

# Let Justice Be Done though the heavens should fall



## **WARNING**

LEARNING YOUR RIGHTS CAN BE ADDICTIVE.  
AS A RESULT YOU MAY BE BORED BY YOUR CURRENT  
SOCIAL CIRCLES. BE AWARE AT YOUR OWN RISK.

**LETJUSTICEBEDONE.COM**

**Do no harm**

# Index



***"Employ your time improving yourself in other men's writing, so that you shall gain easily what others have laboured hard for." - Socrates.***

You may very likely be upset or angered by things you discover within these pages. So be it. The fact of the matter is that truth itself, by its very nature, is belligerent. Because it wages war against all forms of deception and mind control. If you wish to take away value from this document you should make a deliberate, conscious effort to be aware of any impulses you may have to reject the information presented here solely based upon your initial emotional response to this information. It is a logical fallacy to try to judge the truthfulness of any information based upon how you feel when first discovering it.

This is released in the spirit of service, and is not to be intended to be utilized with the intention of malice, greed or ill will of any kind. Thank you for being the change we all want to see. The information you are about to receive is not intended as legal advice, just information on subjects you most likely have not been exposed to. Subjects that are in plain sight but are often hidden from general knowledge. The content and opinions within these pages are what we should have been taught in school. YOU are encouraged to turn off the IDIOT BOX and actively seek the truth. This information is not a get out of jail free card. If you harm someone, you will answer to it...

**DO NO HARM**, this is Human Rights 101. Congratulations! You just graduated.

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**Do no harm**



# Preamble



**"Evil triumphs when good men do nothing."  
- Edmund Burk**

To ensure that good men do nothing, they must first be taught nothing. Up to this point, we have been directly misled, not educated on our rights, and made ignorant as to who we really are with the public school system (which is controlled by the government and paid for by us). We are not taught our rights in their system. We are not even taught the most fundamental skill a person can learn...the ability to feed oneself. If you let a house thief educate your child, you will only end up with two house thieves. However, it is not their responsibility to teach us our rights. It is ultimately our responsibility to educate ourselves.

It is the responsibility of each of us to investigate what it is that truly governs each of us, mentally physically, consciously and spiritually. There is always a choice. At some point, an infiltration has taken place. Our natural, unalienable rights are now considered to be a dispensation of government. Freedom has never been so close to slipping from our grasp as it is at this very moment. We have a government, not the other way around. A government has absolutely no authority, resources, land, or money that was not granted to it by the people. It is time to check the growth of the government which has far exceeded the LIMITED authority it was granted with the consent of the governed.

Our current corporate government is the opposite of what the Republic and the Commonwealth were created for. Everything that the government attempts to regulate is destroyed. Fisheries, mining, forestry, education, the economy, healthcare, energy... basically, the planet and society in general. How can anyone truly believe that we need these

people to manage everything? They are very good at getting what they want. If they wanted the resources managed properly, they would be. Supervising the resources for the benefit of the people is clearly not their highest priority. The people can only thrive in their natural setting, using their moral compass as their guide. We are all just a bunch of apes dancing around on a spec of dirt that exists in conjunction with a giant ball of fire. Nobody is in charge. NOBODY.

Government, in its present incarnation is a fairly recent phenomenon, there has never been anything quite like it. And isn't it interesting that there has never been so many problems on the planet? What a coincidence. We can also thank two or three earlier generations for shitting the bed as far as protecting our rights are concerned. But no use playing the blame game. The situation is what the situation is, so what the fuck are we going to do about it?

# 1. In The Beginning



**God as my witness, I claim the following to be true to the best of my knowledge and understanding. So help me God...**

## 1.1) Unalienable rights

The hierarchy of operations in the world are in this order: God, Man, government, and corporations. If you are not comfortable with the word God, this is in reference to God in the sense of Law. In the sense of there being an underlying dynamic which led to the creation of laws that are at work in the universe. If you are not comfortable with the word God, then identify with the underlying intelligence in Nature or Creation. It doesn't matter.

The word government is not worthy of a capital "G". It is an entity that is inferior to Man, and therefore does not deserve upper lower case status. Only lower case status. When contemplating your creator, can the government claim any divine authority over you for any reason whatsoever? The created cannot be greater than the creator. Therefore, the government cannot be greater than the public it claims to serve. No different than the fact that we cannot be greater than whatever it is that created us.

The Magna Carta (latin for The Great Charter) is the founding document for our human rights. It expressed for the first time the radical idea that even the king be subject to certain restrictions. Subsequent english law specifically described certain things that those in power can never do. All crown colony legal systems are based on this document.

In 1213, King John was losing his wars and losing support from his **barons**. He had no money left and needed help. He accepted an offer from Pope Innocent III and surrendered the kingdom of England to God and the saints Peter and Paul...(the pope). King John became the Pope's **Vassal**. So the Vatican essentially owned England.

First drafted by the Archbishop of Canterbury to make peace between the unpopular King and a group of rebel barons, it promised the protection of church rights, protection for the barons from illegal imprisonment, access to swift justice, and limitations on **feudal** payments to the crown, to be implemented through a council of 25 barons. King John was forced at knife point to sign the Magna Carta, but he signed it under **duress**. Is that a legal contract? A valid contract requires that an individual participates of his his own free will. If not, then how was this document used for the basis for our legal systems?

## Exhibit

Magna Carta- sec 39

No Free man shall be seized or imprisoned, stripped of his rights or possessions, or outlawed or exiled, or deprived of his standing in any way, nor will we proceed with force against him, or send others to do so, except by the lawful judgement of his equals or by the law of the land..

Note 1: Law of the land: must be proven by a jury of peers that one did damage or imminent threat of damage to a person or property.

There are only two forms of law. God's law, and Man's law. There is not a single law in existence created by man that is mandatory. Although they may have the illusion of being mandatory, they simply do not exist. Provinces and Nations do not actually exist. The fundamental rule of all forms of law is...without your consent, you cannot be governed. Law is an agreement of the parties. It is what you consent to be governed by, something we are subject to, no matter what. Like the law of gravity.

It is impossible for a man to remove one or more of your rights. Can the government outlaw gravity? If so, the Anti Gravity Act should be passed. How many people are killed each year by gravity? Everything else is just contracts, agreement of the parties. Man made laws are not universal, not natural. There is no such thing as a universal statute that applies to everybody. You must be a consenting party to the contracts.

Sovereignty is the quality of having supreme authority over your own flesh and blood, human body or territory. Sovereignty itself is of course not subject to law for it is the author and source of law. But in our system while sovereign powers are delegated to agencies of the government, sovereignty itself remains with the people, by whom and for whom all governments exist and act. This confirms that you are the Grantor of all authority that the government has. The Grantor has the equity, and EQUITY IS KING.

Those that live in the UK may have been lead to believe that the queen is the only sovereign. This is wrong, the queen is given authority through the Coronation Oath. The oath is a binding contract between the crown and the people of the nation. This means that the people

gave her sovereignty. You cannot give away something that you do not possess yourself. This means that the people are all sovereign.

We have all forgotten how powerful that we all are. We have forgotten that we belong to and are part of one of the most amazing species that to our knowledge, has ever existed. We have become media obsessed and in turn, obsessed with our own appearance and the way others view us. Everything is about fear. The fear of debt, terrorism, ill health, climate change, etc. This fear keeps us believing that we need the government to protect us and rule us. With all of the distractions it is no wonder that most of us didn't notice the fraud that governments around the world have perpetrated on us. But, as you will learn, government is a creation of Man. And a creation of Man can never be greater than Man. The government needs your consent and this is where your power truly lies.

Common law is acts and statutes, the law of commoners; the people that used to be owned by lords. The laws that govern people completely without property, insolvent and bankrupt. And have to rely on the protection of their lords for the most part. Common Law is the part of the law of England formulated, developed and administered by the old common law courts, based originally on the common customs of the country and unwritten. It is opposed to equity. Historically, it is known as the law of the land. The law that applies to people.

Natural Law equates to God given rights. You have the right to life, liberty, and property. ALL FUCKIN THREE. If you settle for anything less that is your choice, as long as you do not trespass on another's rights (which are equal to yours). One man's rights end where another man's rights begin. What is a right you might ask? Simple, **A RIGHT IS ANY ACTION THAT DOES NOT RESULT IN HARM OR LOSS TO OTHERS.** Rights do not come from governments. Rights come from nature and are yours from birth.

Your rights are a part of you, like an appendage. If one of your rights are taken, it is no different than having a limb removed. Our rights have never been removed, they have just been buried under a lot of nonsense. You only have the rights you are willing to defend. If you are not going to stand up for yourself, then get to work, because you have taxes due.

## Exhibit

### Bill of Rights -Preamble:

The parliament of Canada affirming that the Canadian Nation is founded upon principles that acknowledge the supremacy of God, the dignity and worth of the human person and the position of the family in a society of free men and free institutions.

### Part II Savings 5. (1)

Nothing in Part I shall be construed or abrogated or abridge any human right or fundamental freedom not enumerated therein that may have existed in Canada at the commencement of this Act.

**This proves that the government recognizes that we have preexisting rights. The government has no right to force it's will on you contrary to your existing rights. They have specific rules to follow so that they cannot harm us. Our rights are not derived from or granted by this document. So who has authority to place conditions on them or take them away from us? The Bill of Rights proves legally that there is no power between you and God.**

## 1.2) Canada

The rulers of Europe understood that there was vast amounts of unchartered territory across the Atlantic. They chartered and funded corporations to make claims upon the land, directly and indirectly at the expense of the native people. This land was conquered by corporations. In 1867 the British North America Act was passed. Also known as the Constitution Act, it was the instrument that brought **federation**, the new nation, into existence. It was an act of British parliament.

### Section 52 Constitution Act, 1982

1. The Constitution of Canada is the supreme law of Canada, and any law that is inconsistent with the provisions of the Constitution is, to the extent of the inconsistency, of no force or effect.

This section of the Constitution gives the courts the power to rule that a particular law is not valid if it violates the Charter, which is itself part of the Constitution. While section 52(1) is not part of the Charter, it provides courts with an important power to strike down laws that violate Charter rights. If only part of the law violates the Constitution, only that part will be ruled invalid.

**The Canadian Charter of rights and Freedoms ends at section 32 because it is part of a larger act. The Constitution Act (passed in the U.K. as the Canada act). It is the short term of the Constitution Act which is schedule B to the Canada Act, passed in the U.K. 1982 An act to rename the BNA Act of 1867. It is not an act of the legislation of the government of Canada, it's above Canada. It created Canada. It is a charter that created the vessel. Therefore Canada is a foreign administration.**

This document merged all of the colonies and provinces into one, and that is all this document accomplished. Did the people of this land vote on the BNA Act? No, it was not created by the people, of the people, for the people. It was not a document created organically. But it was passed off on the original people of this land mass as a constitutional document. In order to have a **constitution**, THE PEOPLE must vote on the document... Not representatives of a foreign nation.

The government of Canada performs two roles. It was created in the United Kingdom for the express purpose of administrating law on this land. Their mandate was to uphold **ALREADY EXISTING LAWS**, which are our natural rights. The other side of the equation is that they saw fit to pass their own statutes and codes (which only apply to their own employees). The government has no authority to pass laws in our jurisdiction, they only have the ability to uphold already existing, naturally occurring laws. Everything they do is completely **INTERNAL** to their own organization...

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Constitution Acts, 1867 to 1982

**Section 32-33 : Application of Charter**

- [Section 32](#)
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**Section 32**

**Application of Charter**

1. This Charter applies
  - a. to the Parliament and government of Canada in respect of all matter within the authority of Parliament including all matters relating to the Yukon Territory and Northwest Territories; and
  - b. to the legislature and government of each province in respect of all matters within the authority of the legislature of each province.
2. Notwithstanding subsection (1), section 15 shall not have effect until three years after this section comes into force.

!!! The purpose of this section is to make it clear that the Charter only applies to governments, and not to private individuals, businesses or other organizations.

New Layout

**!!! This specification was removed from the website in early 2017, there is no longer any sign of it anywhere. Section 32 is no longer included in Wikipedia. As mentioned earlier, section 32(2) was necessary in order to give governments a chance to amend their laws to bring them into line with the right to equality. Section 15 of the Charter did not come into force until three years after the rest of the Charter became effective on April 17, 1982.**

In 1893, Queen Victoria canceled Section 2 of The BNA Act, ending hereditary rule. There was no Queen, no real crown. Only the Crown Corporation, which means that the BNA Act no longer had any force or effect. There was no law at all, apart from **contract** law. Contract between the parties. It must have been complete madness. The people of Great Britain travelled the world and brought their legal system with them. Though they declared their independence in 1776, the United States based their legal system after the British model. Although based on **common law**, the **admiralty** system came with it.

Admiralty courts are designed to govern business between corporations, not people. Their jurisdiction does not include the affairs of actual people unless they are knowingly (or unknowingly) representing a corporation or office. It is a well disguised fact that nearly everything that we believe our country to be, (courts, police departments, even the documents that represent us) are corporations in the world of commerce.

In 1931, the Statute of Westminster was passed by the king. It released all British colonies from the control of Great Britain, severing the tie between Canada and Great Britain. It gave those countries the opportunity to draft their own charters, meaning ALL INDIVIDUALS can draft their own charters and become their own nations because there is no longer an allegiance to anyone or anything. Canada was no longer subject to any statutes created in Great Britain. Because the link to the crown was broken Canada was technically in a

state of anarchy. We had no specific document for how this government was supposed to be rightfully organized in this land. It made us all free, instantly. Much better than the Universal Declaration of Human Rights...

The Universal Declaration of Human Rights (Universal Declaration) is an international document that states basic rights and fundamental freedoms to which all HUMAN BEINGS are entitled. It was adopted by the General Assembly of the United Nations on 10 December 1948. Motivated by the experiences of the preceding world wars, the Universal Declaration was the first time that countries agreed on a comprehensive statement of inalienable human rights. The Universal Declaration begins by recognizing that 'the inherent dignity of all members of the human family is the foundation of freedom, justice and peace in the world.



It declares that human rights are universal, to be enjoyed by all people, no matter who they are or where they live. The Universal Declaration includes civil and political rights, like the right to life, liberty, free speech and privacy. It also includes economic, social and cultural rights, like the right to social security, health and education.

## Exhibit

### Universal Declaration of Human rights -PREAMBLE:

Whereas recognition of the inherent dignity and of the equal and unalienable rights of all its members of the human family is the foundation of freedom, justice and peace in the world...

1. All human beings are born free and equal in dignity and rights.

They are endowed with reason and conscience and should act towards one another in a spirit of brotherhood.

3. Everyone has the right to life, liberty, and security of the person.

4. No one shall be held in slavery or servitude. Slavery and the slave trade shall be prohibited in all their forms.

17. 1) Everyone has the right to own property alone, as well as in association with others.

2) No one shall be arbitrarily deprived of his property.

20. 1) Everyone has the right to freedom of peaceful assembly and association.

2) No one may be compelled to belong to an association.

The Universal Declaration is not a treaty, so it does not directly create legal obligations for countries. However, it is an expression of the fundamental values which are shared by all members of the international community. And it has had a profound influence on the



development of international human rights law. Some argue that because countries have consistently invoked the Declaration for more than sixty years, it has become binding as a part of customary international law.

Further, the Universal Declaration has given rise to a range of other international agreements which are legally binding on the countries that ratify them. These include:

- The International Covenant on Civil and Political Rights (ICCPR) and
- The International Covenant on Economic, Social and Cultural Rights (ICESCR)

Effective October 1st 1947, a **letters patent** was written, creating the office of the Governor General...

1. We do hereby constitute order, and declare that there shall be a Governor General and Commander-in-Chief in and over Canada. And appointments to the office of Governor General and Commander-in-Chief shall be made by commission under our great seal of Canada. The governor general is the head of this country...

Signed by HIS MAJESTY'S COMMAND  
W. L. MACKENZIE KING,  
Prime Minister of Canada



So who the fuck is *We*? Because the document doesn't mention the people of this land and the king had no further authority, as per the Statute of Westminster. Perhaps it was a reference to Mckenzie King, and his friends the Rockefeller's. Who supported him in doing that? Because it wasn't the people and it wasn't the king.

The Governor General Web site states this:

*"Canada is a parliamentary democracy and a constitutional monarchy."*

**This means Canadians recognize The Queen as our Head of State. Canada's Governor General carries out Her Majesty's duties in Canada on a daily basis and is Canada's de facto Head of State.**

It is important to emphasize that Canada is a de Facto Government and what that really means, as it is not something we should take lightly. It means that an undisclosed coup has taken place and the people who run the government do not represent the people, rather foreign interests through the **Privy Council**. Here is a good definition of usurpation or simply usurp, which is what has happened in Canada, USA and other Countries around the world.

**USURP:** v. t. s. as z. [Fr. usurper; L. Usurpo.] To seize and hold in possession by force or without right; as usurp a throne; to usurp the prerogative of the crown; to usurp power. To usurp the right of a patron, is to oust or dispossess him. Vice sometimes usurps the place of virtue. Denham. American Dictionary of the English Language, Noah Webster 1828, Vol. II, page 105.

The above definition would fit Canada and the Catholic Church, as the Church holds the real land titles to all the world. In Governmental Law. The tyrannical assumption of the government by force, contrary to and in violation of the constitution of the country. Bouvier's Law Dictionary, Third Revision (8th Edition)(1914), Volume 3, page 3380. The above definition would apply to the USA and Counties it controls through the military and CIA. The leaders of the USA are mere puppets, who are destroyed if they do not do as they are told.

Okay let's look at a definition for de facto: de facto government. A government wherein all the attributes of sovereignty have, by usurpation, been transferred from those who had been legally invested with them to others, who, sustained by a power above the forms of law, claim to act and do act in their stead. 30 Am Jur 181. Law Dictionary, James A. Ballentine, Second Edition, 1948, page 345. De facto. In fact; actually; indeed; in reality. Ridout v. State, 161 Tenn. 248, 30 S.W.2d 255, 257, 71 A.L.R. 830.

As you can see, a de facto government is a totally unlawful act, that requires the use of force on people who have the true right and standing to create a Government of their own. The people of Canada are under an OCCUPATION of a foreign power and unfortunately most either don't care or don't know. Their rights and freedoms have been Usurped by people that pretend to be their representatives. Acknowledgment of this situation is the first step towards restoring those rights and freedoms.

Canada is a power house filled with key manipulators who hoard the countries resources to assist in the enslavement of the world. The use of fraudulent bank loans and concentration of resources and wealth are primarily what Canada is about. Most people are unaware of the fact that a de Facto Government such as Canada is an occupation and war against the people who live on the land.

The parliament of Canada and the legislature of the several provinces are sovereign within the sphere defined by the BNA Act. However, none of them have the unlimited capacity of an individual. We are foreign to them, so their jurisdiction has absolutely no authority over us. In fact, we have diplomatic immunity. If you are a resident of a **de facto** foreign administration, then you are a foreigner. You are not one of the people of this land, with unalienable rights. That is why they must certify us to work for them. As an agent of the government you are a foreigner. Foreigners can be taxed by the government for our (the original people of this land) benefit. They are taxing us to pay us.

Canada is listed in the US Security and Exchange Commission. It must file with them every year. It is a corporation. Canada exists only wherever there is a government office, court building or police car. No different than Dominoes Pizza existing ONLY at the head office, DP franchises and delivery cars.

The country is the Commonwealth, the land mass. But we leave the land and join the democracy. A democracy is the antithesis of a republic. In a democracy you only have



the rights that the government gives you, they claim to be enforcing the will of the people. But you only have the rights that the people are willing to extend you as a whole (mob rules). When you register to vote, you register with a foreign administration (the nation of Canada, not the **country** of Canada). The original people of the land are viewed as enemies of the nation because they can do harm to what the nation views as it's right to authority.

### 1.3) The U.S. Constitution

The people have never really created a system of their own. They did for a short time in the US, from 1776 to 1871 when they were swindled by the District of Columbia Act which buried the Republic by creating the democracy that answers to corporations. There was just under a 100 years of a legitimate republic until it was smothered. This is what happens when you are asleep and your guard is down. We must remain vigilant and teach our children how not to be deceived. Government is simply a tool created by man for the sake of organization that is being used against us instead of for us.



