both Sides Of The Account)

On March 17, 1993, Congressman Traficant stated in the House of Representatives: “Mr. Speaker. We are now here in Chapter 11. Members of Congress are official trustees presiding over the greatest reorganization of any bankrupt entity in world history, the U.S. Government.”

Congressional Record, March 17, 1993, Vol. 33.

...the primary issue of the above doctrine is in reference to the symbiotic nexus of the debt “**Created Under HJR-192**” and the necessity of two parties (The American people sponsoring the credit and being in joint venture with government the debtor) as lying within the same operative facts (which is what requires that the public debt be discharged dollar for dollar.) This sets up a self executing dynamic that must and does arise out of **necessity** in our quasi relationship with the fed as the fed has an obligation to each of us individually,(Emphasis on the Individual Account) and that obligation is that each of us are a pre-paid principal to offer credit to the treasury and thereby,

collateralize the fed to do business as the debtor entity it is designed to be.

thereby... we come within the same set of operative facts under HJR-192 as the (or any) initial claim i.e. offer or claim initiated and thereby... that claim or offer instantly activates additional (Pre-Paid) legal rights otherwise dormant in the (alleged) debtor (taxpayer/transmitting utility) or defendant in possession through "its" attorney-in-fact or authorized representative, being the natural person. (Who by his or her nature is always within their own court of paramount or natural right)

The term "same set of operative facts" identifies the necessity of both sides of the account equaling ZERO. (Keep in mind, that this is all about the necessity regarding the remedy and/or relief through the bankruptcy and thereby re-organization process to avoid the imposition of a condition of involuntary bankruptcy/servitude or peonage upon each and every natural person.)

The justification for the defensive use of recoupment in bankruptcy is that there is no independent basis for a "debt," and therefore there is no "claim" against estate property. *Harmon, 188 B.R. at 425; § 101(5) (claim is a "right to payment" or "right to an equitable remedy"); § 101(12) ("debt" means liability on a claim")*.

Since recoupment is neither a claim nor a debt, it is unaffected by either the automatic stay or the debtor's discharge. *Id.; In Re: TLC Hospitals, 224 F.3d at 1011; Newbery Corp. v. Fireman's Fund Ins., 95 F.3d at 1399-1400; Mercy Hosp. of Watertown v. New York State Dept. of Social Servs., 171 B.R. 490, 494-95 (N.D.N.Y. 1994); § 524.*

Who the IRS really is.

Let's review who the IRS really is... the IRS is the accounting and collection division of the International Monetary Fund, the bankers who the company owes money to. They are the ones who enforce and oversee the bankruptcy of the "company". They are really not your enemy... they are only doing what they were hired to do, and that is to keep track of the bankruptcy of the company. It is imperative we learn how to use them to our advantage as they can be a tremendous resource for us.

The secretary of the treasury is like the payroll clerk at the company you work at. He actually acts in a dual capacity as both "payroll clerk" and receiver in the bankruptcy for the bankers.

With additional documents and letters not covered in this presentation one can call upon the secretary of the treasury or the IRS to adjust the accounts and "setoff" the bills, taxes and the like that we have accumulated over time and have the debt incurred "setoff" using the pre-paid account that is waiting for us to use.

We call upon the secretary to do what he was hired to do and that is make adjustments to the accounts to zero that we incur in the normal course of doing business with our creditors. Mortgages, car loans student loans, credit cards, utilities, taxes YES all of them.

When you were born your parents entered a contract with the government the company" that was bankrupt and you essentially went to work part time for them, to help pay off the debt the "company" had incurred.

The instrument that was used was the "application for live birth" and it became a binding contract. It also became a pledge for the "company" and security they used to "pay" the debt the "company" has with the bankers.

You can redeem and regain control of the instrument by authenticating you Certificate of Birth [Authenticate Your Certificate of Birth](#).

By creating an Administrative Process and authenticating your Certificate of Birth you can then access the prepaid account that was created for you and then begin to discharge any debt you incur from this point forward.

Understand that this is an ongoing learning process. If there is something you don't understand DO NOT DO THESE PROCEDURES. Get some help from someone who has done this.

REMEMBER: Every transaction is presumed by the government to be a transaction in commerce by a legal fiction.

AND REMEMBER: All crimes are commercial. Ask the prosecutor for the 1099OID.

It is a MUST to Listen to This Recording for Basic Understanding of the Dual Trusts

[Lecture on Beneficiary & Trustee Status in Court Cases](#) (.mp3 Audio File)

See Also:

[Beneficiary & Trustee Status in Court Cases](#) (transcribed .pdf)

[Contract Law](#) (.mp3 Audio File)

[Dual Trust Diagram](#)

[The Power of Acceptance](#)

[HJR-192](#)

[Redeem Your Certificate of Birth](#)

[Identity Redemption](#)

[What Does Accepted For Value Mean?](#)

[TITLE 31 USC: The Authority to Enforce Your Remedy](#)

[Original issue discount – computation and reporting](#)

For More information or to contact a Debt Collector Defense Specialist [CLICK HERE](#).

The information here is presented by:<http://educationcenter2000.com>

See Also:

Our mission is to show you how to stop foreclosure, discharge unsecured debt and discharge IRS tax liens with an emergency chapter 13 bankruptcy.

We believe that if you don't know your rights, you don't know your options.

31 U.S.C. 9304-9308

Section 9306 updated February 11, 2000

31 U.S.C. 9304-9308 ACT OF CONGRESS OF JULY 30, 1947, AS AMENDED
(U.S. CODE, TITLE 31, SECTIONS 9304-9308) AUTHORIZING THE ACCEPTANCE OF CORPORATE SURETY COMPANIES ON BONDS GIVEN TO THE UNITED STATES

Sec. 9304. Surety corporations

(a) When a law of the United States Government requires or permits a person to give a surety bond through a surety, the person satisfies the law if the surety bond is provided for the person by a corporation--

(1) incorporated under the laws of--

(A) the United States; or

(B) a State, the District of Columbia, or a territory or possession of the United States;

(2) that may under those laws guarantee--

(A) the fidelity of persons holding positions of trust; and

(B) bonds and undertakings in judicial proceedings; and

(3) complying with sections 9305 and 9306 of this title.

(b) Each surety bond shall be approved by the official of the Government required to approve or accept the bond. The official may not require that the surety bond be given through a guaranty corporation or through any particular guaranty corporation.

Sec. 9305. Authority and revocation of authority of surety corporations

(a) Before becoming a surety under section 9304 of this title, a surety corporation must file with the Secretary of the Treasury--

(1) a copy of the articles of incorporation of the corporation; and

(2) a statement of the assets and liabilities of the corporation signed and sworn to by the president and secretary of the corporation.

(b) The Secretary may authorize in writing a surety corporation to provide surety bonds under section 9304 of this title if the Secretary decides that--

(1) the articles of incorporation of the corporation authorize the corporation to do business described in section 9304(a)(2) of this title;

(2) the corporation has paid-up capital of at least \$250,000 in cash or its equivalent; and

(3) the corporation is able to carry out its contracts.

(c) A surety corporation authorized under subsection (b) of this section to provide surety bonds shall file with the Secretary each January, April, July, and October a statement of the assets and liabilities of the corporation signed and sworn to by the president and secretary of the corporation.

(d) The Secretary--

(1) shall revoke the authority of a surety corporation to do new business if the Secretary decides the corporation is insolvent or is in violation of this section or section 9304 or 9306 of this title;

(2) may investigate the solvency of a surety corporation at any time; and

(3) may require additional security from the person required to provide a surety bond if the Secretary decides that a surety corporation no longer is sufficient security.

(e) A surety corporation providing a surety bond under section 9304 of this title may not provide any additional bond under that section if--

(1) the corporation does not pay a final judgment or order against it on the bond; and

(2) no appeal or stay of the judgment or order is pending 30days after the judgment or order is entered.