*“We the people of the United States, in order to form a more perfect union, establish justice, insure domestic tranquility, provide for the common defense, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, do ordain and establish this constitution for the United State of America.” - Preamble of the original “organic” Constitution “We hold these truths to be self evident. That all men are created equal; that they are endowed by their creator with unalienable rights; that among these are life, liberty and the pursuit of happiness; that to secure these rights, governments are instituted among men, deriving their just powers from the consent of the governed; that whenever any form of government becomes destructive of these ends, it is the right of the people to alter or abolish it, and to institute new government, laying it's foundation on such principles, and organizing it's powers in such form, as to them shall seem most likely to effect their safety and happiness.” - Excerpted from the Declaration of Independence of the original thirteen united states of America.*

On July 4th 1776 the greatest ever experiment began. It ended February 21 1871. The Forty-First Congress was in session. Under the “Acts of the Forty-First Congress”, Section 34, Session III, chapter 61 and 62. Congress passed an Act titled: An Act to Provide A Government of the District of Columbia. This is also known as the “Act of 1871”. Congress, under no constitutional authority to do so, created a separate form of government for the District of Columbia, which is a ten mile square parcel of land located between Maryland and Virginia.

At the time, the country was in peril. Suffering from bankruptcy due to the civil war, a strategic maneuver by european interests (the banksters), the congress knew we were in trouble and cut a deal with the international parasites. In essence, this Act formed the corporation know as THE UNITED STATES.

Note the capitalization, because it is important. This corporation, owned by the foreign interests, moved right in and shoved the original “organic” version of the constitution into a dusty corner. With the “Act of 1871” The Constitution was defaced in the sense that the block capitalized and the word “for” changed to the word “of”, was in the title. The original Constitution written by the Founding Fathers was written in this manner, “The Constitution for the united states of America.”

The altered version reads: “THE CONSTITUTION OF THE UNITED STATES OF AMERICA”. It is not the same document, it is the corporate constitution. The corporate constitution operates in an economic capacity and has been used to fool the people into thinking that it is the same parchment that governs the Republic. It absolutely is not. Capitalization, an insignificant change? Not when one is referring to the context of a legal document. Such minor alterations have had major impacts on each subsequent generation.

What the Congress did with the passage of the Act of 1871 was create an entirely new document, a constitution for the government of the District of Columbia. The kind of government they created was a corporation. The new, altered Constitution serves as the constitution of the corporation, and not that of America. Think about that for a moment. Incidentally, this corporate constitution does not benefit the Republic. It serves only to benefit the corporation. It does nothing good for any individual, and it operated outside of the original Constitution.

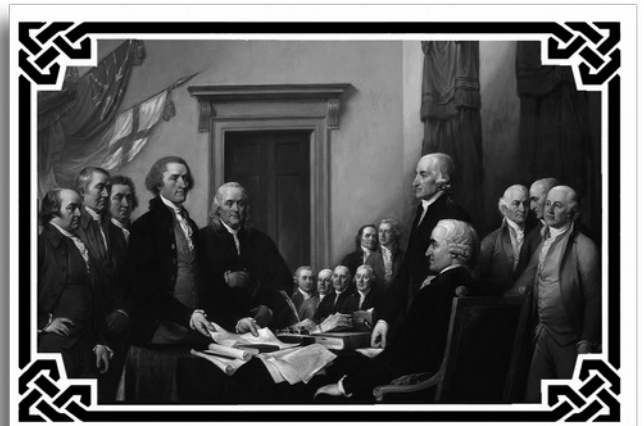
The Republic fell long before any of us were born. Long before our history books were written, long before the Dollar, World Wars and the Depression. So, Congress committed treason against the people, who were considered sovereign under the Declaration of Independence and the organic Constitution. When we consider the word “sovereign”, we must think about what the word means...

**SOVEREIGN:** A person, body, or state in which independent and supreme authority is vested; a chief ruler with supreme power; a king or other ruler with limited power.

In other words, the government was by and for “sovereigns”, the free citizens who were deemed the highest authority. Only the people can be the sovereign. Government cannot be sovereign, we can look to the Declaration of Independence, where we read, “government is subject to consent of the governed” - that's supposed to be us, the sovereigns. Do you feel like a sovereign nowadays? Refer to the UNITED STATES CODE Title 28 3002 (15) (a) (b) that the UNITED STATES is a corporation.

## 1.4) The State Party

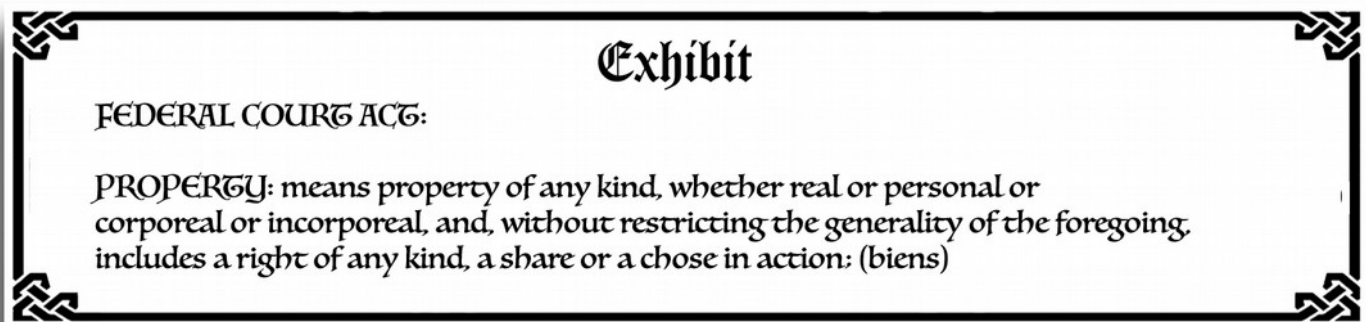
The state party, the local party, is a family. It is a group of men that said, “we are all going to be one party, and this is the name we choose to go by now”. No different than many people who wish to be addressed as the So and So and Such and Such family. You are one person known by one name. The problem begins when they claim that you are one of them. Their rules and regulations adhere to you because you are claiming a benefit of some kind which attached obligations to you of which the performance is abiding by state policies (which are Act and Statutes).



Having never actually made any promises or pledges or oaths to any one or anything is of no importance. They made sure that when they concocted this legal system under the law societies, that the formalities became obsolete. Which leaves operation of law, meaning that if it walks like a duck and quacks like a duck...

So its as if you have made a pledge or promise to a flag or nation. The operations and presumptions of law stand, because it is time consuming to get billions of people around the world to pledge their allegiance. Reserving your rights doesn't necessarily remove you from any assumed obligations because you also have the right to be a member of their family, a citizen of that nation, that political entity. They gave you the right to be a member of their family for which the only qualification is...being born.

They will operate on the presumption that you have chosen to exercise that right. That you were qualified and that you have accepted benefits, and now the obligations of those benefits are attached. The benefits of citizenship which turn out to be...less than fucking nothing. There may once have been, but in this day and age, it is just a giant Ponzi scheme. But by pledging your life and property you no longer own yourself. You own nothing, they own everything that was you. It has all been promised. Everything that you do is now the property of another. But we must be careful how we use the word property.



**A right to use a thing, a right of any kind. So even a right is property. If you have the right to drive, that is property. This comes back to the Rothschild quote. Own nothing control everything. They control everything through claims of property right. A promise that you are going to pledge all of your property to the exclusive use of the state.**

There is no definite authority to reference in order to learn natural rights because all men were created equally; we all have equal say. Therefore, we are each the definitive authority on our rights. Who has more authority than you to make the call as far as YOUR rights are concerned? We can observe in nature what are self evident truths and facts. So how can we be subject to anything other than the laws of nature?

Evidence and truth already exist all around us. Do we really need all of the rules and regulations that they claim we need? Can we not have a perfectly functioning government that doesn't involve meetings everyday to pass endless amounts of new laws? Because law is already well established. Our rights are already well established. Do we need buildings full of parasites thinking up more BS everyday? Look around you. Do you not think that you can do a better job of managing your affairs for free than the government does for which it is paid handsomely?

A man's rights end where another man's rights begin. This is the only law that really exists. After that, it is a matter of what was damaged and what it will take to compensate. When a man's rights are trespassed on he deserves to be compensated for his injury, and the guilty party be held liable. That's it. Not a complicated concept. Does that sound like something we need a billion regulations on?

## 2. In Government We Trust



**"The best way to find out if you can trust somebody is to trust them."  
-Ernest Hemingway**

### 2.1) Person(s)

A common misconception among people is that any rule or regulation that governs them, falls under one category, law. But there are many forms of law that people abide by without realizing that they simply do not apply to them. One of the predominant beliefs in modern culture is that licenses, permits, registration and other forms of documentation are required to operate motor vehicles, use roads, build structures, engage in enterprise and much more. Sadly, these beliefs are based on little to no investigation...and are false. The majority of documents we apply for, only apply to PERSONS.

The only basic principles that any people of any region need to adhere to are those of Natural Law, which are mirrored in Common Law...NEVER CAUSE HARM OR LOSS. Common Law applies to men and women. Statutes apply to the PERSON, but only when the man or woman CONSENTS to represent the PERSON. Consent can be given by inaction as well as action. In Common Law, exists the word Justice. With statutes you will receive summary judgement...if you break the rules of the contract, you lose.

There are two "persons" identified in law. These are "natural person" and "artificial person". A natural person is defined as "a human being that has the capacity for rights and duties". Note that the word *capacity* means the *ability*, not the *obligation* for rights and duties. An artificial-person is defined as "A legal entity, not a human being, recognized as a person in

law to whom legal rights and duties may attach e.g. a body corporate”. Sometimes an artificial person may be referred to as a CORPORATION, which is not always the same as an Incorporated Company.

These subtle re-definitions are made in **Statutes** whenever the government wants to change the meaning of the word. There are many different types of artificial persons, each with different duties. Here are a few different types of artificial persons:

Taxpayer, Resident, Driver, Voter, Citizen, Homeowner, Officer. Whenever you read any Law or Statute, you must be sure to check the meaning of the word “person” as it applies to that particular law.

In order to implement slavery of its citizens and control them according to its whim, the government had to invent a system that would not violate a Human Being's fundamental rights, but would allow the government to “own” everything produced or gained by its citizens. The government has devised a way to make us unwittingly contract with them for the sake of benefits and privileges (which we already have the rights to) in order to act in the **capacity** of government employee.

The technique used by the government was to create an artificial person (referred to herein as a PERSON for emphasis) for everyone. As Creator of the PERSON, the government can make demands upon it. As a legal entity, a PERSON does not have feelings and cannot be hurt. It can be subject to slavery and complete domination by its creator and the PERSON must obey its Creator. So for every John Doe Man in Canada, the government created a JOHN DOE PERSON. Capital letters are used to represent CORPORATIONS and COMPANIES. Lower case letters are used to represent the name of the natural person.

### **Natural Person**

- A man or woman, a living soul erected in the image of the Creator
- Evidenced by a LIVE BIRTH RECORD...
- created and signed by our parents on our behalf
- Sent to the government in trust

### **Commonly written like this:**

- Roman Gregory Morris (who is the Grantor and Beneficiary of the trust/receipt)
- Evidence of our natural inherent rights (which can't be removed)

### **ARTIFICIAL PERSON**

- A fictional entity, a body politic
- Evidenced by a BIRTH CERTIFICATE...
- Created and signed by the government
- An extract of the LBR, a receipt
- Corporation, exists only on paper

- ROMAN GREGORY MORRIS (the trust)
- No rights, only benefits and privileges (which can be removed without a moments notice)



## Same nam, different jurisdictions:

- Subject to natural law
- Original, non taxable
- Must never cause harm or loss to another
- Free unlimited liability to contract and settle debt in private under commercial lawfully
- Rights equal to that of a battleship

- Must fulfill all duties assigned to it
- Foreign, taxable
- Governed by corporate policy
- Does business in the public domain
- rights equal to that of a canoe... up Shits Creek



The government cannot recognize a man because Man created it. Similar to the way that Man cannot interact with its Creator. So the government created the PERSON to interact with. That way, everything is on a level playing field with them...in legal fiction land. The creator is always responsible for it's creation, and is therefore liable for it. In a trust arrangement, there is an equitable owner, and a legal title holder. The government, being the trustee owns the legal title. They are in physical possession of the legal title.

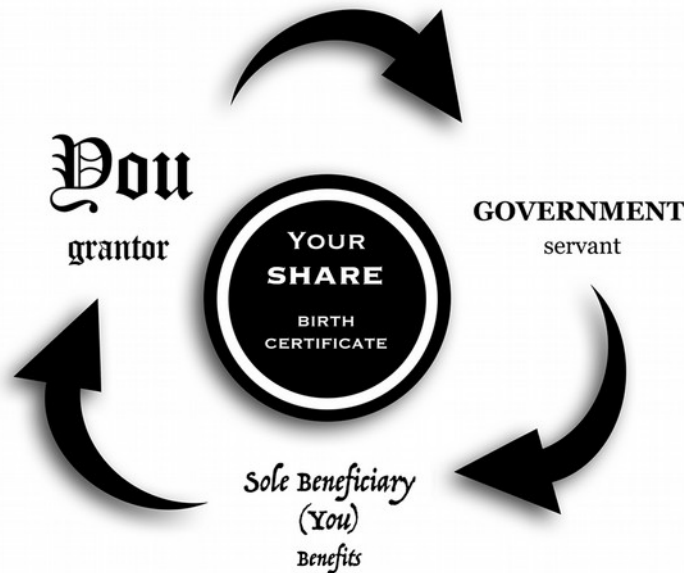
Prior to 1933 everything was written in scriptures. Families recorded births in the family bible, from one generation to another. People are not registered when they are born. The EVENT of the birth is what is registered. Registration is the permanent recording of an event which **conveys** NO INTEREST IN PROPERTY. The event that you were born, and your birthright were secured by placing them in the care of the government (VITAL STATISTICS), creating a trust.

## 2.2) Trust Law

There are many ways that you can interpret your relationship with the PERSON. Your parents were the Grantor of the trust that was created. They placed, on your behalf your share of the commonwealth into an organization with the expectation that you will benefit from this arrangement. Your birthright has value. It is your share of the commonwealth of this land. You own 1/35,000,000 of it. When you come of age, you become the Grantor and sole Beneficiary.

You cannot simply be bought out with a cheque or money order, or sell a portion of your share. It has value as part of the collective. The government represents the collective whole of all of the trusts and the value of the common wealth. They are there to protect your estate. Otherwise armed bandits could rob you of all that you are worth. This is not necessarily a bad arrangement. The Birth Certificate is a tool, we just need to learn how to use it.

The PERSON is a trust. The Grantor and Beneficiary are the same. Whoever puts the value in, is owed that value, unless specified otherwise. The courts lack the ability to distinguish between you and the PERSON, you are one and the same, but only because you make up a vital component of it. Nobody owns title to the PERSON because it is its own entity. It has its own rights, it can buy and sell property, and conduct business. It can do anything it wants to. You cannot own anything that has its own rights.



The trust relationship between you and the government is a provable fact, the statement of live birth was deposited with them and held in trust. When you are the Depositor/Grantor, you own 100% of the equity of whatever is held in trust (all equitable title). This places the government in a subservient position. They are the trustees. They must obey the will of the owner of the security of whatever is held in trust.

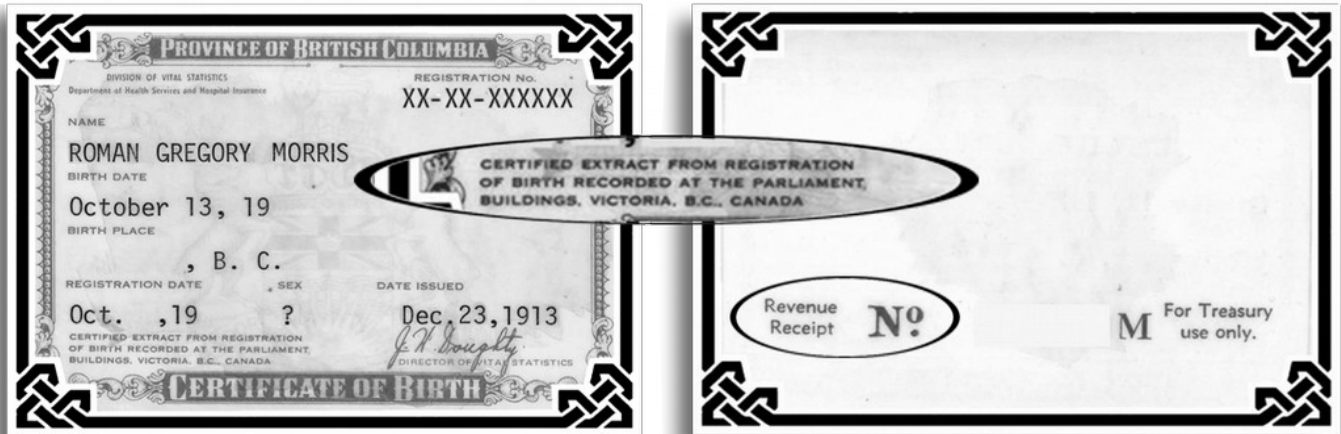
When you understand this connection it becomes clear how you have the power to place specifications on things, how to implement your will. To give notice and provide the documents and evidence that you want in order to start making these people respect you, if not fear you. It's all about ownership. With ownership comes power (rights). Your PERSON is your own state, your own nation...and YOU are the Head of State. You are the original Grantor. They cannot give you something that was yours in the first place, they can only give it back to you.

You are not in possession of anything the government has granted. The birth certificate is an **extract** of the Live Birth Record. You are in Possession of a receipt. It is most likely, the only document that you will receive from the government that is signed by them. They signed it and sent it to you...unlike every other contract you have ever signed with the government, which has your signature on it. And who does the obligation fall upon with your signature on a government document? Their signature on your birth certificate is evidence of a debt or obligation that they owe you.

They are required by law to give you a birth certificate. They made it so easy that the only qualification you need is being born. A class of person was created with privileges **conferred** upon it by Her Majesty (not the old lady). Electricians are bound by the codes that their certifications come with. Are they their electrical certificate? An office is created, you are

deemed competent to occupy that office which obligates you to abide by the codes of the regulatory body that governs that certificate. They tricked us into occupying an office of such low rank that absolutely anybody can outrank us; which only works if you believe the illusion.

In other words, when you voluntarily become a citizen of any of these corporate governments you are literally pledging your life to be a **surety** for whatever debt they create. You are literally giving an idiot a credit card with an unlimited limit and your name on it saying...***“Here, go to town BUDDY! Send me all the bills. I'm good for it.”***



The Birth Certificate is sent out as the completion of the promise by the State, you have the right to be a citizen. Which is automatically issued to make sure they don't violate your rights. To make sure that you have the right to be a citizen. That is issued to you when you are born. And then your parents are suppose to redeem that and send it back if they choose to say...***“No thanks Fuckers, we don't want our child to be part of your public system and be liable for all of your debts. Our baby will not be a public citizen.”***

But they hang on to it, and by keeping it and remaining the holder in due course of that document, the state then goes ahead and deems you as having accepted the condition of being a public citizen. So automatically, all sorts of things are done in the background and they do all the book keeping, and paper work, and they automatically forfeit that baby's RIGHTS to the state. So all right, title, and interest, and every possible property imaginable, which is every right of every kind that you could possibly have in your natural condition as a man, is now forfeited to the state. It is now state property, which means that...YOUR CHILDREN ARE NOT EVEN YOURS. How do you like them apples?

A particular operation of law is the condition of the father following the child. By virtue of the fact that your father was/is a State citizen, that condition automatically applies to you until you decide to change it. We are given the opportunity to learn our rights our entire lives. Our parents used to teach us this stuff until the state took over the education system.

A Birth Certificate is sometimes referred to as a Straw Man or Valuable Token, it is the receipt for the valuable security that we have deposited with the government. You had to get a receipt for that **valuable consideration**. It is not the possession of that particular document that can get you into trouble. It is what you do with it that gets you into trouble. The affiliation with the person does not bind you to anything.

You can be the trustee of the PERSON in a different capacity...if you choose. We have been lured into voluntarily applying for various forms of government identification for the sake of receiving benefits and privileges that automatically categorize you as an agent of government. The Social Insurance Number and driver's license are their property which they regulate (and with which they nickel and dime you to death). Eg. They can take the Driver's License from you when they see fit... You are liable for the capacity that you operate in. The PERSON does not make you liable. What you do with it is what makes you liable.

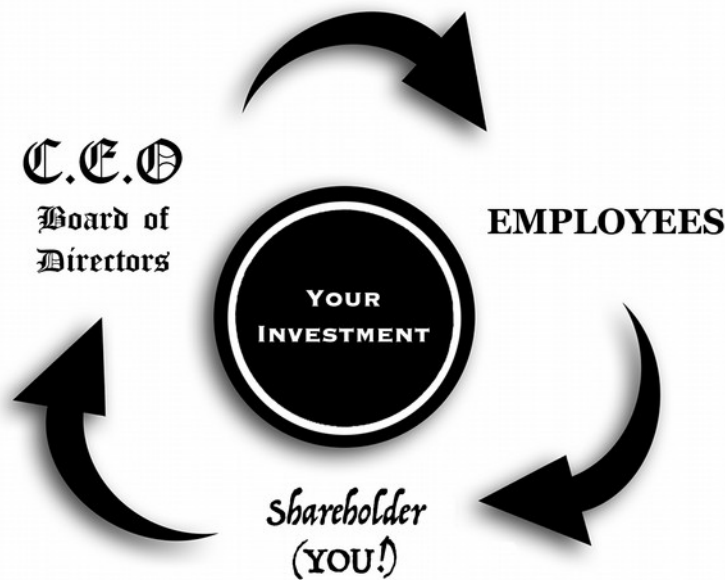
Agents of the government can only deal with other agents of government. They cannot distinguish between the Man and the PERSON, but that doesn't mean that you are one and the same. You are not the PERSON, you have a PERSON. You are not the hair on your head, you HAVE the hair on your head. It exists in association with you. Statutes are not laws, they only apply to your PERSON. Dandruff only applies to your hair. Any form of the government's identification with your signature on it identifies you as someone who has applied for a benefit from the government. Which is to become a public servant, making the government liable for your actions. You can assume any role or capacity underneath the PERSON. All they can deal with is the agent of commerce.

Every contract you enter with the government (application forms) has a value attached to it. A **cusip** number is linked with your file and it is sold on the international bond market. Revenue is generated every time you place your signature on one of the government's forms because it is a security agreement. We are literally enslaving ourselves through contracts that we don't even understand. We are engaged in a war waged upon ignorance.

You have the right to the stock, the **bond** which was made on the corporation. Your bond is being maintained by a **fiduciary** that is generating interest, which has value. There is a number on the back of the birth certificate. The number at the beginning is called a **cusip** number. All securities require a cusip number revenue receipt for treasury use only. This is held as collateral to secure the national debt. It is being held in trust for you. You can use the security to discharge debt. Debt can only be discharged, it cannot be paid.

All acts and statutes are the private rules of the society you join by forfeiting all of your rights to it. Statutes don't exist outside of that jurisdiction. There is no such thing, they are private rules, but they apply to you no matter what, until you leave...PROPERLY. Whether or not you were deceived, whether or not your parents were acting as power of attorney for you. The laws that governs owners and property, creditors, and people that actually have standing and have rights and can bring claims, are completely opposing systems of law. The law of equity exists in the background of every singly country in the world, and they are waiting for people to leave.

Bylaws and statutes only apply to officers of the government in the same way that corporate policies can only apply to employees (when they are ACTUALLY WORKING). Can an agent for Coca Cola appear at your door step and point to a map of their sales territory and claim that you live within their jurisdiction, and therefore you are obligated to pay or perform a service or fee in some way? Trust law gave rise to corporations, they are an extension. Any corporation has shareholders, a board of directors, CEO, and employees. Your obligation to the government ends with your investment. Have you ever heard of shareholders in Apple working on the assembly line?



A natural person has the right to contract because upon our birth we are endowed with the gift of free will and the natural right of self determination. This natural right can be exercised with or without knowledge to enter into legally binding contracts. The responsibilities and choices are yours. If they cannot demonstrate that liabilities were attached at birth, then there are none.

Man holds no rank in commerce because all men are created equal. It all boils down to contract law. How do you want to pilot your ship? What do you want to do with it. You choose the terms and conditions of the contracts you make. You dictate the prices. It is up to others to accept your terms and conditions because your time is yours to spend, and no one else. Nobody can force you to do anything. At the very least you have the right to dictate what your time is worth as well as other conditions that you may have. This is contracting.

## Exhibit

**BILL OF RIGHTS** - Recognition and declaration of rights and freedoms

1) It is hereby recognized and declared that in Canada there have existed and shall continue to exist without discrimination by reason of race, national origin, color, religion or sex, the following human rights and fundamental freedoms, namely,

(a) the right of the individual to life, liberty, security of the person and enjoyment of property and the right not to be deprived thereof except by due process of law...

We have never negotiated our own terms and conditions, so their default settings apply automatically. We never negotiate ANYTHING with them. Problems tend to begin when we use the birth certificate as personal identification for the first time. Now by operation of law it is deemed by our actions that this is how we choose to be recognized by the government. We have the right to be recognized as a PERSON. We have the right to the security of the PERSON, which means our own PERSON must be protected.

But we own the value of the PERSON, this piece of **real estate**, because it has no value without us. And in commerce, EQUITY IS KING. You are the captain of the ship, navigating the seas of commerce. You can own all of the cargo on that ship (he who owns the equity is in control). Does the captain of a ship not negotiate the sea? Does the captain not set the terms and conditions for the vessel? We are simply not contracting properly. We never read the fine print or consider the possibility that we may be exploited. If you do not set any terms or conditions, they will assume that their parameters are acceptable. The system has a mandate to operate on presumptions and assumptions for the sake of expediency (and profit), which are what statutes are all about.

Their game of commerce now encompasses all aspects of life. When you are dealing with the government you are dealing exclusively with commercial law. Everything we do in life is under/within an office through a certificate in their system. That is where title and standing come in with the office you hold. Your PERSON is a trust, a corporation, equal to that of any other corporation. Other corporations, however may have more financial and military backing. But equal rights.

The PERSON is equal and born free with no duties or obligations until you begin to contract with it or through it. Simply having a PERSON does not bind you to anything (like statutes). Because you have the right to be recognized through the legal person in the system. In fact you have to be recognized through the PERSON because it is the only way that they can see you. It is the only way that you can enforce your rights...for the time being.

### 2.3) Coat Check

As responsible earthlings we operate in natural law, not in the law of commerce, which exists above the land. Imagine a clear plastic lining placed overtop of a geographical map of the land, but blasphemed with political graffiti such as, Territories. Now imagine another layer of clear plastic placed over that, labeled, By-laws. And then another which says Statutes and so on. Natural men and women do not exist in these layers. Jurisdictions, offices, and titles exist within these dimensions. They just **appear** to exist with the natural world. The roles you play are what matter on this fictional map. The real world is still there. It's just buried under a bunch of horse shit.



We gave the government permission to create the PERSON (which is a corporation) on our behalf, to engage us with. It is this particular entity that the government is acting upon. But because we have forgotten (or never learned) who we are, we mistakenly believe that the PERSON is us. We agree to represent this legal fiction and bind ourselves contractually with various forms of terms and conditions. Eg. Driver's licenses, insurance, vehicle registration, SIN, Gun permits, hunting licenses, fishing licenses, building permits...We can say no at anytime.

There are processes for granting the legal name back to the state and saying... ***“thanks for granting me this legal name, I was the Grantee but I no longer want this so I am granting it back to you.”*** As well as claiming all of your property (rights) back which has been held in trust by the state. It is designed on it's face to appear as though it is protecting your rights from the time your were born. They are holding it in trust until the day you show up and say... ***“Hey Shit Heads! I think I am competent enough to handle my own affairs now. Thank you for hanging on to all of my rights for me and benefitting off of them the entire time you Fuckin parasites. Ba Bye...”***

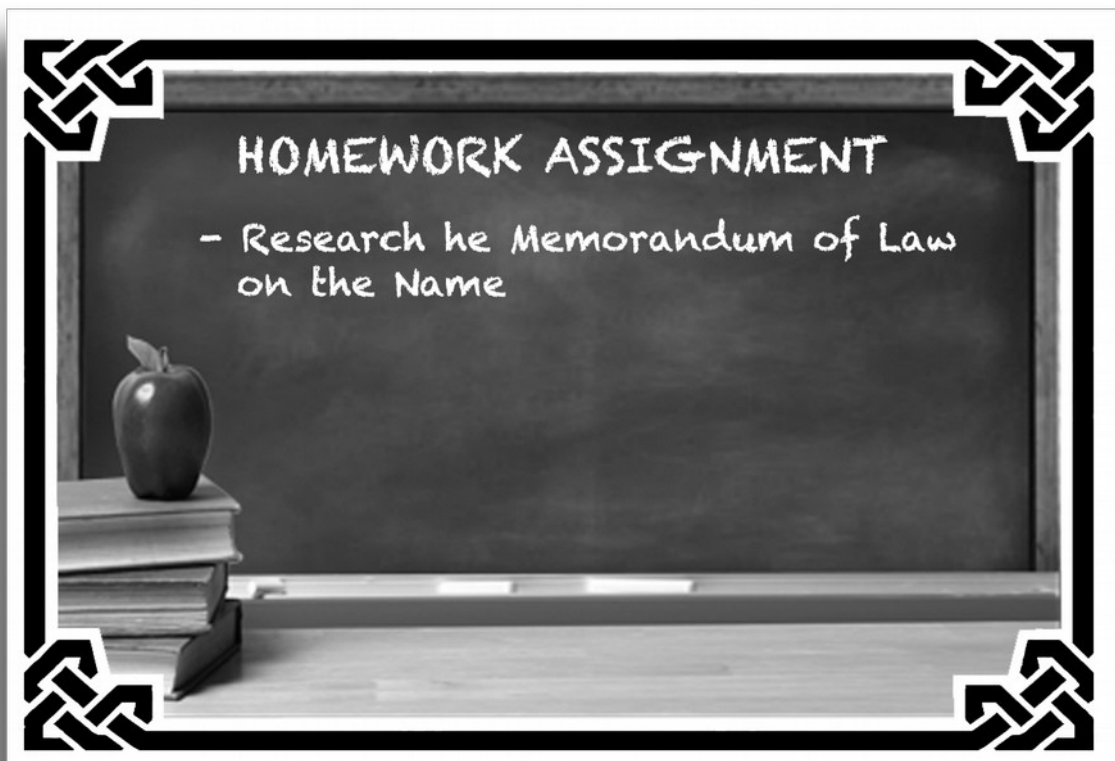
This is no different than going to a bar and you have to go to the coat check, because they won't let you bring your coat with you in the bar. They won't let you into their political jurisdiction until you have handed over all of your rights. Now you are in the bar and you have no coat, your are in their political jurisdiction, and you have no rights. But you are given a little coat check ticket. And without that receipt, what aren't you going to get back?

While they have your coat, they have your certificate. They have all of your rights, title, and interest. All property. All of your natural rights as Man is held by the state, for the benefit of the state. Which is basically the cover charge for entry. So you probably don't want to lose that ticket. Throwing your ticket away does not absolve you of any of the bar's policies. The bouncers will inform you of that. If you want to leave the bar, you might want to take your jacket (and your rights) with you.

You have to redeem it order to become an individual again. It's when you do that, that you walk back out the door, and you are outside of their jurisdiction, and now only equity applies to you. The laws of equity, which is an international system of law that operates exclusively outside of the jurisdiction of acts and statutes. They never commingle.

All the live birth record is, is a title document that describes property, and that property is right, title, and interest in your life. They are actually trying to describe the meets and bounds of the property in order to protect it. It is more of an imperfect deed. A deed to your life that is being held in trust by the State. There are a number of things that you have to do to that document to turn it into a perfect deed. To perfect title to your life that you can actually get, and at the same time, the legal PERSON. Which will provide absolute proof.

To show that you own absolute right, title, and interest to your entire life, that document is a vital component of starting that. There is a small process involved to get it authenticated in a few places, that ends with granting the Birth Certificate back to the State. You want a notarized copy of this document. Something that has been sealed and embossed by the Chief Registrar of the State as notarized right from Vital Statistics.





## 3. Bad Cop, Worse Cop



*"There is no government, only a group of men and women providing services from the barrel of a gun. If they were interested in protecting your life, liberty and property; they would not be the first ones threatening to take it." - Marc Stevens*

### 3.1) The Great Escalators

We have the right to travel, to work and provide for our families without interference from these institutions that claim to be our government. Where do they get this alleged authority to give us permission to drive, work or hunt? How many interactions have you had with the cops that didn't involve them extorting (or threatening to extort) money from you in some way? e.g. DUI check stops, speeding tickets etc. One of societies many illusions is Law Enforcement being, those who keep the peace and maintain order. Without law enforcement, peaceful coexistence could not possibly be a reality. Because, clearly we are all uncivilized animals that will tear one another apart at the drop of a hat. They are without question, a calming influence.

Well, this couldn't be further from the truth. When people go about there daily business, the vast majority of them go out of their way to avoid conflict; especially with violent conflict. Many conflicts take place on the roads (often, in rush hour), and even then, they almost never end with a physical violent altercation. Regardless of the causes for rare cases of violence, we yearn for equilibrium. We naturally strive to diffuse the situation.

It doesn't always work of course, but given the billions of people who are in constant contact with one another, incidents of violent conflict are staggeringly low. The fact that the people of Earth are inherently good is not difficult to quantify. Consider all of the dealings you

have had with other people throughout your entire life up to this point, from cashiers, to salesmen, to going out with your friends etc. If you add up every moment of human interaction no matter how big or small, how many consecutive minutes would you have? Now add up every incident you have had with people that involved violence or the threat of violence, and subtract that from your first calculation. What percentage of peaceful coexistence are you left with?

As far as law enforcement is concerned, let's consider the method of interaction from this allegedly peaceful influence which has SWORN to protect and serve us. When you are driving down the road (having done absolutely nothing immoral), and you see the flashing lights behind you, do you think to yourself...***“Oh wonderful! I'm being protected! Yaaay!”*** Or do you think...***“Ah sheeit, how much is this going to cost me?”***

Do those flashing lights translate as... *“Excuse me sir, but do you have a spare moment to discuss our government, your lords and saviors?...If it's not too much trouble?”* No. If it did, you most certainly could choose not to have your lively hood interfered with and continue to exercise your god given right to mind your own god damn business. In which case, the cop will understand that you **OBVIOUSLY** have better things to do than to waste your time with him/her, and go spend the rest of their shift wishing they could have been a Firefighter.

Unfortunately, we all know those lights mean... *“Pull the fuck over or bad things will happen to you.”* Every time a cop turns those lights on, he IS in fact, threatening violence against you...in spite of how ever many layers of courtesy and professionalism may be administered on the surface. Of course, if you have just robbed or murdered someone, then you bloody well deserve it.

When a cop turns the flashers on what he is saying is... *“You are GOING to pull over.”* And if you don't, he is going to call more gang members who will show up with their sirens blasting. Eventually they will force you off the road, and/or threaten you with physical harm. Should you surrender 20 mins after the initial contact, they will probably beat the shit out of you, taser you, arrest you, cage you, or worse. Regardless of the reason they originally wanted your attention. Like not wearing a seat belt for instance, which is a matter of your safety and wellbeing. There is absolutely no question that whenever they flash their lights with you in mind, they are threatening violence against you.

Not convinced? The next time you happen across a check stop, try driving through at 5 kms an hour without stopping. See what happens. Find out if they are actually requesting anything, or demanding that you stop unless you want horrible things done to you. In the vast majority of cases that a cop makes contact with a member of the public, they have no probable cause. For instance, believing that someone may be in



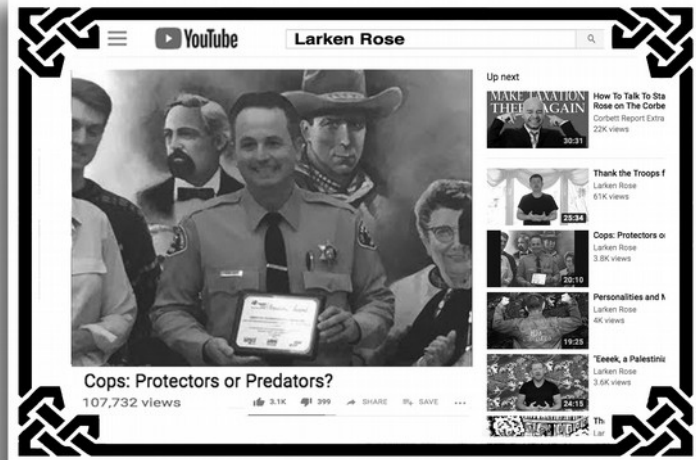
possession of a herb, simply because a politician considers it bad is absolutely no excuse to victimize a peaceful man or woman, for even a moment.

The notion that law enforcement is in favour of peaceful coexistence, when all they do is threaten the well being of others is absurd. Unlike everyone else, who for the most part avoid conflict whenever possible, they will inevitably escalate matters that lead to you being kidnapped and caged, in a hospital, or dead. If the laws are truly enforceable the way that they claim, their first response would not be to beat the shit out of you, and hand cuff you before they cage you. Because that is what they normally do.

This is not the case with the average man or woman involved in a typical confrontation. When two people are screaming at one another, or engage in a fist fight, they eventually settle down. Rarely does it end in hospitalization or death. But when a cop wants to interfere with you, your two choices are, comply or have brute force used against you and end up in a cage, hospital or grave.

They will always escalate the amount of force they will use. They will always call for more thugs to back them up in order to win the conflicts they start.

That's what cops do every single day to people they don't know and have no reason to suspect of any wrong doing. Arguably, they are the most vicious, irrational, malicious, gang of hypocrites in the world. Even the average street gang will leave you alone some of the time, if you choose not to deal with them. Once in awhile, confronting a member of the public is justified. If someone caused loss or harm towards another, or posed an immediate threat, then of course, they would have the right (and so would anyone else for that matter) to rectify the situation in a civilized manner.



***"The whole good/bad cop question can be disposed of much more decisively. We need not enumerate what proportion of cops appear to be good or listen to someones anecdote about his Uncle Charlie, an allegedly good cop... we need to consider the following:***

- 1. A cops job is to enforce the laws, all of them;***
- 2. Many of the laws are manifestly unjust, and some are even cruel and wicked;***
- 3. Therefore every cop has agreed to act as an enforcer for laws that are manifestly unjust or even cruel and wicked... There are no good cops." - Robert Higgs***

Cops rarely protect us from people who threaten or harm us. They are usually involved after the fact anyway. Their primary goal is to threaten and harm us constantly, and for the most trivial reasons imaginable. Complying with, and never questioning "authority" may keep you from sustaining injuries (as unlawful as their conduct may be) because they won't become as aggressive.

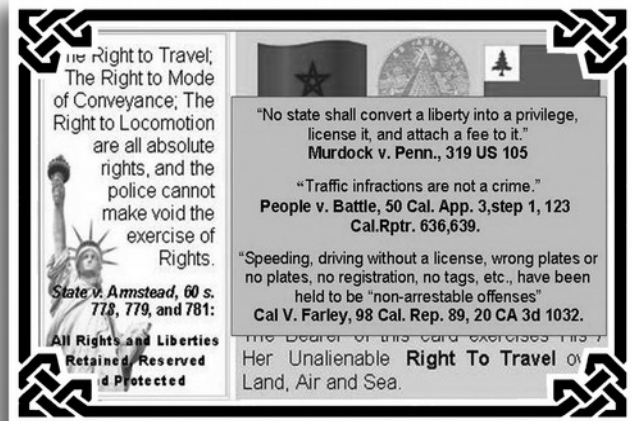
The same is true of a mugger or a raper, or a car jacker. They don't have to become more violent if you conform to their will. But that doesn't make it OK, and it doesn't make it non violent. They will not let you ignore their “authority”, and that distinguishes them from everyone else in the world. There are some private thugs out there who might leave you alone if you ignore them. BUT 100% OF PUBLICLY FUNDED LAW ENFORCEMENT WIL NOT LEAVE YOU ALONE. They will escalate the level of aggression until they win the conflict that they initiated.

And that is the exact opposite of civilization and morality. These people are not peacekeepers who maintain order so we may get along. They are violent criminals who start conflicts every single day with peaceful individuals. Cops are not your friends. We are all trained to imagine that a man in a costume with a badge and a gun is not a man. But something special that you don't resist, because he is AUTHORITAH! You can complain, petition or vote, but good God! Do not resist!