Sec. 9306. Surety corporations acting outside area of incorporation and place of principal office

(a) A surety corporation may provide a surety bond under section 9304 of this title in a judicial district outside the State, the District of Columbia, or a territory or possession of the United States under whose laws it was incorporated and in which its principal office is located only if the corporation has a resident agent for service of process for that district. The resident agent--

(1) may be an official of the State, the District of Columbia, the territory or possession in which the court sits who is authorized or appointed under the law of the State, District, territory or possession to receive service of process on the corporation; or

(2) may be an individual who resides in the jurisdiction of the district court for the district in which a surety bond is to be provided and who is appointed by the corporation as provided in subsection (b);

(b) If the surety corporation meets the requirement of subsection (a) by appointing an individual under subsection (a)(2), the surety corporation shall file a certified copy of the power of attorney with the clerk of the district court for the district in which a surety bond is to be given at each place the court sits. A copy of the power of attorney may be used as evidence in a civil action under section 9307 of this title.

(c) A surety corporation authorized under subsection (b) of this section to provide surety bonds shall file with the Secretary each January, April, July, and October a statement of the assets and liabilities of the corporation signed and sworn to by the president and secretary of the corporation.

(1) If a resident agent is removed, resigns, dies, or becomes disabled, the surety corporation shall appoint another agent as described in this section.

(2) Until an appointment is made under paragraph (1) of this subsection or during an absence of an agent from the district in which the surety bond is given, service of process may be made on the clerk of the court in which a civil action against the corporation is brought. The official serving process on the clerk of the court--

(A) immediately shall mail a copy of the process to the corporation; and

(B) shall state in the official's return that the official served the process on the clerk of the court.

(3) A judgment or order of a court entered or made after service of process under this section is as valid as if the corporation were served in the judicial district of the court.

Sec. 9307. Civil actions and judgments against surety corporations

(a)

(1) A surety corporation providing a surety bond under section 9304 of this title may be sued in a court of the United States having jurisdiction of civil actions on surety bonds in--

(A) the judicial district in which the surety bond was provided;

or

(B) the district in which the principal office of the corporation is located.

(2) Under sections 9304-9308 of this title, a surety bond is deemed to be provided in the district--

(A) in which the principal office of the surety corporation is located;

(B) to which the surety bond is returnable;

(C) in which the surety bond is filed; and

(D) in which the person required to provide a surety bond resided when the bond was provided.

(b) In a proceeding against a surety corporation providing a surety bond under section 9304 of this title, the corporation may not deny its power to provide a surety bond or to assume liability.

Sec. 9308. Civil penalty

A surety corporation is liable to the United States Government for a civil penalty of at least \$500 but not more than \$5,000 for violating section 9304, 9305, or 9306 of this title. A civil action under this section may be brought in a judicial district in which a civil action may be brought against the corporation under section 9307 of this title. A penalty imposed under this section does not affect the validity of a contract made by the surety corporation.

(Pub. L. 97-258, Sept. 13, 1982, 96 Stat. 1049.)

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How We Were Put Into the "Commerce Game": A Report on History

 educationcenter2000.com/commerce_game_history.htm

The History of How We Were Put Into the "Commerce Game"

On April 5, 1933, then President Franklin Delano Roosevelt, under Executive Order, issued April 5, 1933, declared: "All persons are required to deliver on or before May 1, 1933 all Gold Coin, Gold Bullion, and Gold Certificates now owned by them to a Federal Reserve Bank, branch or agency, or to any member bank of the Federal Reserve System."

James A. Farley, Postmaster General at that time, required each postmaster in the country to post a copy of the Executive Order in a conspicuous place within each branch of the Post Office. On the bottom of the posting was the following:

Criminal Penalties For Violation Of Executive Order

\$10,000 fine or 10 years imprisonment, or both, as provided in Section 9 of the order.

Section 9 of the order reads as follows:

"Whosoever willfully violates any provisions of this Executive Order or of these regulations or of any rule, regulation or license issued thereunder may be fined not more than \$10,000, or if a natural person, may be imprisoned for not more than 10 years, or both; and any officer, director or agency of any corporation who knowingly participates in any such violation may be punished by a like fine, imprisonment, or both.

NOTE: Stated within a written document received September 17, 1997, from the U.S. Department of Justice, Office of Legal Counsel, Office of the Deputy Assistant Attorney General, Richard L. Shiffin, in response to a Freedom of Information Act (FOIA), was the following: "A fact that is frequently overlooked is that Executive Orders and proclamations of the President normally have no direct effect upon private persons or their property, and instead, normally constitute only directives or instructions to officers or employees of the Federal Government. The exception is those cases in which the President is expressly authorized or required by laws enacted by the Congress to issue an Executive order or proclamation dealing with the legal rights or obligations of members of the public. Such as issuance of Selective Service Regulations, establishment of boards to investigate certain labor disputes, and establishment of quotas or fees with respect to certain imports into this country."

Note: it seems rather obvious that President Franklin D. Roosevelt was not "expressly authorized or required" to "issue an Executive Order or proclamation" demanding the public (private) to relinquish their privately held gold.

The order (proclamation) issued by Roosevelt was an undisciplined act of treason. Two months after the Executive Order, on June 5, 1933, the Senate and House of Representatives, 73d Congress, 1st session, at 4:30 P.M. approve [House Joint Resolution 192](#)

HJR-192: Joint Resolution to suspend the Gold Standard and abrogate the Gold Clause, Joint resolution to assure uniform value to the coins and currencies of the United States.

HJR-192 states, in part, that

"Every provision contained in or made with respect to any obligation which purports to give the obligee a right to require payment in gold or a particular kind of coin or currency, or in any amount of money of the

United States measured thereby, is declared to be against public policy, and no such provision shall be contained in or made with respect to any obligation hereafter incurred. Every obligation, heretofore or hereafter incurred, whether or not any such provisions is contained therein or made with respect thereto, shall be discharged upon payment, dollar for dollar, in any such coin or currency which at the time of payment is legal tender for public and private debts."

HJR-192 goes on to state:

"As used in this resolution, the term 'obligation' means an obligation (including every obligation of and to the United States, excepting currency) payable in money of the United States; and the term 'coin or currency' means coin or currency of the United States, including Federal Reserve notes and circulating notes of Federal Reserve banks and national banking associations."

HJR-192 superseded Public Law (what passes as law today is only "color of law"), replacing it with public policy. This eliminated our ability to PAY our debts, allowing only for their DISCHARGE. When we use any commercial paper (checks, drafts, warrants, federal reserve notes, etc.), and accept it as money, we simply pass the unpaid debt attached to the paper on to others, by way of our purchases and transactions. This unpaid debt, under public policy, now carries a public liability for its collection. In other words, all debt is now public.

The United States government, in order to provide necessary goods and services, created a commercial bond (promissory note), by pledging the property, labor, life and body of its citizens, as payment for the debt (bankruptcy). This commercial bond made chattel (property) out of every man, woman and child in the United States. We became nothing more than "human resources" and collateral for the debt. This was without our knowledge and/or our consent. How? It was done through the filing (registration) of our birth certificates!

The United States government -actually the elected and appointed administrators of government -took (and still do, to this day) certified copies of all our birth certificates and placed them in the United States Department of Commerce ... as registered securities. These securities, each of which carries an estimated \$1,000,000 (one million) dollar value, have been (and still are) circulated around the world as collateral for loans, entries on the asset side of ledgers, etc., just like any other security. There's just one problem, we didn't authorize it.

The United States is a District of Columbia corporation. In Volume 20: Corpus Juris Sec. § 1785 we find "The United States government is a foreign corporation with respect to a State" (see: [NY re: Merriam 36 N.E. 505 1441 S. 0.1973, 14 L. Ed. 287](#)). Since a corporation is a fictitious "person" (it can not speak, see, touch, smell, etc.), it can not, by itself, function in the real world. It needs a conduit, a transmitting utility, a liaison of some sort, to "connect" the fictional person, and fictional world in which it exists, to the real world.

LIVING people, exist in a real world, not a fictional, virtual world. But government does exist in a fictional world, and can only deal directly with other fictional or virtual persons, agencies, states, etc. In order for a fictional person to deal with real people there must be a connection, a liaison, and a go-between. This can be something as simple as a contract. When both "persons," the real and the fictional, agree to the terms of a contract, there is a connection, intercourse, dealings, there is a communication, an exchange. There is business! But there is another way for fictional government to deal with the real man and woman: through the use of a representative, a liaison, and the go-between. Who is this go-between, this liaison that connects fictional government to real men and women? It's a government created shadow, a fictional man or woman ... with the same name as ours.