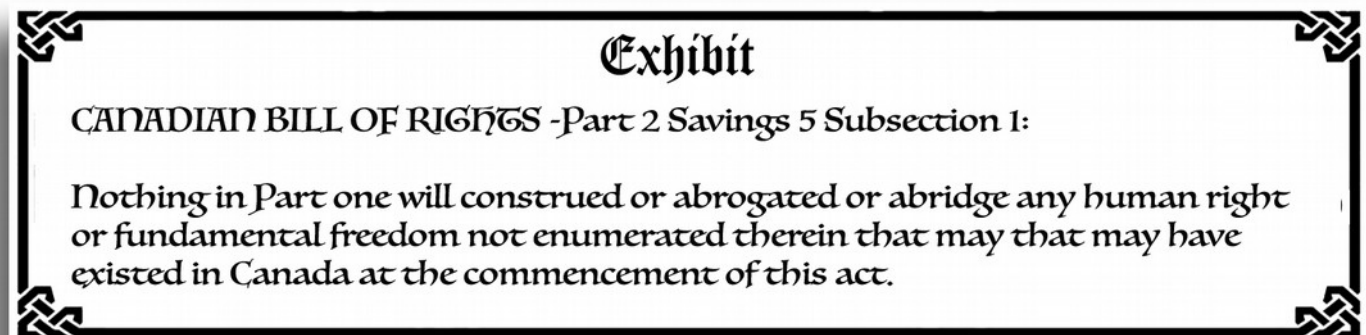
### 3.2) The right To Travel

When stopped, the officer will point to a body of words referred to as the Motor Vehicle Act, and that you have specific obligations based on those particular words:

- Submitting an application to **register** your automobile, transforming it into a motor vehicle
- You must contract with the Insurance Corporation of British Columbia (a private entity).
- Applying for a license
- Obeying



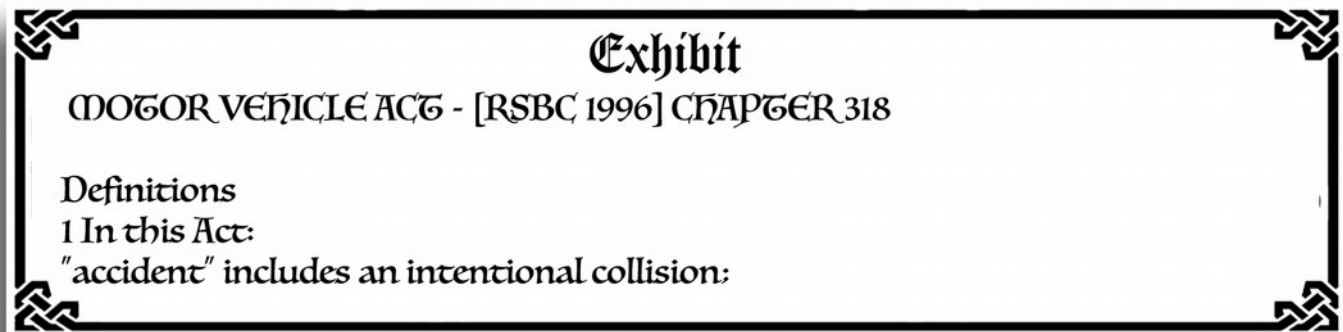
The government has made it appear as though we no longer have the same rights our Grandparents did...the **common law** right to travel. The MVA does not, and cannot affect our previously existing rights to travel...because they are not mentioned at all. An act which has the intent of affecting previously existing rights, must do so clearly, specifically, and unequivocally. In other words, a right cannot be removed without first being acknowledged.



**This proves that the government recognizes that we have pre existing rights. The government has no right or authority to enforce it's will on you contrary to your inherent rights.**

For a right to be removed by a body of words (imagined by some fuckin guy) such as the MVA, IT MUST BE MENTIONED. If the right to travel on public roads in private property is not mentioned clearly, specifically and unequivocally then it has not been affected clearly, specifically and unequivocally. The good people at ICBC know this. They are aware that they are a private entity engaging in a scheme for the sole purpose of extracting money under the guise of public safety, as instructed by the provincial government.

The heavily armed policy enforcers service is contracted to enforce these regulations. They operate on the assumption that the body of words (MVA) created by the government (which empowers ICBC) gives them a complete monopoly on the public roads. That they have the authority to compromise our right to access public roads. Try not to view them as anything more than a man or woman using a tool. And that tool is *words*. For instance, they have redefined the word *accident* to mean, “intentional collision”. Eventually, you may make a phone call and admit to it, by using the word accident.



So, remove that particular body of words and remove their authority. The MVA can be neutralized simply by asking where in the Act our previously existing rights are mentioned. If they claim a body of words gives them authority over you, ask for the definition of particular words. Statutes will usually have the word Act involved. Point to the word “Act” to those claiming authority over you... **“What does that word mean exactly?”** If they can't answer properly, their perceived authority will diminish. They must know the language of their own mandates.

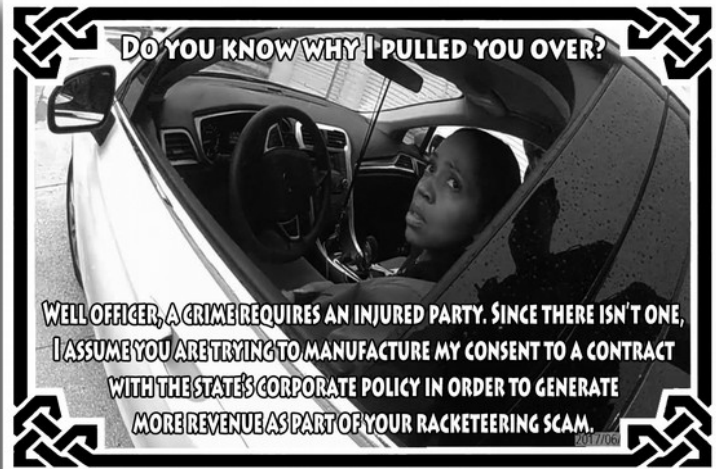
Would the CEO of ICBC be willing to mention under oath and FULL COMMERCIAL LIABILITY that the common law right to travel no longer exists? Because if not, would he then not be obligated to inform the policy enforcers as to the limits of their authority? ICBC, as a corporation is obligated to use contracts. They cannot claim you have any obligation to them in the absence of a contract. Cops force us to contract with ICBC, and will injure us and or **confiscate** our private property if we do not; or even fail to produce evidence of a contract with this particular private entity. This is **extortion** by any definition. In other words, THIS IS A CRIME. So who is liable when this happens? The Cops? ICBC? The Government?

### 3.3) Breach Of The Peace

A cop must observe you **breaching the peace** in order to *lawfully* detain you (driving erratically is a common law offence). The first thing they always do is ask for your license (or any government issued identification) in order to recognize you as an employee of the government, so that they may contract with you. When you CHOOSE to identify yourself as an agent of the government you are operating within their jurisdiction. Merely surrendering your full name and birthdate without clarifying your capacity is enough for them to assume that you

are subject to their policies. When acting as a government employee a cop is a superior officer and you must do as they command. Because you are licensed and bonded by them, they are liable for your actions when you operate in a manner contrary to any of *their* regulations. If you are not licensed or bonded by them, why should you answer to them? This is why they have coerced us into assuming and applying for roles of public servants.

Your signature on ANY form of identification from the government with your signature on it is BAD. It identifies you as someone who has applied for a benefit from the government, which is to become a public servant; for which the government will assume all liability for your actions and any damages you may cause. The government must make certain, for liability reasons that they are licensed on our roads. So their regulations apply. And they can enforce those regulations any way they see fit, which is why they typically get away with using excessive force. We have the right to operate as an agent of the government...if we choose. Most people in government don't know this.



So if you went and got one, then you must have wanted some sort of privilege. And the only thing the government can pass regulations on are it's own employees (**see exhibit page**). One is granted a Driver's License as an agent of the government. Their people have no human rights. They only have the PRIVILEGES that are allowed by their corporation. To extend human rights to an officer would be extending human rights to the corporation itself. Officers of a corporation require permission to travel here. They need to be bonded because they may actually harm the people of this land. So the Crown needs to make sure they are insured.

Pulling over for cops gives them the **joinder** they are looking for. When you blindly comply with agents of government without qualifying your capacity you are helping them create joinder. When a cop makes contact, you are in court, there is an administrative process at play. They are acting as administrators and beneficiaries and issuing an order to the trustee (you, unless you state otherwise).

When an officer asks you questions, he is looking for rope to hang you with. Inform him that...**"I don't answer questions."** Where you've been or where you are going is PRIVATE information. He will also be listening to determine if your speech is impaired, so keep your answers brief.

Never consent to a search of your property without a warrant. They can plant evidence if they want to. Wear sunglasses or try not to look them in the eyes, they can claim your pupils are dilated and have probable cause. Keep your hands on the wheel so they can't claim you were reaching for a weapon of some sort. Do not be intimidated, that's what they want. Remember, they are public servants, they work for you. Hold them accountable for their actions. The burden of proof is on the accuser.

To be on the safe side, just assume that all cops are liars. They will try to arrest you for something and then lie about why they did it to justify their unlawful actions to protect themselves against lawsuits later. So it is imperative that you document every encounter with these people. Otherwise it is your word against theirs. If you are not aware of, or exercise your rights you will be a victim either way. You are not required to have identification of any sort. Ever.

Driver's licenses are property of the government (which is why they can take them away at anytime) and must be surrendered upon request. Therefore you must provide it if they ask for it. A passive aggressive way of establishing your distance from it is to say... ***"I am caring a driver's license but it is not my property. It belongs to the province, would you like it back? Frankly I don't even want it. I am more than happy to surrender it to you. Take it back. Go ahead, the choice is yours."*** If it is not your property, how could you be liable for it? Are you obligated to use the property of others? When the Driver's License has expired, the contract is over.

You could ask them... ***"Are you willing to claim under full commercial liability that I am obligated to have such a thing (driver's license, registration, insurance, passport...S.I.N.) in order to exercise my right to travel?"*** You may carry a driver's license but when does that apply to you? Just because you have a license to operate in a particular capacity, are you always operating within that capacity? If you carry a fishing license with you, are you *always* fishing?

## Exhibit

### CRIMINAL CODE OF CANADA-

Obstructing or violence to or arrest of officiating clergyman:

176(1) Every one who

(a) by threats or force, unlawfully obstructs or prevents or endeavors to obstruct or prevent a clergyman or minister from celebrating divine service or performing any other function in connection with his calling, or

(b) knowing that a clergyman or minister is about to perform, is on his way to perform or is returning from the performance of any of the duties or functions mentioned in paragraph (a)

(i) assaults or offers any violence to him, or

(ii) arrests him on a civil process, or under the pretense of executing a civil process,

is guilty of an indictable offense and liable to imprisonment for a term not exceeding two years.

Disturbing religious Worship or Certain Meetings:

(2) Every one who willfully disturbs or interrupts an assemblage of persons met for religious worship or for a moral, social or benevolent purpose is guilty of an offense punishable on summary conviction.

3) Every one who, at or near a meeting referred to in subsection (2), willfully does anything that disturbs the order or solemnity of the meeting is guilty of an offense punishable on summary conviction.

**The Criminal Code of Canada is a rule book for employees of the government. Canada recognizes that they do not have the right to interfere with you when you are in the service of god...If you are in the service of god, how could you possibly be in the service of anything else?**

Imagine that you have a job at Domino's Pizza. You signed the papers. They hired you. But you were never scheduled for one shift...They authorized you to do something. But have you ever actually done it? The purpose of the driver's license is to authorize you to conduct commerce as an agent of the government on it's behalf. Does that mean you were *always* doing it?

These corporate employees must get a man or woman to represent the PERSON before a contract can be formed. They will ask your name and birthdate or address. When they have that they can prove who you are and get the joinder they require. Merely verbalizing your name will help create the joinder they are looking for. Because they will assume your name is spelled the way they prefer.

For example LAST NAME (all caps), First and Middle name (upper and lower case) is called **CAPITIS Diminutio Media** (a medium loss of rights). A roman civil officer, someone holding office. Because they only have jurisdiction over their own officers. But they do need to have an address and/or birthdate in order to identify you for certain.

They need to see government issued ID in order to have jurisdiction over you. As a free individual minding your own business in this short life here on planet Earth, you are not required to have identification. Did you apply to be born? Do you need a license to live? To feed yourself? They however, do require identification. Because they are public servants. They are obligated to prove they are public servants at all times, otherwise they are just heavily armed ORDINARY men and women in EXPENSIVE COSTUMES playing VERY DANGEROUS games of make believe with equipment that YOU PAID FOR, using words with no legitimate substance. They must provide three forms of Id:

- 1) Badge-name and number
- 2) ID card signed by the Solicitor General (a signature on anyones identification establishes who is liable).
- 3) Business card that confirms name, badge and Id

Otherwise they have not provided sufficient proof of their claims. It doesn't matter who they are, if they are making claims, they best be prepared to back them up. Otherwise their so-called authority is meaningless. The burden of proof is on the accuser. PERIOD. Even when they do provide evidence of the ROLE that they are fulfilling, you are still not obligated to interact with them, at all. If they continue to force their will on you, make it clear that you are doing so UNDER PROTEST AND DURESS. Because, clearly these villains are capable of severely injuring you.

As hard as it may be to believe, cops are people too, so be respectful. They are only human beings. You can affect them. They will respond to emotions and threats of violence. They will also respond to compassion and truth. THEY ARE ACTUALLY ORDINARY PEOPLE (just like you!) and if you treat them with the dignity that all human beings are worthy of, they will respond as a human being as well. Avoid the temptation to be a mouthy bastard. As tempting as that may be, rise above that shit.





One of the first things you can say to a cop is, ***“I recognize you as a peace officer under oath of Queen Elizabeth II, keeper of the trust of the common wealth”*** (Common Law). A peace officer of the Common Wealth cannot contract with you under statutes of Canada. That would contradict their oath. ***“But before you say anything, I'd like you to know that I am convening a court of public record.”***

In case you were wondering, an Officers oath goes something like this. . . .

I, .....[*name*], do [swear/solemnly affirm] that:

I will be faithful and bear true allegiance to Her Majesty Queen Elizabeth the Second, Queen of Canada, Her Heirs and Successors;

I will, to the best of my power, cause the peace to be kept and prevent all offenses against the persons and properties of Her Majesty's subjects;

I will faithfully, honestly and impartially perform my duties as.....  
[*office*].

(b) for an enforcement officer or bylaw enforcement officer:

I, .....[*name*], do [swear/solemnly affirm] that:

I will be faithful and bear true allegiance to Her Majesty Queen Elizabeth the Second, Queen of Canada, Her Heirs and Successors;

I will faithfully, honestly and impartially perform my duties as.....  
[*office*].;

(c) for a member of a board or committee, the director or any person employed or retained by, or engaged and retained by, the director:

I, .....[*name*], do [swear/solemnly affirm] that:

I will faithfully, honestly and impartially perform my duties as.....[*office or employment*];

sI will not, except in the proper performance of my duties, disclose to any person any information obtained in the course of those duties.

You can continue to establish your distance by stating...***“I don't wish to do business with you. My free will is to mind my own business, go home or to earn money in order to feed myself and/or family with my private property right now, and I want my free will to be respected.”***

An interesting tactic to try is to simply ask... ***“Am I under arrest?”*** If they say no, ask them... ***“Am I free to go?... “Am I under arrest?... Am I free to go.”*** Keep repeating the questions. Be more annoying than usual.

Record everything for immediate evidence. What they are trying to do is contract with you privately. So take them out of the realm of the private and into the public servant domain. Being detained on the side of the road is being arrested to some degree, because they are interfering with your time, your livelihood.

Another question worth asking... **“Are you a public servant?”** You are the public and therefore their master. Masters do not answer to servants. Always distinguish between a peace officer and an enforcement officer. The definition of a statute does not claim it is the law, but the *force* of law if one consents. If you do not consent, it isn't law. You must contract with an Act for it to have any force or effect.

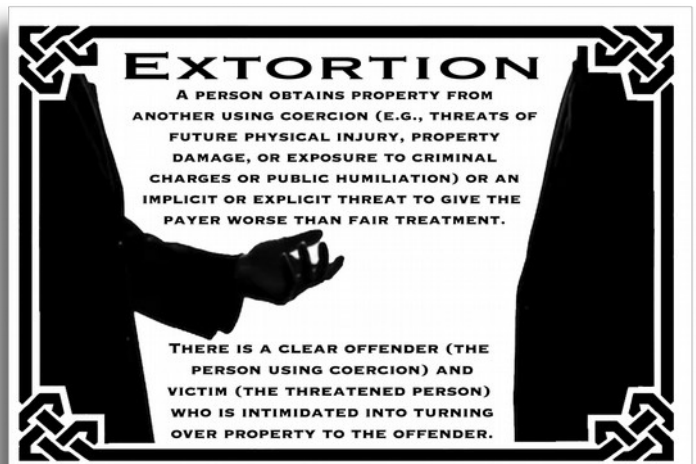
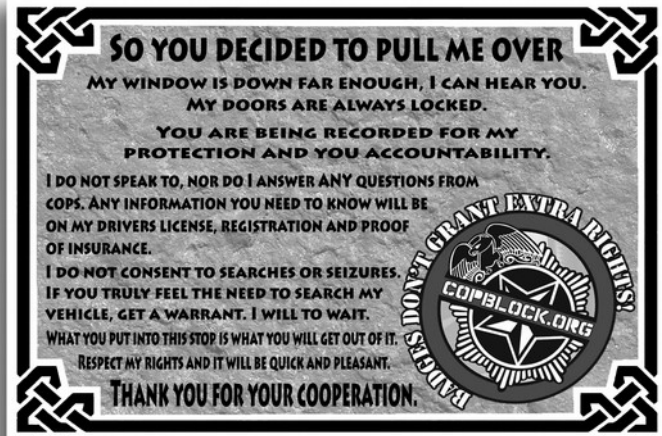
Peace officers have jurisdiction to arrest you if you have actually harmed someone... **“Excuse me Mr. Peace Officer, do you believe I am about to commit an indictable offense? Have I breached the peace in some way? “Do you have a charge against me? Is there an injured party making a claim against me?” No?...then what the fuck do you want? Beat it.”** If his answer is no, you are innocent of any wrong doing. PERIOD. Bid him farewell. They have no cause to detain you unless they have a real warrant for your arrest. Almost nothing they bring to court is an indictable offense.

Establish a **fact**... **“Do I look like an officer or agent of the Crown? Do I look like I am performing a function of government?”** If the answer is no, you have evidence that the officer AGREES that you are not a PERSON and subject to statutes. If they refuse to answer the question, inform them that their lack of response will be considered as a **“no”**. Which also establishes the **FACT** that you are not a government employee.

When interacting with a cop for any reason, and you are asked for your name (or for anything for that matter), feel free to ask if they are attempting to engage you in a transaction of a **security interest?**...

**Security interest: anything that is tangible or intangible that can generate or create an obligation to pay or perform service.**

If they do not know, then it is not. And therefore, cannot therefore generate any obligation on your part to pay or perform. Bah bye. If they answer yes, then they require your consent to the transaction. Do you have an obligation to pay or perform? If so, then it is a transaction of a security interest. The government is not necessarily your enemy unless they attempt to force something on you. When you are **issued** something, you are under the



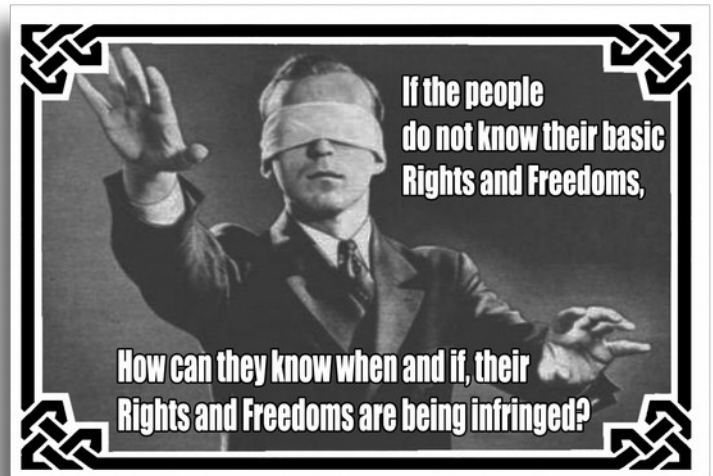
authority of the Issuer. Once given a ticket we are given plenty of time to resolve the matter. Cops send tickets to the crown, who send them to a private collections agency.

Tickets and court orders are transactions of a security interest. You have three days grace to void the transaction. A transaction of a security interest is not cured for three days and can be rendered void **ab initio** by anything that would invalidate a contract at law (fraud, duress, a mistake, **coercion**). So instead of arguing at the side of the road, just sign the fuckin ticket under duress or qualify your signature.

### 3.4) Transactions

It is ignorance of the law when we do not know our rights. The government's power over you is a result of two things. One, ignorance; And two, deception. Absolutely everything they do is an offer, even though it may seem like you have no choice. When possible, use a conditional acceptance because they require a conflict in order to arrest you or take you to court, perpetuating their meaningless charade. If you conditionally accept everything they have to offer then there can never be a conflict. So make an attempt to negotiate rather than refuse...***"I accept your offer***

***ON THE CONDITION that you provide evidence of a contract between our two parties."*** e.g. Notice of Discharge, by way of seeking clarification.



Offer, valuable consideration, full disclosure, and acceptance must exist for a contract to be made. You are obligated to follow court orders, not a cops orders. When they give you an order however, you have every right to charge them a fee and give them a bill. No different than a fast food restaurant. Place an order, pay the bill. Go to your local office supply store and buy a book of invoices. When they give you an order, give them an invoice...that's what they do, isn't it? ***"I don't do anything for free without a court order.*** A court order is just a liability waiver... ***If you want me to exit my car it will cost you \_\_\_\_\_\$."*** That is a contract.

As used car lots contain many vehicles of varying degrees of value. Your rights and your energy can be viewed in the same light. Different price tags can be assigned to specific rights of yours that are violated and/or specific orders demanded of you, the same way that price tags are assigned to different cars for different reasons. It is up to you to decide what your rights, your time, and your energy is worth. The choice not to contract with someone is a fundamental right. You NEVER have to do something you don't want to. Is it OK to be raped simply because someone says they are fulfilling their duties? They may have their opinion, but you have your rights. The same way a vampire is powerless in your home unless invited, the government requires your consent.

## Exhibit

### CRIMINAL CODE OF CANADA-

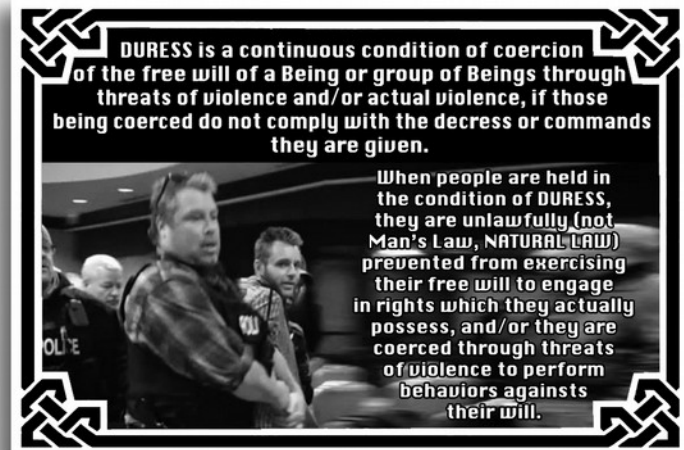
#### Section 15- Obedience to De facto Law:

No person shall be convicted of an offense in respect of an act or omission in obedience to the laws for the time being made and enforced by persons in de facto possession of the Sovereign power in and over the place where the act or omission occurs.

**The Canadian government is a De facto government. They admit as much on the Governor General website of Canada. You do not have to obey a De facto government.**

If you do comply or sign a ticket, then state that you are doing so under **protest** and **duress**. Write that next to your signature. If they write your first name(s) in Upper Lower Case and your last name in ALL CAPS, also known as Captive **Diminutio MEDIA**, then circle how the cop wrote your name on the ticket and indicate that you are not an officer of a foreign corporation. Sign the ticket as Grantor and Beneficiary and draw a box around it. The box separates your name from their BS for some insane reason. A page within a page.

By qualifying your signature you are disqualifying yourself from being a party to the contract. If they don't like the way you sign their crap and claim that you must sign a ticket or contract in any other way it is a pretty good indication of how legitimate the transaction is. In which case, tell *them* to sign the fuckin thing! They are the trustee, not you. You are not even qualified to read or interpret it. You don't even know what that is!



If they attach a Driver's License number, it is still assumed that you are a **Roman Civil Officer**, issued state property by the state. ONLY agents of the crown still require one...so if you have one you are assumed to be an agent of the Crown. If you volunteer your family names and they attach a Driver's License number, they have fabricated evidence (a big deal, don't let that go unchecked). They need a Driver's License so that you might incriminate yourself.

If the "laws" they enforce are TRULY JUST, then how is it up to a cop's own discretion to let people off with a warning? Officers of the law have a duty to distinguish between laws and statutes. Failing to distinguish between the two is gross negligence on their part, which is EQUAL TO FRAUD. Until they see government issued identification they have no evidence of the existence of the PERSON, who is liable under the statute. When their actions interfere with your rights or comfort, they are being a nuisance, which is an offense under the Criminal Code of Canada.

## Exhibit

### CRIMINAL CODE OF CANADA-

#### Nuisances:

180 (1) Common nuisance- Every one who commits a common nuisance and thereby  
 (a) endangers the lives, safety or health of the public, or  
 (b) causes physical injury to any person, is guilty of an indictable offense and liable to imprisonment for a term not exceeding two years.

#### Definitions

(2) For the purposes of this section, every one commits a common nuisance who does an unlawful act or fails to discharge a legal duty and thereby  
 (a) endangers the lives, safety, health, property or comfort of the public; or  
 (b) obstructs the public in the exercise or enjoyment of any right that is common to all the subjects of Her Majesty in Canada.

### 3.5) Driving Under The Influence Of Freedom

Does possession of drivers licenses make the roads safer? There are still plenty of accidents. If you do not have a license then you have not contracted or consented to be regulated by the government. You have relieved the government of the burden of being liable for your actions. IF THERE IS NO INJURY THERE IS NO DISPUTE. If there is no dispute then there is no fuckin reason for ANYBODY to be wasting your valuable fuckin time.

If you wish to relieve yourself of the burden of government oversight as far as your right to travel is concerned, before accessing the public roads (as is your right) give notice to whatever branch of the government that may be responsible for any wrong doing that you may experience at the hands of their agents:

- The attorney General
- Minister of Transportation
- President of ICBC
- The CACP (Canadian Association of Chief of Police)
- Top dogs in the RCMP (You only deal with Top Dogs)
- Local towing companies? You can sue a towing company that holds (steals) your car for the cops without paperwork which removes liability.

Contact the government in advance and inform them that you will be accessing the public roads as is your right (this will create a paper trail that can be used to establish evidence if necessary). If they claim that is not the case (without your consent), then they have 20



business days to prove their claim with facts and evidence. Then send them a notice of default, and state that in the event that they neglect to respond, included is a fee schedule. Further communication on your part can include the option to negotiate terms and conditions is probably not a bad idea. It will demonstrate your willingness to be diplomatic and create more evidence for you to authenticate.

You don't need to register your car with the department of motor vehicles. Send them a copy of the bill of sale, giving them notice (your just doing your due diligence). You are giving them the opportunity to update their records. If they want you to use their plates which make your car look ugly, and get insurance then they can fill out the damn paperwork. And while they are at it, they can pay the premiums and send over the damn plates!...but with the understanding that you are not subject to any statutes or legislation for vandalizing your property with their graffiti. If they want to advertise their crap on your car then they can pay you for the service. **YOU DON'T HAVE TO DO ANYTHING FOR FREE.**



If they don't provide you with anything they claim that you need in order to access the roads, then obviously you don't need them. Follow that up with a notice of intent/default, offer to negotiate, with specifics regarding your own PERSONAL and PRIVATE plate... ***“And by the way, everything I do is bonded, here is a copy of my Birth Certificate.”***

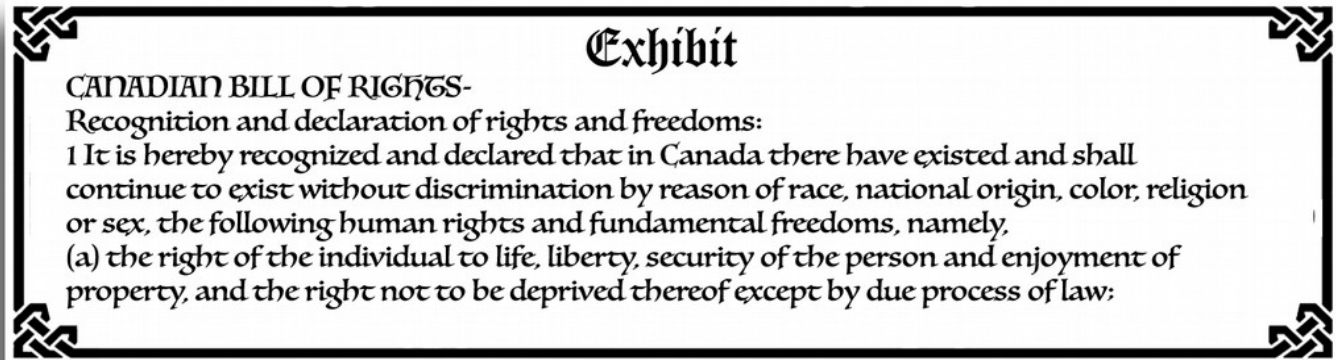
Producing registration papers is in the statutory realm and cause of action as far as they are concerned. License plates do not grant jurisdiction immediately and registration transfers no interest in property equity. Inform them that...***“This car is in private use right now. I am the equitable title holder.”*** The Bill of Sale is the ultimate proof of claim. A registration document does not supersede the Bill of sale. EQUITY IS KING... ***“Do you have a claim against me or my property? No?...then fuck off.”*** Or give them an out...***“Thank you for making sure that no one is in unlawful possession of my property. Have a nice day...unless there is something else?”***

Being on the side of the road is dangerous, so keep it short and simple. They want you to testify against yourself...**YOU ARE YOUR OWN WORST ENEMY.** Hand them a certified copy of the fee schedule between you and the government as well as a notarized copy of your Statement of Live Birth... ***“I am not an agent of the government. You are damaging me now.”*** They may claim that a lack of insurance on your part as their justification because you may harm someone. But whether or not you may damage someone down the road is a product of their imagination and not a fact. The burden of proof is on the accuser and it is impossible to produce evidence for something that MAY happen...

***“Hey! Public Servant! Did you observe me breaching the peace? Are you claiming that I am a public servant? If so, prove it. Because I have no government issued Identification, because I do not perform functions of government. I will be swearing out an affidavit of everything that happens here today and I will be filling a claim against you in civil court. You will not escape liability for your actions. Anything you say can and will be used against you...”***

Your first action after they detain you on the side of the road is to file a PPSA. Followed by a lawsuit by the end of the week. DO NOT GO TO COURT UNTIL YOU HAVE ALREADY WON.

Being accused of a crime is not **cause of action** to be deprived of your property. Arbitrary confiscation of your automobile is a crime. Forcing your car to the side of the road is a crime. Seizing your property without due process of law is a crime. If the MVA allows for your property to be **confiscated** then it is violating your rights as a private **citizen**. In other words, it is of no force or effect.



**The Canadian Bill of Rights supersedes the MVA and it states that you cannot be denied property without due process of law.**

If they continue to deprive you of your property/rights, ask for another officer or supervisor to be present in order to witness the crime(s) being perpetrated. Perhaps suggest they contact their supervisor so that they will be aware that a crime is in progress. Because it is necessary to show cause of action, request to be presented with the ORIGINAL CHARGING INSTRUMENT. Anything you own is an extension of yourself. A trespass on your property is a trespass on you personally. Having a right removed is a cause of action.

### **3.6) Insurance**

You own a share of the roads, you paid for them, and they are on your land. Absolutely no one has the right to tell you how to use what you have the right to use. If you must TRAVEL from A to B in your automobile (which, ultimately is simply a tool to transport people and materials) to provide for ourselves and families yet cannot afford the typically associated paperwork (driver's license, registration, insurance) are you going to refrain from living? Who has the right or authority to interfere with your livelihood?

Insurance is commercial insurance. You must declare your property as being under the authority of Canada and performing a public service. Are you using your car to perform services for the public? We are insured already. The people of this land do not have to pay for any services in the first place. Our shares in the resources are all held in trust. Canada has no fault liability, insured or not, you are covered...confirm this. If we harm anyone accidentally we are automatically bonded. This is what the Birth Certificate represents, we have the ability to cover any damages because we each own 1/33,000,000 of the land. We don't need secondary insurance.

When we buy insurance we are paying someone a monthly fee to act as an intermediary when we cause injury, they take the funds from our bonds anyway. No insurance company on the planet has paid out a claim from their pockets. Your monthly fee pays for administration, which you can do yourself. Insurance or no insurance, licensed or not; we have the right to access the roads to do what we need to do in order to fend for ourselves and our families. The roads were payed for with our money, built with our resources, upon on our land, and they were built for our use.

## Exhibit

### CRIMINAL CODE OF CANADA-

#### Definitions:

**Highway:** a road to which the public has the right of access, and includes bridges over which or tunnels through which a road passes.

### **Rights are unconditional, and cannot be granted, regulated or removed.**

If you don't get insurance how will you pay for any damages you *may* cause? Simple, don't get into any accidents in the first place. Drive like a fuckin grown up. Insurance gives many people the illusion that they are not liable for their actions. Arguably, those with insurance drive less carefully. Have you ever damaged someone else's vehicle and then paid out of your own pocket so that your insurance rates wouldn't go up? Well if your willing to pay for damages yourself then why get insurance in the first place? When you are truly taking responsibility for your actions, you're preoccupied with the safety of others...Stats on claims people make compared to what they pay in premiums...

When you apply for insurance you are asking someone else to pay for the damage that you may cause. At which point they place various terms and conditions upon you and how you are to govern yourself in public. Like applying for a drivers license, which also requires you to pay and/or perform in various ways. In other words, they got you jumping through hoops because you are not willing to take responsibility for yourself. Being completely free means being completely responsible for your actions. You must be willing to pay for the consequences of your actions. You are free to do as you please, but you cannot escape the consequences of your actions. Freedom and responsibility are synonymous.

**"Most people do not really want freedom because freedom assumes responsibility and most people are afraid of that responsibility." - Sigmund freud**

People automatically worry about what may happen to them should someone damage them. What about the person who damages their own property? They will have to pay the damages out of their own pocket. If you spend your cash for a car with money that you earned but had no insurance, how much more carefully would you drive? Wouldn't you be terrified of doing any damage? Because the compensation will be coming out of YOUR OWN POCKET.



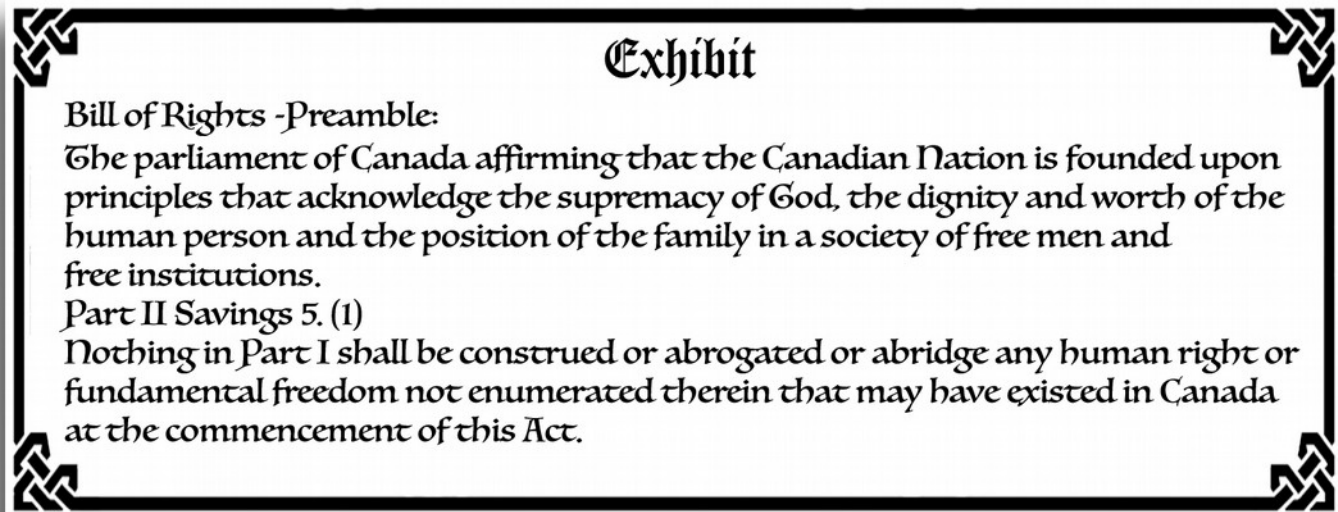
Is this not how we should be conducting ourselves in our daily lives? imagine everyone minding their own business while being entirely aware of how their actions effect the people around them and the environment in general. How much more carefully would you conduct yourself if you were entirely liable for your actions? Can you imagine a society where everyone was completely aware that they alone are liable for their actions and how they affect others and the world around them?

Why would the government mandate a system in which we have to insure ourselves in order to cover *everyone else* on the roads? It is actually selfish to expect everyone else on the planet to be insured incase they damage you whenever you decide to go buy a pack of smokes. When you set foot outside your home and into the world you are assuming risk. More appropriately, we should get insurance for ourselves. Are we not simply trying to overcome a law of nature with insurance policies? If you are not willing to accept any risk, stay home and live in a bubble. And even then, there are no guaranties. Welcome to Earth.

Do drinking laws eliminate drunk driving? Do speeding laws eliminate speeding? Should there be laws preventing people from accessing the public roads because they are not insured? All this does in the end is create a system of control that channels everyone into being taxed and regulated.

### 3.7) Resisting Arrest

When confronted by an agent of the government, consider making the distinction between...***“Legal name or natural name?...and I do not have a legal one. Under what authority are you asking?”*** You can give your given name because it was given to you, it is your to give. Your family name however, is a name that you share with others and is not necessarily yours to give. You will automatically distance yourself from a capacity that carries some heavy liabilities.



If you view the Bill of Rights as an offer and you accept it, you place yourself legally in a position within this hierarchy they have designed. You are second only to God. If they want any power over you they must prove one of the following things:

- They must claim and prove that they exist above God or are God.
- They must claim and prove that they exist between you and God.
- Produce a document upon the face of which can be found the verifiable signature of one deity commonly known as God.

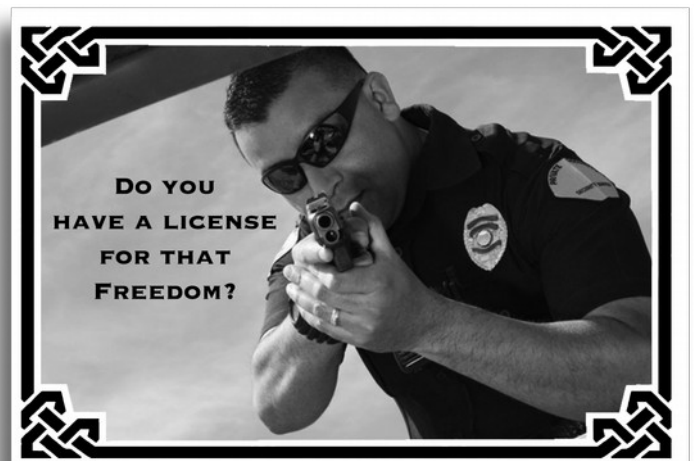
If they can't do any of these things then they have no claim to power. You have every right to stand up and claim the status of Child of God. But the moment you do that you claim responsibility, because then you must view everyone else with the same eyes.

You can be as nice as you want. But if they are in the mood for a fight. You are going to jail. Is the only duty of a peace officer to force democracy on private citizens? The **sovereign** people of this land? If so, the Public Safety Minister is liable for incredible human rights violations because the **Public Safety Minister** hires the RCMP.