This PERSON was created by using our birth certificates as the Manufacturer's Certificate of Origin (MCO) and the state in which we were born as the "port of entry". This gave fictional government a fictional PERSON with whom to deal directly. This PERSON is a strawman.

STRAMINEUS HOMO: Latin: A man of straw, one of no substance, put forward as bail or surety. This definition comes from Black's Law Dictionary, 6th. Edition, page 1421. Following the definition of STRAMINEUS HOMO in Black's we find the next word, Strawman. STRAWMAN: A front, a third party who is put up in name only to take part in a transaction. Nominal party to a transaction; one who acts as an agent for another for the purposes of taking title to real property and executing whatever documents and instruments the principal may direct. Person who purchases property for another to conceal identity of real purchaser or to accomplish some purpose otherwise not allowed. Webster's Ninth New Collegiate Dictionary defines the term "strawman" as: 1: a weak or imaginary opposition set up only to be easily confuted 2: a person set up to serve as a cover for a usually

questionable transaction. The strawman can be summed up as an imaginary, passive stand-in for the real participant; a front; a blind; a person regarded as a nonentity. The strawman is a "shadow", a go-between. For quite some time a rather large number of people in this country have known that a man or woman's name, written in ALL CAPS, or last name first, does not identify real, living people. Taking this one step further, the rules of grammar for the English language have no provisions for the abbreviation of people's names, i.e. initials are not to be used. As an example, John Adam Smith is correct. ANYTHING else is not correct. Not Smith, John Adam or Smith, John A. or J. Smith or J. A. Smith or JOHN ADAM SMITH or SMITH, JOHN or any other variation. NOTHING, other than John Adam Smith identifies the real, living man. All other appellations identify either a deceased man or a fictitious man: such as a corporation or a STRAWMAN.

Over the years government, through its "public" school system, has managed to pull the wool over our eyes and keep US ignorant of some very important facts. Because all facets of the media (print, radio, television) have an ever-increasing influence in our lives, and because media is controlled (with the issuance of licenses, etc.) by government and its agencies, we have slowly and systematically been led to believe that any form/appellation of our names is, in fact, still us: as long as the spelling is correct. WRONG!

We Were Never Told

We were never told, with full and open disclosure, what our government officials were planning to do and why. We were never told that government (the United States) was a corporation, a fictitious "person". We were never told that government had quietly, almost secretly, created a shadow, a STRAWMAN for each and every AMERICAN, so that government could not only "control" the people, but also raise an almost unlimited amount of revenue - so it could continue not just to exist, but to GROW. We were never told that when government deals with the STRAWMAN it is not dealing with real, living, men and women. We were never told, openly and clearly with full disclosure of all the facts, that since June 5, 1933, we have been unable to pay our debts. We were never told that we had been pledged (and our children, and their children, and their children, and on and on) as collateral, mere chattel, for the debt created by government officials who committed treason in doing so. We were never told that they quietly and cleverly changed the rules, even the game itself, and that the world we perceive as real is in fact fictional -and it's all for their benefit. We were never told that the STRAWMAN -a fictional person, a creature of the state -is subject to all the codes, statutes, rules, regulations, ordinances, etc. decreed by government, but that WE, the real man and woman, are not. We were never told we were being treated as property, as slaves (albeit comfortably for some); while living in the land of the free -and that we could, easily, walk away from the fraud.

There's something else you should know:

Everything, since June 1933, operates in COMMERCE! Commerce is based on agreement, contract. Government has an implied agreement with the strawman (government's creation) and the strawman is subject to government rule, as we illustrated above. But when we, the real flesh and blood man and woman, step into their "process" we become the "surety" for the fictional strawman. Reality and fiction are reversed. We then become liable for the debts, liabilities and obligations of the strawman, relinquishing our real (protected) character as we stand up for the fictional strawman.

So that we can once again place the strawman in the fictional world and ourselves in the real world (with all our "shields" in place against fictional government) we must send a nonnegotiable (private) "Charge Back" and a nonnegotiable "Bill of Exchange" to the United States Secretary of Treasury, along with a copy of our birth certificate, the evidence, the MCO, of the strawman. By doing this we discharge our portion of the public debt, releasing US, the real man, from the debts, liabilities and obligations of the strawman. Those debts, liabilities and obligations exist in the fictional commercial world of "book entries", on computers and/or in paper ledgers. It is a world of "digits" and "notes", not of money and substance. Property of the real man once again becomes tax exempt and free from levy, as it must be in accord with HJR-192.

Sending the nonnegotiable Charge Back and Bill of Exchange accesses our Treasury Direct Account (TDA). What is our Treasury Direct Account? According to one theorist, it is a pledge that was made for each birth certificate in the amount of \$630,000 (another pegs it at \$1,000,000). Thus everybody and everything in the United States is simply collateral for the bonds issued by the U.S. government.

This \$1,000,000 (one million) account is for the strawman, the fictional "person" with the name in all caps and/or last name first. It is there for the purpose of making book entries, to move figures, "digits" from one side of ledgers to the other. Without constant movement a shark will die and quite ironically, like the shark, there must also be constant movement in commerce, or it too will die. Figures, digits, the entries in ledgers must move from asset side to debit side and back again, or commerce dies. No movement, no commerce.

The fictional person of government can only function in a fictional commercial world, one where there is no real money, only fictional funds ... mere entries, figures, and digits.

A presentment from fictional government -from traffic citation to criminal charges -is a negative, commercial "claim" against the strawman. This "claim" takes place in the commercial, fictional world of government. "Digits" move from one side of your strawman account to the other, or to a different account. This is today's commerce.

Continue to Part 2:

["Playing The Commerce Game"](#)

Yes, this process IS powerful.

Yes, it CAN set us free from government oppression and control.

What can you do about it? We have the answer, and all the documents and information you will need to complete this. **For a free consultation click on the link below:** http://educationcenter2000.com/child_support_services_app.htm

America and the Federal Reserve

http://educationcenter2000.com/Federal_Reserve.htm

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[Who_is_Running_America.htm](#)

What/Who is the Strawman

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Playing the Commerce Game: Report

 educationcenter2000.com/playing_the_commerce_game.html

"Playing The Commerce Game"

continued: See Part 1 ["The History of How We Were Put Into the "Commerce Game"](#)

What if we learned how to control the flow and movement of entries, figures, and digits, for our own benefit? Is that possible? How can the real man in the real world, function in the fictional world in which the commerce game exists?

When in commerce do as commerce does, use the Uniform Commercial Code (UCC)? [The UCC-1 Financing Statement](#) is the one contract in the world that can NOT be broken and it's the foundation of the Accepted for Value process. The power of this document is awesome.

Since the Treasury Direct Account (TDA) exists for the strawman - who, until now, has been controlled by government - We can gain control (and ownership) of the strawman by first activating the TDA and then filing an UCC-1 Financing Statement. This does two things for US.

First, by activating the TDA we gain limited control over the funds in the account. This allows us to also move entries, figures, and digits ... for OUR benefit.

Secondly, by properly filing an UCC-1 Financing Statement we can become the [holder in due course](#) of the strawman. This gives us virtual ownership of the government created entity.

Remember earlier we mentioned that a presentment from government or one of its agents or agencies was a negative commercial claim against the strawman (and the strawman's account, the TDA)? Remember we told you entries, figures, and digits moved from one side of the account to the other, or to a different account? Well now, with the strawman under our control, government has no access to the TDA and they also lose their go-between, their liaison, their "connection" to the real, living man and woman. From now on, when presented with a "claim" (presentment) from government, we will agree with it (this removes the "controversy") and we will ACCEPT IT FOR VALUE. By doing this we remove the negative claim against our account and become the "holder in due course" of the presentment. As holder in due course you can require the sworn testimony of the presenter of the "claim" (under penalty of perjury) and request the account be properly adjusted.