Badger people for two pieces of identification at all times. So that you may qualify them. Check their credentials. Justice of the Peaces included, because you should always know who you are dealing with. If you qualify someone without knowing who they are, you are assuming liability. They may claim to have a warrant. A warrant cannot be created without an original charge... ***“What is the original charge? Where is it?”***

Cops try to read you your Charter rights when they arrest you. A **citizen** of the land has no Charter rights. Charter rights are none of your business. A Charter is created to restrict authority. How can rights come from something that restricts the powers of the government? They are a chartered commercial vessel. Chartered out of the United Kingdom (UK) via the BNA Act of 1867. Canada was free to sail the seas of commerce and contract with anyone who *wants* to contract with them. When you UNDERSTAND your charter rights you are bound by that charter....and doing business with Canada Corp... ***“Are you claiming that I am an employee that is obligated to obey the charter?”*** When they say. ***“ANYTHING can and WILL be used against you...It's a trap. Because, ANYTHING can, and WILL be used against you. If you even utter one word, you are giving them your consent.***

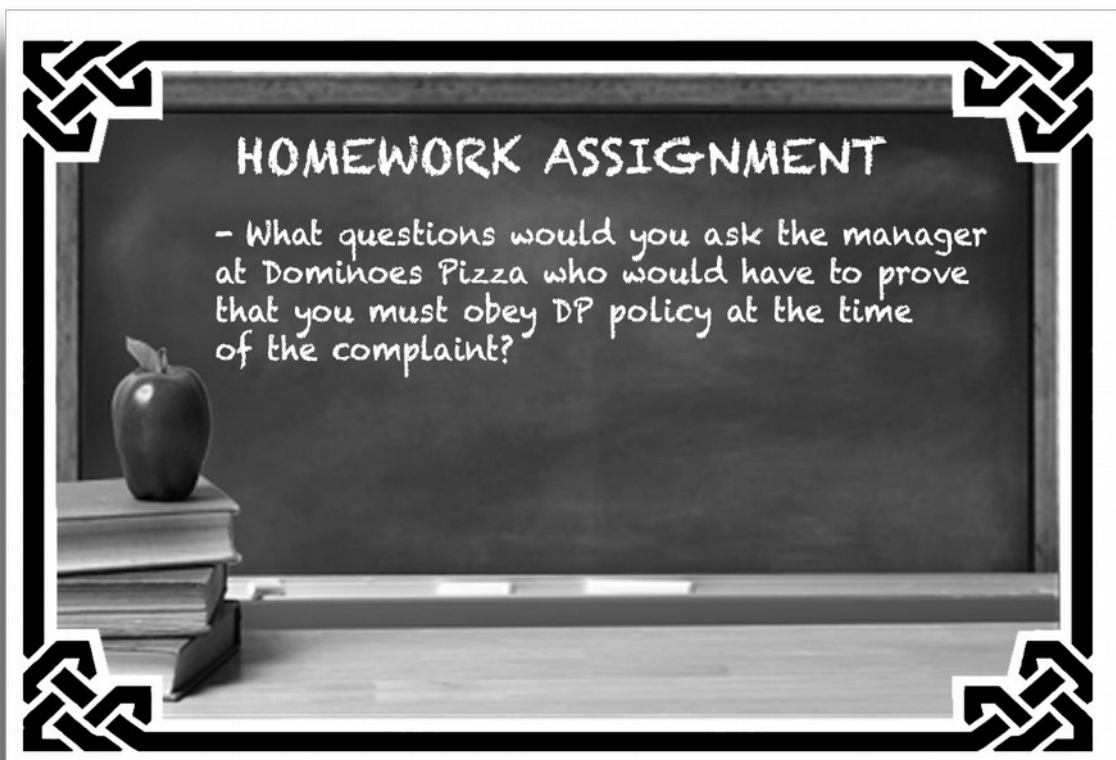


Protecting yourself from being kicked in the face by a boot, technically is obstructing a police officer (from protecting and serving you). Factually correct. You have the same arrest powers that any cop has. Why wouldn't you?...when they are your servants, and their authority comes from you. You don't need a gun to arrest someone, neither do cops. Simply state that they are under arrest (for

breach of the peace, assault, kidnapping). Ask them if they will come with you peacefully. If they don't they are resisting arrest. Go to the Magistrate and swear out charges.

Police are like an internal security force for the government. If you are even speaking to them then clearly you are an entity within their jurisdiction. If cops want you to come to the station to make a statement (the purpose of which is to further incriminate yourself) before they make a charge. You have every right to refuse, so as not to further incriminate yourself.

They may try to intimidate you; don't say anything until you have been formally charged with something. Once a charge has been made information cannot be added to the charge. They require your name and birthdate in order to assume mastery over you. Without one or the other they cannot even see you because you're over the radar. Realistically speaking you cannot prove you were born on any date because it is hearsay. You can prove the date of birth of the person which is your birth certificate.



**Do no harm**

## 4. Know Your Enemy



**"If justice be not a natural principle, governments, so-called, have no more right or reason to take cognizance of it or profess to...of it and all their professions of establishing justice or maintaining or rewarding justice, are simply the mere gibberish of mere fools, frauds and imposters." - Lysander Spooner**

### 4.1) Cause of Action

They pass acts and statutes, not laws, they don't even pretend they are laws. The Criminal Code of Canada is not called the Criminal *Law* of Canada. We already have laws and they are pre-existing, as are our rights. They did not give them to us, and they cannot take them away. They want us to feel overwhelmed by these acts and statutes so that we will hire a lawyer instead of spending years learning how to defend ourselves. But Natural Law is supreme and absolute, it is there for the common man. The average man or woman is more than capable of handling anyone their ass without the need of the legal system.

The government has spent a lot of our money on schooling us into being as dumb as humanly possible. Leading us to believe that everything we do in commerce is in their jurisdiction, and that is horse shit. It is not their responsibility to teach us who we are because we are too ignorant to know better (we have twelve years of public education to thank for that). They have made certain that we would become too ignorant and incompetent to manage ourselves independently and conduct ourselves accordingly in society or speak their deceptive style language. This material may not have all the answers and so it shouldn't.

The government has found a way to meddle with your Trust (your estate), and steal from it. The only way to hold them accountable is to take them to court in a civilized manner. The lengths they will go to in order to keep this from happening will only serve to expose their criminal intent.

Courts are a substitute for dueling. In the old days when two people argued over a debt that couldn't be resolved, they would fight to the death. A mediator would declare the man who lived as "right". In court, only two people matter, the plaintiff and the defendant. They are the two persons with the dueling pistols, the Judge is a nobody. Your problem is with the Crown Prosecutor (plaintiff). They are your adversary, not the Judge or Justice of the Peace, and they must show **cause of action**.



There are many different types of courts at the courthouse. Similar to the different types of food stands at the food court. They have nothing to do with one another, they each have their own jurisdiction. The courthouse may have different wickets at which you place your orders. Whether it be filing a lawsuit or responding to charges. You shouldn't be going there at all because the court is just for public servants. The fact that you go there at all is enough for them to assume that you are a public servant. You wouldn't be there otherwise. But, obviously you knew that already. Why wouldn't you?

Statutory courts are operating as though there was already a real contract in place. Lawyers will never challenge jurisdiction because jurisdiction is deemed to be already granted. Summary convictions can't operate on anything but statutes.

Are acts and statutes real laws? Absolutely...if you agree to them. Within common law exists the word justice. Within statutes you will receive summary judgement. You broke the rules, you lose. You might get some mercy. Lower courts operate on presumptions, and stick to statute law for the sole purpose of making as much money as possible. If you walk into a court, and you have one fact, and they have none, you win. They will have no facts, because they are operating on assumptions and presumptions.

From the moment these people contact you, they are building a case against you. The government can never prove that you are one of their agents or that you are/were performing a function for the government. If there is no evidence that you were operating in the capacity of Agent of Commerce, then taxation and other forms of government BS do not apply to you.

Court should be the last stop when it comes to seeking resolutions. The only reason to go to court is when all attempts at peaceful negotiations have failed. The courts frown upon people who bring matters to court when they haven't attempted to resolve the situation beforehand, without the need for a court. If the Crown does not respond to your attempts at finding a resolution and proceeds to resolve the matter in court, they are committing tax fraud. They are using publicly funded courts to settle a dispute that could have been resolved out of court by responding to attempts at diplomatic correspondence.

When you start filing documents you are essentially participating in their circus, and wasting your valuable time. Documents are not entirely necessary with special appearances. A Statement of Live Birth may be enough. Feel free to mention that their BS is meaningless and you are not bound by it. Remind them of this when you contact them. After charges are made against you and before your first hearing, send your affidavit (your counter claim) to the Crown. You usually have a month or two. If you are not prepared for your first **hearing**, show up at the hearing and request full disclosure. You will be provided with all the information you need to prepare yourself. In it will be all the evidence you need to go after them. All the police reports, everything they wrote about you. Confessing that they pulled you over and beat you...etc.

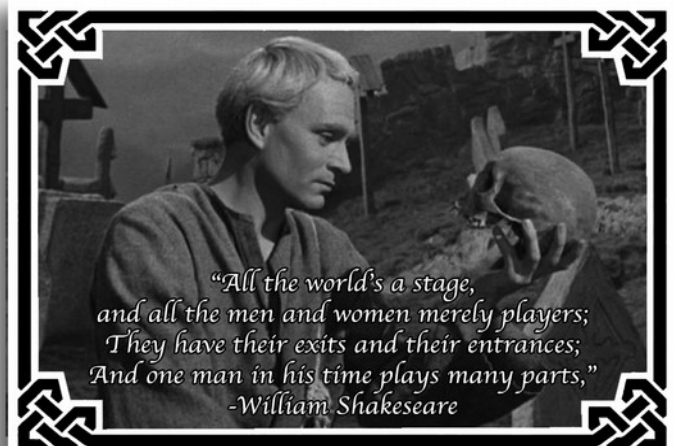
After full disclosure, there will be no other documents to support anymore claims against you. Then call for another hearing, and make certain that there is nothing left to disclose. That, is when you send a demand to provide a contract. What contract were you enforcing at the time I was detained? Every presumption will be in that disclosure. Write them and challenge all of their claims. If they don't reply, then they admit that there was no contract. The courts wouldn't get anywhere without their presumptions in the first place.

Your documents to the court should have a motion. Enter a motion for a **Show Cause hearing**. Send motions and affidavits with instructions to make sure that it gets into the court file. Tell them there was a fatal flaw in the Crown prosecutors case. Because they have made a false claim against you. You are not a federal employee, you are one of the sovereign people of the land. They have to go right back to the show cause hearing because that is where the mistake was made.

A ticket might say "*alleged offender*". Let them know there has been a mistake. Mistakes can be unmade. Ask for evidence that you were acting in the capacity of an officer that would grant them jurisdiction of some kind. If they can't, put it all together in a **motions brief** and take it to court. Have it dismissed with **prejudice**, then sue everyone that you can.

## 4.2) Shakespeare 101

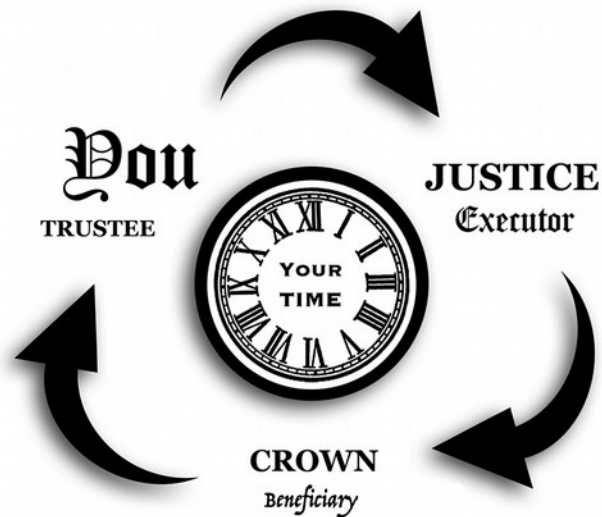
We gave the government permission to create a corporation (the PERSON) on our behalf, to interact with. It is the corporation that the government acts upon. But, because we have forgotten, (or never learned) the distinction, we have mistakenly believed that the PERSON is us. We agreed to represent the legal fiction and bind ourselves contractually with various forms of terms and conditions. They are having a hearing in court for JOHN DOE *against* John DOE. And you (John Doe) are unknowingly representing the second guy. They can only deal with public servants. They only have authority over public servants.



So they identify you as an officer OR identify your trust. If you look at the docket, you'll find the name of the trust, which is written in **CAPITIS DIMINUTIO MAXIMA**. That is the vessel they have brought to the dock (admiralty BS). They are now holding it in port to make the officer(s) that work for the corporation APPEAR. The original charging instrument (that

the clerk of the court will have) may have either version...So you have a trust on the docket. The name of the trust that the infraction is filed against, and you have the name of the officer that's been charged...personified by the Man (you) to act in the capacity of that officer in court...voluntarily.

Public servants are public Trustees, it is presumed that you are the Trustee when you walk into court...unless you establish otherwise. The judge acts as the executor by giving orders. As soon as you voluntarily act in the CAPACITY of an officer of a foreign corporation, you are automatically stripped of your rights. So you have no access to anything because the law society has prohibited just about everything. You are now open to anything that their internal tribunals want to do with you. Which is what court appearances are. They are internal tribunals subject only to the bar association rules and regulations which are set by the bar association, not "legitimate" law makers. The judges are members of the bar association, so you are completely at the mercy of a society that you do not belong to and you do not understand or speak their language.



The state party, The Crown, Her Majesty the Queen, The State Prosecution of the United States of America etc, all of the democratic corporate governments that have been installed and have replaced the legitimate governments of all these countries over the years. The lawful governments for the people were carefully replaced with corporate lookalikes, which now operate on the presumption through the law society that you have exercised your right to be a citizen.

Therefore by operation of law and presumption of law, you've pledged your life to these institutions. So these institutions now have 100% of the beneficial use of your entire life. They are the only ones that can benefit from you. That's it. You might own it, but they are the only ones that can benefit from it. Because it has been promised to them. That is the title transfer that took place. A beneficial interest in your life. They are now the beneficiary of your life, and anything you do or say or own. You cannot do anything that benefits you.

So they are coming to court from a Beneficiary stand point. And of course they don't have to prove anything because of the fact that you are there (possibly against you will). The court operates on the presumption that the state has a claim, that the state is acting in good faith and honor. The state has a valid claim that they are the beneficiary of everything. The



Beneficiary is one of the highest statuses that you can have because you are enforcing a promise. The state was promised something and you failed to live up to that and the promisee is owed their promise. You promised them the benefit, which is how you got the citizenship. You gave them beneficial use of your entire life in exchange for the wonderful grant of citizenship. You as the owner granted the state 100% beneficial use of your life. And that is a type of ownership. So they are coming in as the owner, the Beneficiary of your life, saying that they have been promised something and they want to collect because you are not living up to your promise. And that is one of the highest standings that one can have in court. The problem is, the entire claim is horse shit.

They are always operating on the assumption that you are the Trustee. You have been summoned to a hearing for the trust as the employee, ***“The Crown has summoned me here. In what capacity have I been summoned?”*** If you show up and give your name without qualifying it, you are consenting to represent the Trustee that they have summoned, ***“I am not here in the capacity that you have summoned. There has been a mistake, I am not a Trustee. These people have made a false claim against me.”*** Done. They cannot bill your estate for their fees.

Imagine you are eating dinner at a shitty restaurant with a small group of people. Everyone may sit through the entire meal wondering who (if anybody) is going to pick up the tab. Well instead of waiting for a potentially awkward moment when the bill arrives, why not proclaim who will be paying for what ahead of time? Having done so, you have dismantled any assumptions that others may have had and everyone can choke on their Happy Meal in peace.

When called, it is a meeting for the TRUST. Everyone present is an **agent** for the legal person. But what kind of agent? Unless you specify your capacity, it will be presumed that you're an agent of government. What others assume or presume is anyone's guess. Which is why it is always necessary to dismantle whatever their illusions may be by making a statement of fact about yourself.

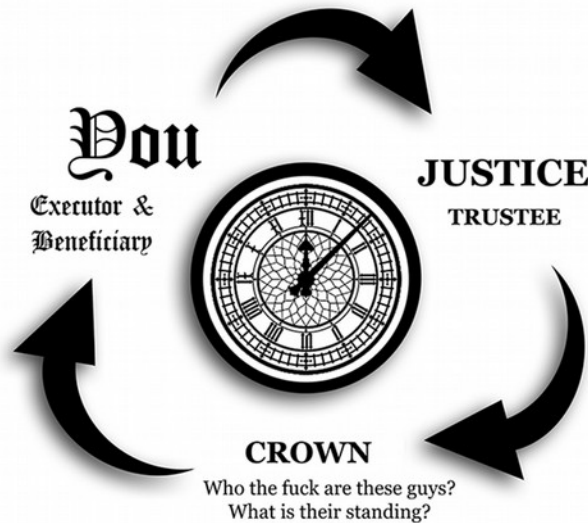
A lawyer bows to the justice, and does not contest the assumption that you are a servant. He has an oath to the law society which supersedes his contract with the client. This is a conflict of interest and can serve as an option for remedy later on down the road, because the lawyer does not give full disclosure. Is a contract binding if it was in dishonour?

Shakespeare 101, it is all a play. We are personally liable for the roles that we play. When you realize exactly what the PERSON is, and how the scam works, you will understand how to defend yourself in roadside disputes with police officers (whatever those are), situations relating to property tax and or income tax. They are all the same in the end.

They intend to convince you that what they are doing is legitimate, it is all an illusion. Fear is their only weapon. They want you to believe they have authority, that you are not free or equal. Lose the fear, every single person that has stood by their claims and refused to accept the BS delivered by the puppets in the courtroom, has won. Stand your ground, it is up to you to call them on their BS... ***“The only reason that I am***



***participating is because I am afraid of being physically harmed.***” If you have disrespected no one, stick to your claim and remember who you are. You will win. If you do anything in the middle you will wish you had done what you were told in the first place. If you believe that you did something wrong, then you did. Obviously.



As the Beneficiary, the only reason you are there is to pick up any payments. Your will is law with regards to your person. The Beneficiary is private. He does have representatives however. The Beneficiary cannot be seen or heard. He does not exist. The whole point of the trust is to protect the identity of the beneficiary.

Judges don't like you to take the role of executor. They need something to do, and their ego is at stake. Give them some directions because administration is not your department, ***“It's my understanding that you people have asked me here in the capacity of Trustee. I am unqualified, I have no idea how to access your system to affect payment. Where is my cheque?”***

As Administrator, you are the source of authority. You are duly authorized to settled matters publicly and privately, regarding the Legal Fiction. But the judge is accustomed to having that seat. Grantors appoint administrators. If you have written delegated authority with you, that was granted to you by the Grantor of the Trust (you in another capacity) you can call the shots.

You can make an appearance as a third party intervener (on behalf of the name) without giving your full name so as not to be involved in any form of commerce. You will not even be a party to that name. You are there as a friend of the court, and you are there to resolve the matter. Or be the Grantor and forgive the debt. Removing power from the prosecutor because there is no longer any claim.

Every title they attach to you is a public servant title and public servants must obey their BS, that is who they are dragging in there. But those are false claims, and you have given them every reason to make these claims because you choose to apply for a Driver's license (which only employees of the government require)... ***“I was brought here under a false claim. We need to correct the record right now.”***

Never give your name unconditionally. Always attach an appropriate title or condition... ***“I can produce the will of the Trust right now. Guess why, because I am the fucking administrator, that's why. I am in possession of the will. Does anyone else here have the will? If not, and you are claiming to administrate for this estate right now; you are executor/administrator DE SON TORT. Except that you have zero administrative authority whatsoever. Because, all that power is vested in me....clerk, dismiss everything!”*** Give orders like a boss.

The capacities you are able to play are not unlike different players at a poker game. Except that you can review the hand you've been dealt, put it down, switch seats and check if the next hand is better or worse. This is Las Vegas on steroids, but the stakes are much higher. When you understand who you are, you will win every time. If you like to gamble, this is the game for you.



Like World of Warcraft, all the characters in that fantasy world are not real. You can stop playing if you choose. When you put the remote down you automatically revert to your natural essence. You are not liable because you are playing a game. No one can force you to play the game. When they do they are harming you, because it isn't a game anymore. It is real fuckin life.

What we are is difficult to define. Only the Creator can truly know that. But what we know for certain, is that we are not one of them. They are just operating off of their presumptions. We don't necessarily need to know what those presumptions are in order to rebut them. One of the most fatal flaws that you can make when going to their courts is to make a general appearance. Never do anything without qualifying your signature or appearing in the proper capacity. A general appearance waives all deficiencies in the Crowns claim. Your capacity will be assumed in order to benefit their interests.

### 4.3) Contract Law

Aside from Natural Law, we are left with contract law. Contract Law means that the terms of the contract, is the law. In order to have a contract you must have agreement of the parties. Whatever we have agreed that our relationship is. Performance based, each party must perform something. This is how the parties will govern themselves in the working relationship. The contract makes the law. If you are not a party to the contract then the law does not apply to you. Commercial law and Natural law are completely different. One doesn't recognize the other. Commercial Law is where the concepts of standing and equitable claims enter into the equation. So you must understand who you are and enforce that through your person (until we create a system that isn't so convoluted).

Do not fear the PERSON. Whatever name they call you in the end is irrelevant. It all comes down to liability. WHO IS ASSUMING LIABILITY FOR ANY CLAIMS BEING MADE. Whatever they may call you, they are obligated to provide evidence of a contract that compels you to pay or perform. They can call you anything they want. But ultimately, your name is Man.

Everything after that is a fiction, no matter how your name is spelled (they are different versions of you for different purposes). So we just need to master the names, because we can do anything. We are Men with unlimited liability. When you make a distinction between your self and the legal person (the name they want) you have distanced yourself from the name without denying that it is you in some capacity...