It's a commercial undertaking, and the basic procedure is not complicated. In fact, it's fairly simple. We just have to remember a few things, like: this is commerce, and we play by the rules of commerce. We accept the "claim", become the holder in due course, and challenge whether or not the presenter of the claim had/has the proper authority (the Order) to make the claim (debit our account) in the first place. When they cannot produce the Order (they never can, it was never issued) we request the account be properly adjusted and the charge, the "claim" is discharged and goes away.

If they don't adjust the account a request is made for the bookkeeping records showing where the funds in question were assigned. This is done by requesting the Fiduciary Tax Estimate and the Fiduciary Tax Return for this claim. Since the claim has been accepted for value and is prepaid, and our TDA account is exempt from levy, the request for the Fiduciary Tax Estimate and the Fiduciary Tax Return is valid because the information is necessary in determining who is delinquent and/or making claims on the account. If there is no record of the *Fiduciary Tax Estimate* and the *Fiduciary Tax Return*, we then request the individual tax estimates and individual tax returns to determine if there is any delinquency.

If we receive no favorable response to the above requests, we will then file a currency report on the amount claimed/assessed against our account and begin the commercial process that will force them to either do what's required or lose everything they own - except for the clothing they are wearing at the time. This is the power of contracts (commerce) and it should be mentioned, at least this one time, that a contract overrides the Constitution, the Bill of Rights, and any other document other than another contract. We should also mention that

no process of law -"color" of law under present codes, statutes, rules, regulations, ordinances, etc. - can operate upon you, no agent and/or agency of government (including courts) can gain jurisdiction over you, WITHOUT YOUR CONSENT. You, (we) are not within their fictional commercial venue.

The Accepted for Value process, however, gives us the ability to deal with "them" -through the use of our transmitting utility/go-between, the strawman -and hold them accountable in their own commercial world, for any action(s) they attempt to take against us. Without a proper Order, and now we know they're not in possession of such a document, they must leave us alone ... or pay the consequences.

Yes, this process IS powerful.

Yes, it CAN set us free from government oppression and control.

For Starters, Listen to this Lecture for an Understanding of the Private and the Public and the Dual Trusts.

[Lecture on Beneficiary & Trustee Status in Court Case](#) (.mp3 Audio File)

For More Information click on the links below:

The Power of Acceptance

[The Power of Acceptance](#)

America and the Federal Reserve

http://educationcenter2000.com/Federal_Reserve.htm

Who is Running America?

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[Who_is_Running_America.htm](#)

What/Who is the Strawman

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Business Law Glossary

 educationcenter2000.com/business_law_glossary.html

Business Law Glossary

acceptor: a [drawee](#) who has accepted a draft.

bill of exchange or draft: an unconditional order in writing by one person on another, signed by the person giving it, and ordering the person to whom it is directed to pay upon demand or at a definite time a sum certain in money to order or to bearer.

cashier's check means a [draft](#) with respect to which the [drawer](#) and [drawee](#) are the same bank or branches of the same bank.

check means (i) a [draft](#), other than a documentary draft, payable on demand and drawn on a bank or (ii) a [cashier's check](#) or [teller's check](#). An [instrument](#) may be a [check](#) even though it is described on its face by another term, such as "money order."

drawee: a person ordered in a draft to make payment.

drawer: a person who signs or is identified in a [draft](#) as a person ordering payment.

good faith means honesty in fact and the observance of reasonable commercial standards of fair dealing.

holder in due course: a holder who has given value, taken in good faith without notice of dishonor, defenses, or that instrument is overdue and who is afforded special rights or status.

instrument means a [negotiable instrument](#).

(c) An [order](#) that meets all of the requirements of subsection (a), except paragraph (1), and otherwise falls within the definition of "check" in subsection (f) is a [negotiable instrument](#) and a [check](#).

(d) A [promise](#) or [order](#) other than a [check](#) is not an [instrument](#) if, at the time it is [issued](#) or first comes into possession of a holder, it contains a conspicuous statement, however expressed, to the effect that the promise or order is not negotiable or is not an instrument governed by this Article.

(e) An [instrument](#) is a "**note**" if it is a [promise](#) and is a "**draft**" if it is an [order](#). If an instrument falls within the definition of both "note" and "draft," a [person entitled to enforce](#) the instrument may treat it as either.

maker means a person who signs or is identified in a [note](#) as a person undertaking to pay.

order means a written instruction to pay money signed by the person giving the instruction. The instruction may be addressed to any person, including the person giving the instruction, or to one or more persons jointly or in the alternative but not in succession. An authorization to pay is not an order unless the person authorized to pay is also instructed to pay.

party means a party to an [instrument](#).

promise means a written undertaking to pay money signed by the person undertaking to pay. An acknowledgment of an obligation by the obligor is not a promise unless the obligor also undertakes to pay the obligation.

prove with respect to a fact means to meet the burden of establishing the fact (Section [1-201\(8\)](#)).

remitter means a person who purchases an [instrument](#) from its [issuer](#) if the instrument is payable to an identified person other than the purchaser.

teller's check means a [draft](#) drawn by a bank (i) on another bank, or (ii) payable at or through a bank.

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Anderson's Business Law And The Legal Environment

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Redeem Your Birth Certificate

 educationcenter2000.com/redeem-certificate-of-birth.htm

State BIRTH CERTIFICATES

- or -

a 'certified copy of birth'?

Is it possible to void and cancel a State issued "BIRTH CERTIFICATE" or "CERTIFICATE OF BIRTH"? Yes. Is it possible to obtain a "certified copy" of a hospital or birthing center witness attestation - to a live birth? Yes.

So, since the U.S. went bankrupt in 1933, all new money has to be borrowed into existence. All states started issuing serial-numbered, certificated "warehouse receipts" for births and marriages in order to pledge the people as collateral against those loans and municipal bonds taken out with the Federal Reserve's banks. The "Full faith and credit" of the American people is said to be that which back the nation's debt. That simply means the American people's ability to labor and pay back that debt. In order to catalog its laborers, the government needed an efficient, methodical system of tracking its property to that end. Humans today are looked upon merely as resources - "human resources," that is. Why do you think when you call to see if a company is hiring, you have to go through a division known as Human Resource? The people are resources to the government, their birth certificates are a security on the New York Stock Exchange, which is why if you look at all birth certificate's in America, it will say at the bottom this is printed on security paper, do not accept if not on full color security paper. At the bottom, you will always have a series of numbers, red numbers printed on the birth certificate, in which those numbers are a security stock exchange number on the World Stock Exchange, in which the American people are worth money to the International Bank that bought the government in the 1930's.

Governmental assignment of a dollar value to the heads of citizens in America began on July 14, 1862, when President Lincoln offered 6 percent interest bearing-bonds to states who freed their slaves on a "per head" basis. The government knows that they can only extract so much money out of the economy, so their idea is to bankrupt private owners so that the banks who are behind this syndicate become the owners of all the assets in this country. That's the real scheme; that's the real motive. By encouraging Congress to spend money it doesn't have, Congress has to turn around and "lien" on American labor and American private property for collateral. See they do that by fraudulent conversion of birth certificates, for example. Doctors, who are franchisees of the state, are obliged to sign birth certificates and forward them on to the Secretary of State. They make certified copies and forward those birth certificates to the Department of Commerce in Washington, D.C. The Department of Commerce does the same thing: they make certified copies and forward them on to the International Monetary Fund in Brussels, Belgium.

Now this is the center of the hub of the banking syndicate and they are, of course, loaning these huge sums to various governments around the world, including the Congress of the United States. The Congress needs something for collateral, and what they use for collateral are these birth certificates. They get treated as certificates in equity which mature on the 18th birthday of the person whose name appears on the birth certificate. The bank then keeps track of these and uses the number that any particular nation has available, as collateral on the international debt, as "performance units" on the international debt. These certificates in equity end up being regarded as "performance units" on the international debt. The more of those you have, the more money you can borrow. It's like this: the more collateral I have, the more money I can borrow from banks and the more I can secure. So, governments are securing their international debt by "liening" on the persons and property of their citizens. They're doing this on a massive scale, and it's technically a fraudulent conversion of the birth certificate because, if they did that with your birth certificate, they never told you they were doing it. They never told you they were obtaining a lien on your person and starting a third-party debt that you're responsible for. You had no meaningful

choice in the matter, which makes it an "unconscionable contract" by definition.

In 1921, the federal Sheppard-Towner Maternity Act created the birth "registration" or what we now know as the "birth certificate." It was known as the "Maternity Act" and was sold to the American people as a law that would reduce maternal and infant mortality, protect the health of mothers and infants, and for "other purposes." One of those other purposes provided for the establishment of a federal bureau designed to cooperate with state agencies in the overseeing of its operations and expenditures. What it really did was create a federal birth registry which exists today, creating "federal children." This government, under the doctrine of "Parens Patriae," now legislates for American children as if they are owned by the federal government. Through the public school enrollment process and continuing license requirements for most aspects of daily life, these children grow up to be adults indoctrinated into the process of asking for "permission" from the government imposing as God, to do all those things necessary to carry out daily activities that exist in what is called a "free country."

Before 1921 the records of births and names of children were entered into family bibles, as were the records of marriages and deaths. These records were readily accepted by both the family and the law as "official" records.

Since 1921 the American people have been registering the births and names of their children with the government of the state in which they are born, even though there is no federal law requiring it. The state tells you that registering your child's birth through the birth certificate serves as proof that he/she was born in the United States, thereby making him/her a United States Citizen. For the past several years a social security number has been mandated by the federal government to be issued at birth. In 1933, bankruptcy was declared by President Roosevelt. The governors of the then 48 States pledged the "full faith and credit" of their states, including the citizenry, as collateral for loans of credit from the Federal Reserve system. To wit: "Full faith and credit" clause of the Constitution of the United States article 4. sec. 1, requires that foreign judgment be given such faith and credit as it had by law or usage of state of its origin. Foreign statutes are to have force and effect to which they are entitled in the home state. And that a judgment or record shall have the same faith, credit, conclusive effect, and obligatory force in other states as it has by law or usage in the state from whence taken.

The state claims an interest in every child within its jurisdiction. The state will, if it deems it necessary, nullify your parental rights and appoint a guardian (trustee) over your children. The subject of every birth certificate is a child. The child is a valuable asset, which if properly trained, can contribute valuable assets provided by its labor for many years. Why do you think they teach teachers to not only teach their students, but their parents that their child needs a good education so that they can grow up and get a good job?

They have been making the people slaves for years and no one has ever stopped to question them on it? The child itself, when born, is the asset of the trust established by the birth certificate, and the social security number is the numbering or registration of the trust, allowing for the assets of the trust to be tracked, thus making whomever gets a birth certificate owned by the state. Everyone who has a birth certificate, are considered assets of the bankrupt United States of America, which makes them designated by this government as "Human Resources". Again, ask yourself, why do you think when you call to see if a company is hiring, you have to go through a division known as Human Resources?

Today we are defined as human resources, believed to be owned by the government. The government now wants us, as individuals, to be tagged and tracked. Government mandated or legislated National I.D. is unconstitutional anyway you look at it. Federal jurisdiction to legislate for the several states does not exist. They have no legislation for ordering you to have a identification card, health card, and so forth, but they know the people are ignorant to the Law, so therefore by ignorance of the people, the government is allowed to freely at will keep coming up with forms of taxation against the American people. Birth Certificates proves that you are national property of the International Banks. The birth certificate thus becomes a form of theft, the theft of the child's true identity as a free child of God to a servant of the State. By affixing a national seal of approval to a child, the state denies the freedom, rights, and dignity that God has ordained in the scriptures. You don't need proof that you were born, you breathing is proof enough for these hypocrites. By requiring a license, the state is claiming complete control and ownership over your

liberty, and property. Christ's assembly does not exist on paper, but in the hearts of men, and is expressed in their outward acts. Because there is no breath of Life from God in such pieces of paper, we should not look to them for any authority for doing anything. Each of us is a **sovereign** and each one of us was given unalienable rights by God we **do not** need to have our birth registered.

Firstly, there is a vast legal difference between a State issued "Birth Certificate Ceryificate of Birth" and a "Certified copy of a live birth". A Certifvcate, as used today, is not lawfully the same as a certified copy. A Birth Certificate is issued by the State to conform with federal requirements under the purported necessity of 'vital statistics'. In Florida State, for example, the Florida Department of Health (alk/a HRS), Office of Vital Statistics, issues these statutory certificates. The names are spelled in all capital letters and conform to federal 'law' regulations.

Prior to the 1860's, the only certification of a birth came from the church, not the State or government. The church required two Christian witnesses to attest to, by their signatures and seals, the birth, be it a live birth or a stillborn birth. The church viewed that living or dead, the birth was to be attested to under affirmation before God.

The following is from Webster's 1828 Dictionary:

certificate, n. 2. In a more particular sense, the written declaration, under the hand or seal or both, of some public officer, to be used as evidence in a court, or to substantiate a fact. A certificate of this kind may be considered as given under the oath of office. 3. Trial by certificate, is where the evidence of the person certifying is the only proper criterion of the point in dispute, as when the issue is whether a person was absent in the army; this is tried by the certificate of the Mareschall of the army, in writing under his seal.

certify, v.t. 1. To testify to in writing; to make a declaration in writing, under hand, or hand and seal, to make known or establish a fact. 2. To give certain information to; applied to persons. We have sent and certified the king -Ezra 4. 3. To give certain information of; applied to things. This is designed to certif-y those things that are confirmed of Gods favor. It is followed by of, after the person, and before the thing told; as, I certified you of the fact.

From the Merriam-Webster 1998 Dictionary, one hundred sixty years later:

certificate, noun. Middle English certifiat, from Middle French, from Medieval Latin certificatum, from Late Latin, neuter of certificatus, past participle of certificare, to certify, 15th century. 1. a document containing a certified statement especially as to the truth of something; specifically: a document certifying that one has fulfilled the requirements of and may practice in a field. 2. something serving the same end as a certificate. 3. a document evidencing ownership or debt <a certificate of deposit>.

certify, transitive verb. Inflected Form(s): -fied; -fy-ing. Middle English certifier, from Middle French certifier, from Late Latin certificare, from Latin certus certain -- more at CERTAIN. 14th century. 1. to attest authoritatively: as a. CONFIRM b. to present in formal communication c. to attest as being true or as represented or as meeting a standard d. to attest officially to the insanity of. 2. to inform with certainty: ASSURE. 3. to guarantee (a personal check) as to signature and amount by so indicating on the face.

To 'certify' is to testify to in writing: to make known or establish as a fact. The word is not essential to a 'certificate'. - State v. Schwin, 65 Wis. 213 (1886).

By looking at the defamations and cite above, it's clear that a certificate is a document, issued by a public officer, i.e., the government, to substantiate a fact of legal privilege. In contrast, to certify, as in a certified copy, is to attest as to the truth in the manner of a confirmation by witness signatures and seals before Almighty God.

The Birth Certificate Bond Explained

The Certificate Of Registration of Live Birth is By Banking Definition Termed "A Certificated Security" The application they made was known as "an application for a live birth certificate" and what issued from this application was known

as a “birth certificate.”

...the ‘company’, the “United States” kept the original application and gave your parents a copy of a birth certificate.

There is no real gain, therefore no income, therefore no income tax.

The application they made was known as “an application for a live birth certificate” and what issued from this application was known as a “birth certificate” This created what is known as a “foreign situs trust account”.

Also when we filled out the Form SS-5 we ‘allowed’ the ‘company’ access to our account, our check book as it were, the pre-paid account that was set-up when our birth certificate issued. We gave them permission as signers to write checks on our account, and they do all the time. Keep in mind, this is the same account the bankers fractionalized and created huge, almost unlimited sums of “money”, and we became ‘co-business partners’, with the ‘company’. They are able to access and use our pre-paid account, for whatever they deem necessary.