What binds you to act in that capacity?  
 Where is the contract?  
 What are the specifics of the contract?  
 What are your obligations?  
 What is your wage?  
 What is your schedule?  
 When do you start the clock?  
 Did you agree to it?

In a court room, is the judge being paid? Is the prosecutor being paid? Is the clerk of the court being paid? Is the Sheriff being paid? All of these people are working and being paid. So why aren't you? Since when did employees show up without getting paid? Inform them if you like, that if they want you there to represent the name in some way, that it shouldn't be a problem. Discuss your fee, and demand payment up front because you do not trust them. They operate solely on statutes. It is impossible to have a binding contract with the government, because a contract requires **valuable consideration**. The government must give you something that you don't already have. We gave the government everything. Which they hold in trust. What they give is ours.

If they don't like your prices then they don't have to do business with you. They can go find another sucker, ***“If you want me here in the capacity of Trustee, these are my terms and conditions... However, I am unwilling to extend you credit based on the fact that you people don't pay your bills. I demand payment up front, unless of course you are demanding that I work for free. In order to speak another word here today I require a certified cheque immediately. Otherwise, fuck off.”*** The human rights violation that they are violating is that they are not paying you. These people are commercial rapists. When they rape your Legal Person (your property), they rape you.

Universal Declaration of Human rights - Sections:

4. No one shall be held in slavery or servitude. Slavery and the slave trade shall be prohibited in all their forms.

20. 1) Everyone has the right to freedom of peaceful assembly and association.  
 2) No one may be compelled to belong to an association.

No man can pass a law that compels one to do anything for free. Learn to use your person, you are locked into nothing for life. You could replace every act and statute on this planet with three words... ***“I fuckin quit”***. You have the right to quit a job any time (unless you signed a contract that requires you to give notice). Would you have to work for DP your entire life? It is your right to contract in the role of Trustee if you wish. But to do so unconditionally is probably not your best option, ***“In what capacity have you***

***summoned me here today? What are my duties? What are my liabilities? I require payment upfront.*** Forcing a person to work for free is a human rights violation which transfers into statutory jurisdiction, ***“I am under zero contractual obligation to be here for free, or do you want someone here who is incompetent.”***

#### **4.4) Do Not Go To Court Until You Have Already Won**

Nothing about your case exists until you make it known. The court is there to hear whatever law you bring to it. But you must bring it, or you have nothing. The court is operating as a board room for the proceedings regarding the TRUST, the Judge is the administrator. If necessary, inform the court that the only reason that you are there is to gather evidence for a **civil** claim against anyone involved in violating your natural rights. Suggest a 15 minute recess for the judge to instruct the Crown to withdraw the charges. This will save everyone some face.

Phrase your document in a way that you can prove that you have agreement. Agreement doesn't mean that you agree with whatever they say, agreement means that you get them to agree with you that they have no claim against you, by not providing a contract... ***“There is no need for a hearing because I have agreement with the Crown that they have no jurisdiction because they can't produce a contract...motion to dismiss.”*** When you motion the court, the court is working for you.

After your first attempts at a peaceful negotiation have not been acknowledged... ***“We have agreement of the parties. It is agreed that I am non-taxable (a detail for your first letter of correspondence). I am non statutory in nature, I was operating under my natural title, and there are no facts or evidence to support any claims to the contrary. Crown! Are you rebutting anything I just said?! I broke no agreement, harmed no man, and damaged no property. You have no cause of action, no claim, no injury, and no jurisdiction...Motion to dismiss! Judge, it is your duty to dismiss.”***



Traffic court is statutory. There is no injured party. You can only have a civil claim if there is an injured party. SOCIETY CANNOT BE INJURED. In Statutory court you are an entity of limited jurisdiction because they have already given you a status. Do not answer by name in the capacity that they want you there in. Their presumptions will stand until they are rebutted or challenged... ***“I am rebutting/challenging every claim made by the crown. They have made false claims as to my identity, my status, and my capacity. I am not who the Crown claims I am. The only reason I am here is because I was told that if I did not show up today, officers would be sent to my home to hurt me, throw me in jail and drag me to court.”*** A statement like that would be a major wrench in their spokes. They will probably want to go to a show cause hearing at that point.

In Summary Convictions (statutory court) There is no such thing as contempt of court, because it is not a real court. Ask which kind of court you are in. Civil? Criminal? In which case, who is the injured party? Where is the broken contract? They will do whatever they want anyway, it depends on whether or not you know how to seek remedy later.

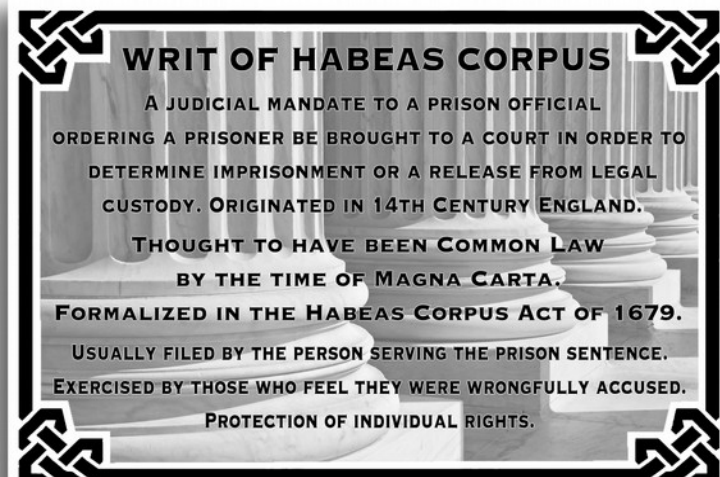
...***“Is this a lawfully convened court of this land?”*** Contempt of court can only happen in Common law. So, if accused of being in contempt...***“Are you establishing a common law court here now?”*** One method of invoking common law in **summary convictions** is to proclaim that you are not a legal fiction and you are convening a court of public record.

Should you choose to convene court, state that you are convening court, who is convening court, and what court are you convening...***“Excuse me, is everything I say a matter of public record?”*** If things get really sour, you can always hold your own court...***“I am convening a court of Her Majesty Queen Elizabeth II, and you people are liable for everything you say and do.*** The law applies equally or it doesn't apply at all. ***“Having said that, I have harmed no man, damaged no property, and broken no agreement. Who claims otherwise?”***

You can make it a matter of public record that the Drivers License is not your property. You were in possession of it but was not operating under it at the time of the complaint. And you want to know what witness the Crown can produce who can testify to the fact that you were operating as an agent of government at the time of the complaint. Tell the court that it's not your license and that you don't even want it... ***“I was told by a cop that if I did not have a license, I would be arrested if I was on public roads. That's the only reason I have it...because I would be harmed. But it's not mine, and I refuse to assume liability for anything that comes from it.”*** By saying that, you have established fact on a court transcript that can be taken to federal court to sue the government. Especially if you get a cop to admit that they will harm you for not complying.

Point out to the Crown that no where in their **full disclosure** is there an affidavit that supports an injury. Any statement sworn out by a cop is sworn out on his own authority. That means it is not even a real affidavit. The Crown does not file affidavits, they don't bring facts. Ask a cop on the stand who the injured party is. They will say “nobody” (which does not matter in Summary Convictions). The testimony of a cop is not an affidavit.

If a cop, for example is claiming that you did something, which the Crown is claiming is a violation of a contractual obligation that you agreed not to do, according to some statute. The problem is that there is no contract. So now that cop has just admitted to harming your human rights and provided you with all the evidence you need to sue the shit out of him later. So that is why you want to get full disclosure from the Crown, because they will give you the alleged sworn statements by these people that physically harmed you.



Be sure to let the Crown know that it is a matter of public record. These Summary Conviction hearings are internal tribunals, **THEY ARE PRIVATE**. They are considered to be private Law Society or Bar Association tribunals. If it was truly a common law court then the matter would be settled in a **COMMON LAW FUCKING COURT**. There would be no need for a separate venue...

***“I think that summary convictions is for public servants. I have yet to see any facts that I am a public servant. I believe no such evidence exists. Motion to dismiss.”*** You do not have to enter a **plea** until a claim has been made against you. You are not compelled to enter a plea. A trial cannot commence until a plea has been made. The court may try to enter a plea for you. Do not consent to that. No plea, no trial... ***“I will not enter a plea until I see that a claim has been made against me.”*** You don't have to say a fucking thing until a claim is made against you. Once a charge has been made more info cannot be added.

Crown prosecutors can't testify, they can only produce evidence and facts in court. If they are saying anything that they haven't provided facts or evidence for than you have to object. ***“Objection! Crown is testifying without facts or evidence. Have them take the stand or be sworn in. Strike everything he said from the record because he has no facts or evidence of that IN HIS FILINGS!”*** If you do not object, what is the guy on the bench going to do? Nothing. It is not his responsibility to tell you a damn thing.

The Crown can only present evidence, facts, and witnesses. If they testify, ask to have them sworn in or have their testimony stricken from the record (if they have no evidence)...***“There is no injury, no statement of claim, no cause of action. You have no jurisdiction over me because I am not an agent of the government. Is anybody rebutting anything I just said?”***

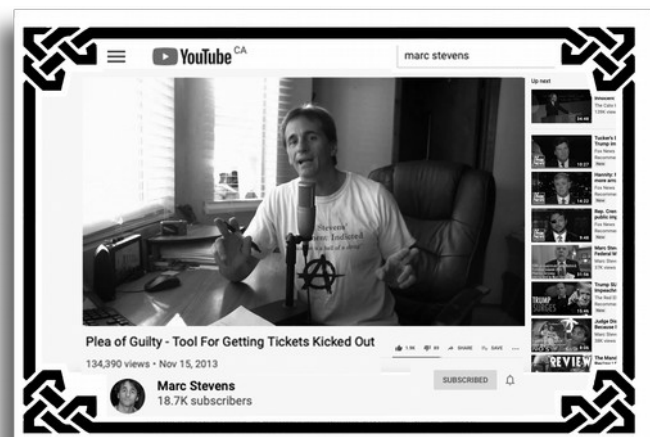
Agreement of adversary has been established:

- No cause of action
- No claim
- No jurisdiction

Case law of another case is irrelevant to you, because it's none of your fucking business. It is ultimately someone else's opinion of what some thing else means... ***“I respectfully decline acceptance of this courts judgement.”*** Never grant jurisdictions. If there is no cause of action, no injury, no charges, and no contract violated, order judge to release.

#### 4.5) Motion Notion

If you are the defendant and the plaintiff is not motioning the court forward or responding to your affidavit or counter claim (your demands for particulars) you can motion the court forward. If the Crown withdraws, they have just admitted to bringing a false claim to court. **DEMAND REMEDY**. Everything the crown does is deemed to be in good faith, true and accurate.



The Crown is supposed to do their due diligence and be certain that the claim they bring to court is legitimate, and they have deemed it to be legitimate... ***“Execute this bond and pay me double.”***

File a motion with the Crown as well as the court. If a motion is refused you have the right to know why. On what grounds were they refused? Grounds can only come from the Crown or your adversary. What facts or evidence has the Crown provided to have your motion refused? The Crown may object due to a bunch of nonsensical BS that has absolutely nothing to do with you. Their BS is Below the water line set by the CCRF, Section 32 and 52, and does not apply to common law men of **inherent** jurisdiction.

If the Crown tries to strike your motion because it is **frivolous** or **vexatious**, then object right away and state that they have offered no evidence, that it is frivolous or vexatious. So strike HIS from the record, with prejudice so he can't bring it up again. Motions can be done with paperwork, but the hearing is where it is heard. Deal with the situation IN ADVANCE and contact the court by saying, ***“The Crown has agreed that there is no need for a hearing, so cancel it. We have agreed that they have no jurisdiction in the first place.”*** The judge will have to decide in your favour otherwise he is damaging you and assuming liability.

You are the only one that can swear out an affidavit or produce any facts of any relevance because you are a man and they are a corporation, so they are fucked. You are given 3 weeks to a month to sort this shit out before your first hearing, so if you are not doing it, you are just lazy. The Prosecuting Attorney cannot swear out an affidavit because he does not have FIRST HAND KNOWLEDGE of the facts. He is a legal fiction, a corporate entity with no standing in the matter whatsoever. He can only present facts and evidence to the court, and cannot testify unless you allow him to testify. Even their witnesses don't have first hand knowledge of the event.

Clerks disallowing people the right to place affidavits into the court file is a grotesque violation of the judicial system. There is no such thing as filling out an affidavit incorrectly. What matters is the substance. Is the other party rebutting or not. If the judge is acting like an egotistical douchebag, you could say... ***“I don't know what you are saying and I don't care. Is anyone rebutting my affidavit or not? No? Then it stands, it is a FACT! Clerk, dismiss this right now!”***

## Exhibit

### CRIMINAL CODE OF CANADA

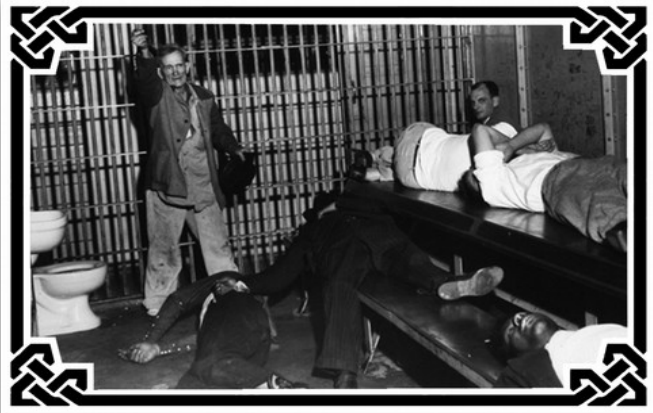
Section 706 Order where witness arrested under warrant-

Where a person is brought before a court, judge, justice or provincial court judge under a warrant issued pursuant to subsection 698(2) or section 704 or 705, the court, judge, justice or provincial court judge may order that the person

- (a) be detained in custody, or
  - (b) be released on recognizance in Form 32, with or without sureties,
- to appear and give evidence when required.



You can file your documents from jail should the situation call for it. Prison staff is obligated to file on your behalf, otherwise they are denying you the ability to defend yourself against your accuser. Never think that you can't accomplish anything from jail...***“God as my witness, I claim the following to be true to the best of my knowledge and understanding. So help me God.”***



Jailing you and trying to enforce a contract that doesn't exist in their fraudulent internal tribunals is a major human rights violation and grounds more a major lawsuit. We can tie them up with so many law suits that they will get bogged down. Same as they do to us when they bombard us with paperwork.

#### 4.6) Represent

They give us the best defence we could ever hope for in the court room. If they claim you cannot self represent and are unable to interpret acts and statutes (which only apply to the government) because you do not have a license to practice. They have just given you your out, in any criminal charge. Turn it around on them...***“If not being licensed to practice means I don't have the ability to interpret statutes properly, then is it reasonable to be forced to obey or be held liable for something that I don't understand or am not qualified to interpret? I am not familiar with your legalese”***

They may reply...***“Thats is why you should get a lawyer.”*** In which case...***“What do I need a lawyer for? Why don't you just explain to me in simple english. With all of your experience and education that shouldn't be a problem...unless your calling me stupid...or trying to deceive me. In which case we obviously can't have justice here today.”***

Ask the Crown Prosecution Services... ***“When has this liability been attached to me? I was free at birth, and I don't recall this liability being attached, so can you please demonstrate that?”*** Otherwise you were born with liabilities attached (which is slavery) which is a violation of international law. This has the effect of bringing human rights into a statutory jurisdiction...***“What is your empirical evidence? Who is your witness that is going to testify?”***

***“You idiots have forced me to represent the name. Why would I be liable for it's debts? What makes you think I would go to jail or pay a fine for something you asked me to represent? Are you insane? What evidence do you have that I am the surety for whatever the hell you just convicted? I am not surety for the accused, although our names are similar. Equality before and under the law is mandatory. I am competent to administrate my own affairs. Put your oath on the record Judge.”***

***“It is my understanding that as far as my rights are concerned (which are non negotiable by the way) that I am not liable for anything unless I have harmed someone or broken a contract, which I know I haven't. If that's the case***

***then I am in the wrong venue. We have a problem here, and I rebut any claims to the contrary...outright."***

Never let the Crown prosecutors speak for you. If they try, SHUT THOSE FUCKERS DOWN. Make it known that they are not qualified to speak for you. If they try again, demand that they be sanctioned. If court representatives are only willing to speak to you in legalese, then clearly they are trying to deceive you. Strike stuff from the record with prejudice. They won't bring it up again.

## Exhibit

### CRIMINAL CODE OF CANADA

#### Section 786.2:

- (1) Application of Part- Except where otherwise provided by law, this Part applies to proceedings as defined in this Part.
- (2) Limitation- No proceedings shall be instituted more than 6 months after the time when the subject-matter of the proceedings arose, unless the prosecutor and the defendant so agree.

**6 months to convict someone in summary convictions, from date of arrest.**

Don't believe anything they say...***"I do not consent to the definitions of the words that you prefer. All words are to be used from Black's Law Dictionary 4th Edition revised."*** If they don't agree with that, excuse yourself. Why on earth would you take part in a hearing where they are using words that you do not understand? Does that sound fair? You would have to be an imbecile to take part in proceedings of which you are not familiar with the procedures and definitions. But that's what people do, and that's why they lose. **(See Section 6, Legalese, for further details)**

You don't need the courts permission to do anything, especially to defend yourself...***"I am the Grantor and the sole Beneficiary of the legal person and my free will is to leave right now without condition. Are you going to obey my will?"*** Repeat that as many times as you need to. They may issue a threat or two. Don't fall for it.

### 4.7) Judges

A judge cannot **practice law from the bench**. Help the judge help you. When a judge sees the evidence of your claim he or she has a duty to protect you and your rights because you are an ally of Her Majesty in inherent jurisdiction. Before making a statement say... ***"For the record, I am here in Propria Persona. I am a common law man of natural rights and inherent jurisdiction. At the time of the complaint I was operating as a common law man. I am the authorized representative of the person."***



If a judge knows that you are from inherent jurisdiction, he or she has a duty to protect you from statutes. If he or she doesn't then they are liable for any damages that may be caused to you. Remind them of their oath... ***“Judge! I accept your oath of office.”***

If the judge says that he can't hear you, it is not because he can't hear YOU, it's because he can't hear the LAW... ***“That is because you are an administrative criminal. You're a rubber stamping Clown!”***...You outrank the judge, he is your subordinate. The judge gets his power from the legislature. The legislature gets its power from the people. You are at least a couple of offices higher than any public servant.

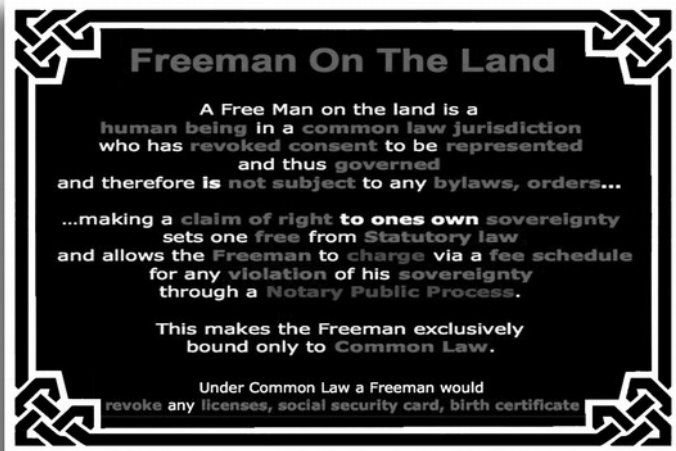
**Supernumerarii**, is what a Judge is on the bench. They are a paid actor and they are going to assume whatever role gives them the most power at the time. That's what they are doing when they change venues (different roles). So we must strip them of whatever possible position they can assume. Other than that of an actual Judge (non biased, impartial, and making rulings based on facts)...