...the ‘company’ then took the application and pledged your future labor as a guarantee for payment to the bankers, also known as the International Monetary Fund (IMF). The bankers gave the company a credit for your application against the amount that the company owed the bankers, which at the time of your birth, was worth close to 1 million dollars. This transaction is what is referred to as a “money of account” transaction, as no real money changed hands. It was simply an accounting entry against the debt owed to the bankers, by the company.

Deception?

The bankers then took the [your] application, and used fractional banking lending. It is the birth certificate that is proof that an application was submitted. It is the application that is the real negotiable instrument and the birth certificate proves there is a negotiable instrument being used in commerce -- to borrow money.

HUH? What is that you say?

#8230; fractional banking If a [your] birth certificate is worth, say, 1 million, the bank can loan that same 1 million out as many as 9 times, thus making the [your] birth certificate worth 9 million; and it keeps going, going and going.

How to Get Your Title back!

Right now, even though they have no legal right or claim or lien, the bankers control your “title” / birth certificate.

...you are the only one who can go to the ‘bank’ and redeem and regain control of the [your] birth certificate. Just like the car. The car gives value to the title to the car. You give value to the title, the [your] birth certificate.

Without you, the birth certificate is worthless.

Authentication of Your Birth Certificate

When you receive your Authentication from the U.S. Department of State your actions establish you as a sovereign (a creditor). You are from “without the United States” a foreign country.

Authentication of Public Documents:

When a document is to be used in a foreign country, it may be necessary to have the document authenticated. An authentication certifies the signature and the capacity of the official who has executed the document. The authentication may also authenticate the seal of the official.

- A Certificate of Authentication is issued by the Your Secretary of State to authenticate public document for use in any country which is not a member of the 1961 Hague Convention Abolishing the Requirement of

Legalization for Foreign Public Documents.

- An Apostille or Certificate of Authentication issued by the Your Secretary of State is a one-page document with a laser printed facsimile of your Department of State Seal. Both the Apostille and Certificate of Authentication include the facsimile signature your Secretary of State or his/her deputy.

You Have Been Entrapped in a Profit-Making Scheme

Chances are you aren't obligated to be considered any form of federal Municipal CITIZEN nor as a federal Territorial Citizen, but you have been entrapped in a profit-making scheme that pretends that you have knowingly and willingly agreed to act as a volunteer federal employee - specifically, as a "Withholding Agent" - a Warrant Officer in the Merchant Marine Service, and that you have purposefully and knowingly enrolled in the Social Security program which is only available to federal employees in order to receive benefits from the Public Charitable Trust (PCT) which was organized in the wake of the Civil War for welfare relief of former plantation slaves.

What? You never worked a day for the federal government? You were never told that "Social Security" is only for federal employees and dependents? You aren't a former plantation slave? You never got any benefits?

Well, then, you have to stop calling yourself any kind of "US citizen" - because citizens all work for the government. They have a duty and obligation to obey every statute, code, and whim of the government as a result, and they are also liable to pay federal income taxes. You also have to stop voting in any "US elections" including "State of State" elections, because the States of States are just local franchises of the federal corporation(s) defined at 28 USC 3002 (15).

So, Step One - withdraw and rescind any and all applications and enrollments as a "registered voter". You have no natural interest in the elections of a foreign corporation that you don't work for, right?

If you don't get a paycheck direct from the federal government and you don't want to function as a for-free Withholding Agent and aren't interested in any "benefits" that you pay for yourself and don't want to be held subject to the whims of a foreign entity that is supposed to be providing you with Good Faith Service instead- then read on.

You have been mis-characterized and defrauded and you have prima facie evidence of that readily available. You think of it as your Birth Certificate, but it isn't. It is a "certification" that a federal MUNICIPAL "PERSON" was created and named after you and that at one point in your life you were a real American. You were born on your birthday, but the MUNICIPAL PERSON has a birth date which is several days or weeks later - the filing date shown on the certificate.

Please note that the "Birth Certificate" is printed on bond paper. It is a security instrument. Please also note that it has been signed by the Registrar - an officer of the probate court. This is prima facie evidence that your earthly estate was probated when you were only a few days or weeks old and that it was seized upon by the State of _____ or STATE OF _____ and operated for its benefit from that time on.

Please Note: Certificates of Authentication may also require an additional certification from the United States Department of State prior to submission to the foreign country.

Learn about your birth certificate, and the almost unlimited value associated with it.

You can regain control by authenticating your birth certificate at U.S. Department of State, Washington, DC. For complete information on how to own your "title" / birth certificate.

See: ["About the Mis-use of Proper Birth Names"](#)

[Order Redeem Your Birth Certificate Information \\$75.00](#)

See Also: [Why is the guy in jail?](#)

See Also:

The UCC-1 Financing Statement

 [educationcenter2000.com /legal/Financing_Statement.htm](http://educationcenter2000.com/legal/Financing_Statement.htm)

The UCC-1 Financing Statement is a form filed with the Secretary of State establishing a record of a security agreement between a debtor and a secured party. Once filed, it is irrefutable in commerce.

It is a rather benign looking form that could very well be the most powerful instrument in commercial law ever discovered by the patriot movement. It is also by far the most dangerous. The process hailed as "Redemption" is fast and furiously sweeping the country, with noticeable results both positive and negative. It is like a gun in the hands of a person who is a skilled marksman.

But any weapon can be used against you if you don't have the capacity to wield it.

You are a sovereign under your Creator. The name that appears similar to your own but is in all CAPITAL LETTERS and even Upper and Lower case name is a trust (a fiction). That trust (fiction) is a "person" under the Internal Revenue Code, and a "taxpayer." That "person" was created when your mother allowed for the assignment of a birth certificate.

Such an instrument is a certificate of title, title to a business entity that exists for one, and only one, purpose. It was created to be collateral on a debt that can never be "paid." It is an indentured servant that is bound in perpetuity from inception to dissolution. It has always been, and always will be, a DEBTOR. The only question remaining is to whom is it indentured?

So what are you actually doing when you file a UCC-1 making the ALL CAPITAL LETTER NAME (a fiction) the Debtor and upper and lower case name (a fiction) the Secured Party Creditor? You are creating public notice that has two fictions identified as Debtor and Secured Party Creditor.

I cannot see how that is taking control of your Title.

What Is The Purpose Of A Name?

If I want to know how you are called, what is your name or what is one of your names? Usually a judge just wants to know your name because he needs you to identify the body in front of the court; the collateral.

What is the purpose of a name; what is associated with the name (in commerce)? Liability; titles, rights, interest, liabilities, and duties the name binds you to a contract.

When I say "who are you?" Now, who are you? When this body dies is it not true that there is a spirit inside? For those of you who believe in God when this body dies there is a spirit and it goes someplace, are you in concert with that? So in reality, is this me or is it the spirit inside this body in me? But this body is not me is it? I am spirit, so if I ask you who you are, just like God answered to Moses "I am who I am" "I am me" The spirit inside this body in me is the sovereign.

Who are they charging?

When they arrest the vessel and attach it as a surety to the charges – if you're a creditor you're going to put something up (bond it) to release the vessel. If you put up a bond, there's no need for the body to be a surety (a bond). Your DEBTOR gets a ticket for \$ 95.00 for speeding. It is always the debtor that is presented with the charging instrument since the bankrupt corporate courts are not able to deal with sovereigns, only business entities.

These governments don't even charge people with anything. They are charging the STRAWMAN, or ens legis.

They are charging a name (fiction).

What is the birth certificate?

The birth certificate is a security agreement between the state and the party and that security agreement when registered in a public registry system becomes a claim a lien or a title against the body. So if you're STRAWMAN estate fails to make a payment let's say on a criminal charge and the STRAWMAN estate is now found guilty on that criminal charge then there is a duty, a liability, a tax; against that estate to set off that charge.

Since the body is the currency or the source of the currency when they deposit the body in a physical location and the body is money. Isn't the deposit of money called a bank? And so aren't prisons banks? And the prisoner in there owes a certain amount of money for which his body through the registered security agreement ties him into the contract. And the amount that he owes is like a certificate of deposit. It has a fixed amount good for a fixed period of time. And so everybody in a prison is in a bank on certificate of deposit. And that certificate of deposit those funds, that energy is tied up for a fixed period of time which cannot be let out into circulation. So you're kept in the prison as though you are a Certificate of Deposit on deposit. And what does the bank do with funding that's on deposit with these CDs? Don't they take that equity out and reinvest it and make money for-profit off the reinvestment of the equity?

Your body represents commercial energy. Money is the exchange (the currency) which exchanges commercial energy so the source of that which is used as money emanates in the living body. The dead body has no commercial value because it cannot either by the mind or by the physical nature of the body create and work, transport or change any energy.

What about the bonds that are that are put up? That's part of the exchange of the energy. But in order to invoke the bond it has to come from someone with authority and permission. So in reality it is your signature (of a live human body) which creates that which is a commercial energy or that which is used as the money.

And that bond or instrument only has a value when the asset is pledged. So the body, the asset, is pledged. For instance, if I have a bond in the bank and it is an asset backed bond they will trade these on the trading floor and they will make more money out of it. But backing of that bond is an asset that is pledged; the interest in that asset is pledged. So you must pledge your interest in the property (the body) to them. And now they have an interest in it they can float these instruments and earn more money.

Where do they create the interest in your body and how did you give it to him? You set up a trust. And what you put it into was your birth certificate to begin with and then each transaction you authorized continued to go into it interest so your birth certificate created a trust with all your commercial energy to vest in a living man of the energy of his own body putting it into this trust.

The Public (Democracy) and the Private (the Republic)

You can't give up your inalienable rights, they are always there they're inalienable, they are God given, the only one that can take them is God, but you can contract them away, and in this world we have two forms of government the Democracy and Republic; Democracy and Republic are two forms of government which are distinguished by their treatment of the Minority, and the Individual, by the Majority.

In a Democracy, the majority has unlimited power over the minority. This system of government does not provide a legal safeguard of the rights of the individual and the minority. it has been referred to as "Majority over Man". You can be a victim in a Democracy if you don't know the rules.

In a Republic, the Majority is limited and constrained by a written constitution which protects the rights of the individual and the minority. the purpose of a republic form of government is to control the majority and to protect the

God-given, inalienable rights and liberty of the individual. The United States of America is founded as a Republic under the Constitution.

When they say "we the people" they're not talking about individuals out there. The people out there are talking about the representatives of the state and you can find that in the Bill of Rights.- You don't consider yourself to be a United States citizen do you?.

You are absolutely not a corporate citizen! The name of the state, (i.e. California), you live in is your country.

Now of course your allegiance is to Almighty God. It's not "to the United States of America to the Republic for which it stands."

Your allegiance is to Almighty God, so I certainly wouldn't be doing any Pledge of Allegiance to a United States corporate flag. But everybody gets to choose to and take what they get.

It is the STRAWMAN's account that generates all the money. You can't (the sovereign) interact with the public; only the STRAWMAN (bailor) can. You're the Trustee for the STRAWMAN and you're responsible. Your body (to which they hold Title) is surety for the trust.

Webster's defines a name as a word by which a person or thing is known; a word of the speech sound or series of speech sounds that communicates a meaning.

Sovereign's (creditors) operate in the Republic outside the Democracy. Without the United States

Your STRAWMAN (fiction debtor) acts in the Democracy.

You can take control of your Title.

You Should Not File a UCC-1 Financing Statement

There are two kinds of people in this world and that's it. It is not black and it is not white it is not gray there's not yellow, there is not brown, there is not male there is not female. There is **debtors** and **creditors**. And that's all you have in the context that we are speaking of.

You have heard of people making the distinction of the ALL UPPER CASE name and the Upper Lower case name.

Are you either of them?

No! They are just two different forms of titles (fictions), of identifying interest, of identifying liability, also referred to as an appellation. How many John's and how many David's and how many Jack's are there?

In fact in commerce, a private trust is a natural person. Look up natural person in your Law dictionary, because only a natural person can contract or create the public trust.

person. "A person is such, not because he is human, but because rights and duties are ascribed to him. The person is the legal subject of substance of which the rights and duties are attributes. An individual human being considered as having such attributes is what lawyers call a natural person. Pullock, 1st book of jurisprudence, 110. Gray, nature and sources of law, ch II."

Black's Law Dictionary 4th Edition.

person. "In general usage, a human being (i. e. natural person), though by statutes term may include labor organizations, corporations, legal representatives, trustees, trustees in bankruptcy, or receivers.

Black's Law dictionary 6th edition

private trust. One established were created for the benefit of a certain designated individual or individuals, or a known person or class of persons, clearly identified or capable of identification by the terms of the instrument creating the trust, as distinguished from trust for public institutions or charitable uses.

Black's Law dictionary 6th the edition

I hope you do your due dalligance and learn what the UCC-1 Financing Statement is used for. For me, if I had filed a UCC-1 Financing Statement I would terminate it as soon as possible with a UCC-3.

It is possible to void and cancel a State issued "BIRTH CERTIFICATE" or "CERTIFICATE OF BIRTH"? Yes. Is it possible to obtain a "certified copy" of a hospital or birthing center witness attestation - to a live birth?

Yes, to find out how click here: [Redeem Your Birth Certificate](#)

The information here is presented by: <http://educationcenter2000.com>

Our mission is to educate consumers about secured and unsecured credit and options available to them.

We believe that if you don't know your rights, you don't know your options.

Join Us Today, We have been successfully helping consumers with Debt Resolution and Credit Repair more than 10 years.

Identity Redemption Information Pack

 educationcenter2000.com/info_pak.htm

Redemption Instructions and Sample Documents

Are you a man or woman looking for or experiencing any of the following problems or issues?

You will learn real solutions here.

- a) Have you recently discovered that the so-called system in this country is oppressing you?
- b) Do you understand that there is a problem, but you can't quite put your finger on the actual solution?
- c) Tired of being the victim of corruption?
- d) Is there an agency taking or about to take everything you have?
- e) Are you in debt to the point that you feel hopeless and without a solution?
- f) Looking for a solution to all of these situations and more that you haven't thought about or didn't realize were there, and are you ready to take on full liability and responsibility for your actions?

With this information can educate yourself on who you are (the real living flesh and blood man/woman) and recognize the STRAWMAN (fiction). If anyone goes after your STRAWMAN you will be able to understand how to handle these affairs yourself to keep from becoming a victim of their fictional commercial venue. By reading and studying the material in this package you will empower yourself to know who you are dealing with in commerce and gain an understanding of the difference between public and private and de-facto and de-jure.

The Uniform Commercial Code makes commercial or administrative remedy available to anyone who has been presented with a financial claim, accused of wrongdoing, or subjected to injury or loss in today's corporate commercial world.

Establishing a documentary foundation that's integrated, correct, and complete is essential for predictable success in these proceedings.

Also, it's vitally important to establish your documentary foundation of a legal accusation, material injury, or substantial loss.

Virtually everything we touch or interact with in our daily lives is both "corporate" and "commercial" in the "legal" sense of these terms. Even our governments and our courts are corporations operating "in commerce" for "economic profit" which they harvest from us, the people, whom they only "appear" to serve. You need to learn about the de-facto state government corporations and how to deal with them.

We are all sovereign, but most of us have chosen to be subjects.

As a Sovereign: No process of law—"color" of law under present codes, statutes, rules, regulations, ordinances, etc.—can operate upon you; no agent and/or agency of government, including courts, can gain jurisdiction over you, without your consent! You do not exist within their fictional commercial venue.

What/Who is The STRAWMAN

Demand in Abatement

The definition of abatement is the removal of a problem which is against public or private policy, or endangers others. A chancery practice, a suspension of all proceedings in a suit, from the want of proper parties capable of proceeding therein. It differs from an abatement at law in this, that in the latter the action is in general entirely dead, and cannot be revived. An abatement demand pleading, is the overthrow of an action in consequence of some error committed in bringing or conducting it when the plaintiff is not forever barred from bringing another action. Abatement is by PRIVATE a letter to the Judges chambers (in Camera). There can be no demurrer in abatement.

A Demand in abatement is issued by absolute right pursuant to applicable to such acts of Blasphemy; against the foreign agents acting as though they are representing the LAW, When in Truth they are acting for alien enemy agencies of a statutorily created, foreign *de-facto* corporations known as the UNITED STATES OF AMERICA, UNITED STATES, DEPARTMENT OF REVENUE, INTERNAL REVENUE SERVICE, in any of the 50 states in any U.S. District Court and the like, acting under the color of law. The said agents are imposing a suretyship, by attaching an illegally presumed *persona designata, nom ae guerre*, created by them as your STRAWMAN NAME, upon this good and lawful living man, (Your Name Upper and Lower Case first and middle Name: family (Your Last Name), *suae polestate esse*. First and foremost it is Blasphemy against Yeshua-bin-Yahweh, the trespass is without authority, is counter to man's morals, being in the nature of a *Praemunire* which is outlawed by the general custom in this nation state and, thus, is in violation of the Right of Privacy, the *lex non scripta, which* is the *jus publicum* in this nation state:...

Learn how to create the Request of Abatement

The people granted authority to the state legislature to adjudicate only a few matters: Actions at law, actions in equity, and actions under the rule of necessity (military). Admiralty was remanded to the federal government and the states (are supposed to) have no authority to legislate in this jurisdiction. There was a time when someone aggrieved of harm would file a tort at law. Moreover, the nature of the action governed the rules of the procedure. If there was a breach of contract, then this was an equity matter. If the aggrieved party could allege a tortious breach of contract, this matter was moved from the equity side of the court into the law side. Understanding this you will learn to handle your own affairs as a creditor.

Your Constitutional Rights

Did you know there is no such thing as "Constitutional Rights"? Your Rights are given to you by God, your Birthright, your Inheritance, Sovereign, and cannot be restricted or taken from you.

The Constitution does not give you any rights, it RESTRICTS GOVERNMENT from interfering in the Right of **Sovereign** Natural People to exercise their Inherent Rights freely.

Learn how to exercise these Rights and protect yourself by knowing what your **Sovereign** Inherent Rights are, in order to demand them in a courtroom.

Increasingly, people find themselves without any rights in court, entrapped in snares created by de-facto state governments to create fines, seize private property, children, inheritances and freedom. People are finding that their attorneys, often paid huge sums of money, do not aggressively defend them, but actively work for the system.

Knowing the real nature of the court (they treat you as a debtor) and what is happening against you is half the battle in preventing the state from abusing you and your family. Learn why you do not want anybody to "represent" you, how you give up your Sovereignty when you allow anyone to represent you. Learn to tell the public servants in black robes that you do not allow them to violate your Rights and abuse you.

Learn to tell the court that you do not voluntarily comply with an unconstitutional Statutory Corporate Administrative

process and that you are not a "commodity" to "sustain" a "funding resource stream" for the STATE.

Your Right to Livelihood

How to discharge debt with the IRS, IRS due process, handling liens and levy's, challenge jurisdiction, IRS fraud exposed, Trust Indenture, Notice of Presentment, Agent Misconduct complaint, Collection Appeals, FOIA, Appeal, sample FOIA requests, sample complaint, SSN disclosure, counter demand, Notice of Proposed Assessment and more...

Your Right to Travel

Judicial Notice of my right to travel exhibit, how to cancel a citation within 72 hours, dealing with traffic tickets, how to proceed when stopped, Unprejudiced Reservation of Rights, Notice to Arresting Officer, Truth Affidavit Maritime Claim Rules, Why should you always fight your traffic ticket...

Your Right to Property

Banking, Bank Presentment, Handling Banks and County Recorders, Mullin's Secrets of the Federal Reserve, Patriot Act makes banks pry into new accounts, What is a Surety Bond, 20 UCC Provisions Bankers Forget. Commercial Lien, The Commercial Lien Process, Notice of Lien, common law lien format. True Bill Commercial Presentment Default, Unsecured Debt, Debt Collection FAQ, FTC opinion on verification, Demand to Cease and Desist Collection Activities, Discharging Unsecured Debt. Due Diligence, The Real Story of the Money Control Over America, The Sheeple Fiat, Foreclosures, Land Patents, Asset Forfeiture Manual, Involuntary Bankruptcy and 100's of folders packed with information prevent you to being the victim of legal system corruption and government oppression.

How to talk to the police! (Shut Up!)

Included in this package are two videos produced by a prosecuting attorney and a police detective telling you how to conduct yourself when stopped by a traffic cop or when you are arrested.

You Cannot Be a Victim in the Republic

No process of law—"color" of law under present codes, statutes, rules, regulations, ordinances, etc.—can operate upon you; no agent and/or agency of government, including courts, can gain jurisdiction over you, without your consent! You do not exist within their fictional commercial venue.

If you don't get a remedy then it is truly the enemies fault. And who is the enemy here? We know who the enemy is and do not think it's anyone other than YOU. You are absolutely your own worst enemy.

"We of this mighty western Republic have to grapple with the dangers that spring from popular self-government tried on a scale incomparably vaster than ever before in the history of mankind, and from an abounding material prosperity greater also than anything which the world has hitherto seen."

"As regards the first set of dangers, it behooves us to remember that men can never escape being governed. Either they must govern themselves or they must submit to being governed by others. If from lawlessness or fickleness, from folly or self-indulgence, they refuse to govern themselves, then most assuredly in the end they will have to be governed from the outside. They can prevent the need of government from without only by showing that they possess the power of government from within, a sovereign cannot make excuses for his failures; a **sovereign** must accept the responsibility for the exercise of the power that inheres in him, and where, as is true in our Republic, the people are **sovereign**, then the people must show a sober understanding and a sane and steadfast purpose if they are to preserve that orderly liberty upon which as a foundation every republic must rest."

Theodore Roosevelt: Jamestown Exposition April 26, 1907

You are either **sovereign** or you are not and if you are sovereign you do not have one single excuse. You are responsible to be here, you are responsible to internalize this or get the guidance for it and then understand what you were guided to.

YOU are the enemy.

The Republic is here and the Democracy is here. When you understand that, the skies will clear any epiphanies will come to you. These principles and understandings being presented to you are going to give you the remedy for all that troubles you.

In fact we have shown you in keeping your administrative process PRIVATE that is playing (operating) in the PRIVATE. I will show you how to stay in the Republic (the court has no jurisdiction over you) in the court.

The Republic is the PRIVATE.

PRIVATE is the Republic; the PRIVATE has always existed and always will as it did in the Roman times it does now. The Republic is everywhere.

It's not that the Republic is gone. It is there.

YOU must know how to access it and only an individual who takes responsibility and acts as the creditor in such a way as "I am the one bringing resolution and solution." "I am here to solve your problem." Those are the only people that can gainfully access the Republic.

The PRIVATE is already here! It's now you are PRIVATE! The Republic is here and NOW!

Debtors Can Be Victims in the Democracy

You have a bunch of debtors who operate the Democracy. We cannot take away the Democracy for the debtor's because they want benefits and privileges. And also there are people that need benefits and privileges.

The Democracy takes care of the Paralympics and the medically infirmed and the old that have not planned for their future. This government is beautiful they take care of people.

If you dumb people down far enough they don't even know that they have rights they think they only have privileges.

Privileges differ in that they are granted and revoked by the government; rights do not derive from government but limit the exercise of governmental powers.

KNOW WHO YOU ARE!

For Example: Take the Massachusetts Commonwealth. Is the wealth common in the individual Republic or is it common in the society in the democracy? The answer is yes whichever side you go to.

So we have also used terms like domestic; non-domestic domestic is the public it is the democracy; nondomestic is private the Republic. Isn't it interesting we have a term non-domestic and we have a term foreign?

Why would we have nondomestic and foreign? Unless non-domestic and domestic co-existed.

So there has always been a Republic. Very few people access it and utilize it or take responsibility to the level it takes to operate there.

Finally, you have the information you need to know **who you are**, and understand who the STRAWMAN (fiction) is

and take on full liability and responsibility for your actions. You will stop being a victim of government oppression and legal system corruption and understand how to live freely within the fictional commercial venue.

See Also:

[The Power of Acceptance](#)

\$ 254.95 [Order Step 1 Here](#)