The only thing more important than what is being said in a courtroom, is what is not being said (assumptions and presumptions). VERBALIZE EVERYTHING FOR THE RECORD. If it wasn't verbalized then it didn't happen... ***“Judge, why are you yelling at me?”*** Court stenographers do not place emphasis on words spoken with particular tones... ***“Excuse me? Are you rushing me to judgement?”***

You can make these puppets look stupid enough with simple logic and deductive reasoning. Make them appear to be the aggressor on the record... ***“Do you equate justice with violence? Why are you issuing threats of violence in place of answering questions? Is it not your job to answer questions? Are you trying to make me liable for your incompetence? If you throw me in jail I will hold you personally responsible. No one is free to escape the consequences of their actions.”***

Should the Crown or Judge refer to you as a Freeman (or anything else for that matter), feel free to object. They are profiling, and discriminating towards you (character assassination)... ***“Oh a Freeman did you say? Where did you get that from? Is this a court of hearsay? I never referred to myself as a Freeman. If this is a court of hearsay, then you are a Pig Fucker.”***

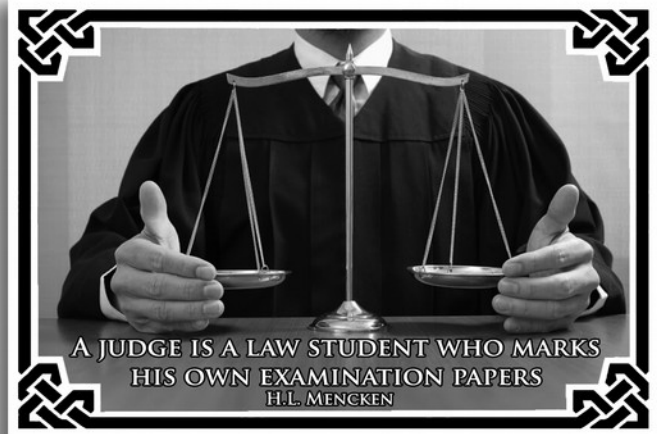
***“Once again, and for the record. I am here under duress of further physical harm. If I am going to be threatened then I will leave. I am supposed to be free to defend myself in any court. If I can be jailed for speaking than I am leaving and not coming back because you are biased and not interested in law. In fact, perhaps we should have a show cause hearing to find out if you are competent to sit on the bench, if you believe that threatening me is a proper course of action.”***



Collect as much evidence as possible at all times. If necessary, you can hire your own court reporter ahead of time to document everything that transpires, creating a permanent testimony that can be attached to other court files if need be. But primarily for federal court claims that you may have against these Fucktards. They won't be able to erase that off the record. It will be a permanent public record, ***“I don't give a shit what you thought I was. I don't give a shit what they claimed I was. That is not what I was. That is fraud, anyone acting on or participating in that fraud is liable for the fraud.”*** File an affidavit and a certified copy of the transcripts to the Court Record or to the Crown and instruct them to withdraw and send you a cheque for \$5,000.00 for damages, otherwise you will sue them civilly instead of going after the cops. Or just sue all of them. Sue everybody! Go after their bond, charge them criminally.

When asked if you understand the charges...***“No, I choose not to understand.”*** They hate this, because YOU ARE ACTUALLY BEING ASKED IF YOU ACCEPT LIABILITY FOR THE CHARGES. If you are told that certain matters can be brought up in trial. Inform them that... ***“There won't be a trial unless a cause of action or injury produced. If I consent to a trial, will my common law rights be protected?”*** If not, then fuck that!

In Civil court there are no pleas. You do not plead guilty or not guilty. The evidence is provided, the judge makes a determination, that's it. When you enter a plea, you are contracting with the court. You are agreeing to independent arbitration and you are waving all deficiencies in the Crowns claim against you. So you are accepting their claims as fact. So then you are fucked. The fact that you are there gives them the reason they need to assume that you have consented to their jurisdiction, but it is never too late to rebut that.



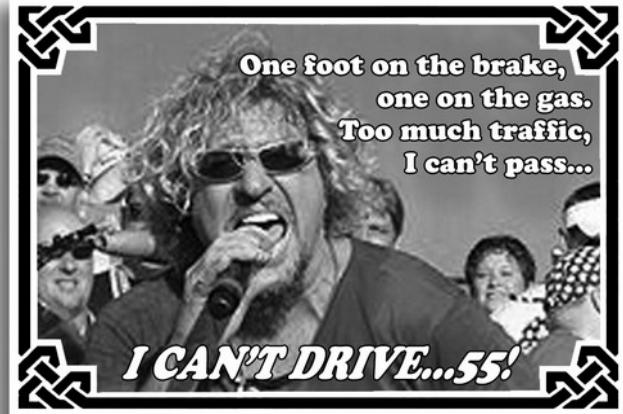
If or when the Judge refuses to do their job, order the clerk to dismiss everything. If the Judge tries to do anything else, they are operating outside of their scope of duties. Remind them that they are liable...***“I will sue you, because you are harming me and I will sue you personally. You have a duty and obligation to dismiss this if my affidavit is not rebutted. You are biased, and you are conspiring to help my adversary. You will be held liable for your actions. I want two pieces of identification from you, and one of them better have a photo on it.”*** The same shit they do to us.

If a judge leaves his post or refuses to answer a motion. You can assume control of the meeting since you are the highest authority...***“For the record the judge has failed to answer the motion or has abandoned his post and therefore, his oath. Motion to dismiss is granted. Clerk, make note on the record. Meeting adjourned. Great job everyone! That's lunch.”***

If a judge calls sheriffs to take you away, you could say... ***“Excellent, sheriffs, I am glad you're here. We have an imposter on the bench. I have with me, written delegated authority. I am the administrator of the estate, and the actor on the***

**bench is not. I would like him removed from the bench and arrested because I'd like to charge him for being an executor de son tort. Unless he can produce written delegated authority.**" Sheriffs are the highest order on the land. They are responsible for everyone doing their job.

Being guilty of the facts is no big deal. We are always guilty of the facts. Being guilty of the fact that you were driving without a license is not an issue because you do not require a license. Being guilty of the facts is no different than being guilty of being SUPER AWESOME. No crime is associated. You had every right to be doing what you were doing...**"I was "speeding" in a 55 zone. What the fuck is that to you? Who the fuck are you and what does it matter? I do not have a contract with you stating that I would obey your limits on the public roads THAT I ALREADY OWN."**



What they are claiming is that while you are out on the roads conducting commerce for them, you have to abide by their rules to limit their liability incase you damage somebody. But if you are not doing business for them you do not have to abide by their rules. Their presumption stands when you produce a license. (Of course if you harm someone while driving recklessly, you're a fuckin idiot...obviously.)

#### 4.8) The Crown

Canada only has jurisdiction over it's own business. It's own business is even described in their own laws as anything performing a function of government. They only have jurisdiction over their own business...SAME AS EVERYBODY ELSE. So they have to make you believe that your business is their business as well. It is the same as Coca-Cola saying, "OK, we're going to start deducting 10% of your paycheck to go into a retirement fund." The problem is that you don't work for Coca-Cola, so what the fuck has that got to do with you? **"Sorry, I don't work for the inner city crown corporation of London. If you are claiming that I do, then produce a contract and payroll records."**



It doesn't matter what country in the world you are in. If you are in an IMF nation and you have courts where someone like the State or the Crown is coming after you, it all goes back to the sovereign state of London, the Crown Corporation. Have someone with charges pending contact the Crown, **"Excuse me, you call yourself the crown, Could you clarify which crown? Are you representing Her Majesty Queen Elizabeth of the house of Windsor who is sworn to uphold to uphold the common law and God's law, or are you the Crown Corporation known as the independent nation city state of**

***London? Based on your actions I am guessing you are the Crown Corporation because I don't think that I have injured Queen Elizabeth in some way. So if that is who you are than I need to see a contract between our two parties, PLEASE."***

We need to get away from their commerce, because their commerce has their rules attached. If you are going to work with somebody its going to be your rules. A fee schedule is nothing more than saying that you do not work for their rates. It can include an opportunity to negotiate terms and conditions. State your rates, if they like them they are welcome to contract with you. If they don't then they can fuck off and find someone else. If they do not reply in the time frame you have set, then they have accepted your terms and conditions. Whether someone receives your time and energy by force or by agreement, it is going to cost them the same amount of money. By forcing you to do something they have agreed to the terms of your offer. Take them to Common Law court where contract issues are heard.

Crown prosecution services is a private for profit corporation. It is not the Crown. It represents the Crown as a private law firm under contract to prosecute for the Crown. Just like the police services. Which is why your adversary is referred to as the Crown Prosecutor, and not the Crown itself. The Crown is not a representative of any land mass. It is a political, corporate jurisdiction. Non geographically based.

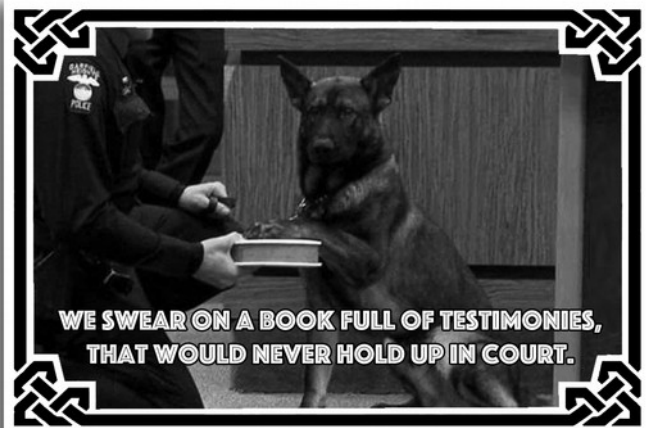
Who or what is the Crown? Which one? The Crown in right of (The Province)? The Crown in right of Canada? The Crown, Her Majesty in Right of England, the sovereign independent nation of London...***"Are you a representative of Queen Elizabeth of the house of Windsor. If not, then who the fuck are you?"*** They are making a claim against you, the man, but in an inferior (but mistaken) capacity. In which case you must do as they say or you are in breach of trust, and subject to fines, imprisonment, and beatings, etc.

#### **4.9) Swearing**

It is all an illusion. Fear is their only weapon. They want you to believe they have authority. That you are not free or equal. Lose the fear. They tell you to raise your right hand and place your left hand on the bible. Does it really matter which hand? Does God really give a fuck about details like that? Suppose you put your right hand on the bible and raise your left hand, would that count? Or would God say...***"SORRY WRONG HAND, TRY AGAIN!"***...

And why does one hand have to be raised anyway? What is the magic in that particular gesture? It seems like some kind of a primitive voodoo mojo schtick. Why not put your left hand on the bible and let your right hand hang down by your side, its more natural that way. Or put it in your pocket, remember when your mom told you not to put you hand in your pockets? Did she know something about your hands that you didn't?

Suppose the bible that they asked you to swear on was upside down...or backward...or both? And you swear to tell the truth on an upside down/backward bible...would that count? Suppose it was an old bible and half the pages were missing. Suppose it was a Chinese bible, in an American court...or a brail bible, and you're not blind. Suppose they hand you an upside,



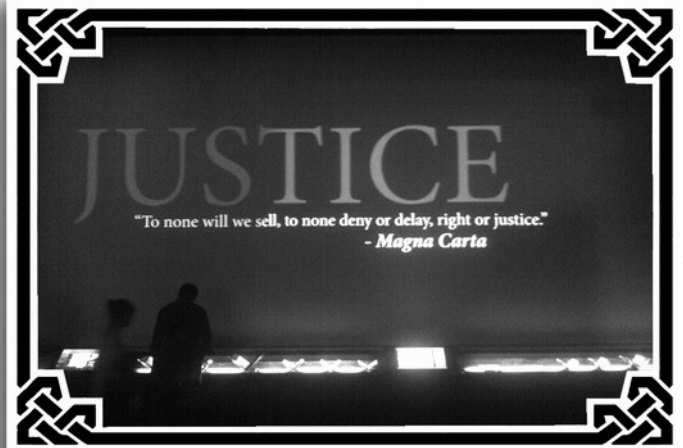
backward, Chinese, brail bible with half the pages missing? At what point does all of this break down and become just a bunch of stupid shit that somebody made up?

A more important question is, what is the big deal about swearing to God in the first place? Why does swearing to God mean that you are going to tell the truth? If they say to you, "Do you swear to tell the whole truth, nothing but the truth, so help you God?" Would you not tell them about as much truth as the people who wrote that fuckin book. How do you like that?

Swearing to God is kid stuff. Remember when you were a kid and you told a kid something that he didn't believe, He would say, "Do you swear to God?" And you most likely said, "Yup"...even if you were lying. Well what happened? Nothing! Nothing happens if you lie...unless you get caught, but that's a whole different story. Bible or no bible. God or no God. If it suits their purposes, people are going to lie in court. The police do it all the time. Its part of their job. To protect, to serve, and to commit perjury whenever it supports the state's case. Swearing on the bible is just one more way of controlling people and keeping them in line and yet one more thing that holds us back as a species.

#### 4.10) Your Pleadings

Justice cannot be sold to you, but they sure sell it now though don't they? When you hire a lawyer you have declared yourself a ward of the state. You are an incompetent who can't handle his own affairs. You require the services of someone to explain the law to you who is bound by the rules of the law society, which aren't law, but agreements between members of the law society. So now you have bound yourself to the rules of the law society regulations which are not law, but have the force of law because you have bound yourself to them.



They don't have to answer to you unless you are in a position of authority. These courts are ours. They operate off of our authority, and they are enforced by Her Majesty Queen Elizabeth II by her authority as the principle Trustee. The courts will operate off of whatever jurisdiction we bring to it. If someone is the plaintiff and clarifies who he or she is by stating a fact. That is the jurisdiction in which they are granting the authority to act. Because they have denied the court the ability to presume they are a low ranking officer with limited rights.

If you have a real bonafide claim against someone you can take it to a court that will hear civil and criminal charges. Instead of using cops to settle your disputes for you (because you've been duped your entire life as far as your rights and powers are concerned), which is a police service. When you contract with them and sign with them you are **subragating** your rights. If you have the police charge someone and take them to court, resulting in a conviction or fine. You will not see any of that money, will you? They are the ones who will collect on the damages, because you decided to use a service instead of doing it yourself.

Understand civil court procedures. You do not want to make a threat that you can't follow up on. To sue an officer for unlawful detainment or arrest, go to civil court. Anywhere you enforce a contract, wherever you sue somebody, where one injured party is suing another

party. Civil Court is your venue, sue them personally. Have them served with an affidavit. Give him 30 days to respond, if they don't, write something up like a commercial claim. Take him to summary judgement if necessary. Go after them civilly and criminally.

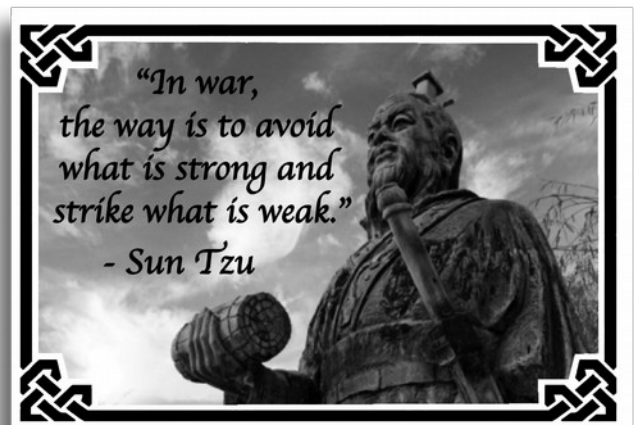
To file a claim at the court house go to the Civil Court window. When making a claim against the government, begin by establishing your jurisdiction. Your first exhibit can be your Live Birth Record. Make sure you have your statement of claim properly in accordance with the rules and forms you have to use. You should not have to pay to file a law suit. The courts are publicly funded. If they try to charge you for the service tell them... ***"It is my understanding that the courts are publicly funded. Am I ineligible for justice simply because I cannot afford it? Are you denying me access to justice?"*** Print evidence that your letters have been received.

You have Appeals court and Supreme court of a particular jurisdiction. Which can hear common law arguments, unless you have agreement of the parties before hand. A Civil Court can hear you enforcing an equitable claim through your trust (the all caps name). The courts can only see through the person. So you only have the ability to remedy through your person in these arenas. The court will operate off of the jurisdiction you grant it. You are the authority. What is your standing, your status in your pleadings?

The Created (government) cannot be greater than the Creator (man). Just like we cannot be greater than whatever it is that created us. If you read through the act of government that creates the courts you'll find that the act admits that despite the fact that it's the government that created the courts, the courts have a higher jurisdiction. They are operating upon our natural authority when we bring a proper claim. The court can only operate on your authority. So you better know what that is. The court is acting on the information that you give it and make in your pleadings. State the facts as you know them. When an affidavit is sworn it must be rebutted, and there is less open to interpretation.

In your pleadings, list point form, be as precise as possible:

- Identify the parties
- What happened (statement of facts)
- Proof of claim
- Establish damages and injuries
- Provide exhibits (your correspondence will suffice)
- Fee schedule (law being relied upon to prove damages and enforce remedy).
- Can you prove they received a fee schedule?
- Motion to dismiss or discharge



The source of your authority is what you are granting the court to operate off. That authorizes the court to act in your authority as the plaintiff. Clarify who it is that you are or it will be left open to interpretation.

The name of the legal Person is the name of the agreement. Where you pledge all of your life to Her Majesty and you got citizenship in return. That's a contract, there are two beneficiaries. They benefit from your life and you benefit from becoming a citizen, and there are obligations to both parties. You have the right to demand your property back, because you



have the right to say, ***“I never knowingly or willingly made an informed decision to grant you the beneficial use of my life or property.”***

That is fraud, however granting your life to the state is a past event. But you are dealing with the state because this event happened.

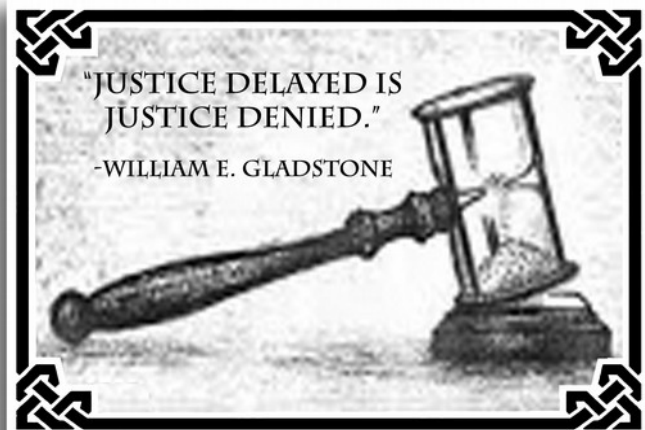
The problem is that they are not a real beneficiary at all, never have been, and never will be. They are full of shit. They are committing fraud. And that is one of the things that can make a court go back in time. If you can provide a fact that makes the court aware that fraud or a mistake has been committed in the past. Fraud and errors are the only thing that can make a court back track, and fix something...LIKE AN INCORRECT ASSUMPTION. Or some operation of law that the court is operating on that is false. A mistake can be corrected, but fraud however, means deceit, coercion, threats. A claim against fraud can defeat the action in a heartbeat.



Due to the rules and proceedings enacted by the law society within their court system, these issues cannot be addressed unless you address them properly. Like taking the stand to address the fact that you have been deceived, manipulated, coerced, and a victim of **infancy** because you were tricked into this when you were a child. So all you have to do is testify to that fact. Ask them what witness they will be calling to the stand to testify to anything to the contrary. And when the state can't produce one witness with firsthand knowledge of the facts that you ever knowingly or willingly made an informed decision to pledge your life and/or property to the benefit of the state party, they are fucked. It's done! Get that on the public record any way you can.

The first thing you can do when you walk into a court of law is state your name and that you are there to resolve the matter, and that you want to take the stand right then and there. Tell them you want to testify to the fact that those people (the crown) are full of shit and they do not have one beneficial claim or interest in your life. They are liars and you are the victim of fraud. Immediately, produce your affidavit and get it onto the record by testifying to it right then and there! At which point they may give some bullshit excuses as to why not. WHICH IS NONE OF YOUR FUCKING BUSINESS. You are there to settle the matter immediately. And you will settle it by taking the stand.

***...“They are making false claims and coming in here as a false beneficiary, which is fraud. I want them thrown in jail, I want to testify to that. I don't give a shit about your fucking procedure. I'm denying these allegations, and this is going to end now! I've been damaged, and I want my cheque. I am the beneficiary of my life. I am coming in here with a position of posterity which means***



***everything is for my benefit. Everything is in my name. Everything in my life is for my posterity, for my benefit. I have the sole beneficial use to my life and these people are lying pieces of shit. I have never made an informed decision to be a member of their organization for any so called privilege or benefit in return for becoming chattel within their system!"***

This is the only argument you need to make when you walk into court. There is no point talking about anything else. It is all about property. Property is rights. It is the beneficial use to something, and they are claiming you gave it all to them. And they have gotten us so shit terrified of taking the stand and testifying, that none of us want to do it. So no one gets evidence onto the record properly. And all you have to do is testify to that fact. Swear out an affidavit to that fact, take the stand and testify to it. Enter that affidavit through you as a witness sworn in on the stand...and their whole scam collapses.

Change the record. Void the Birth Certificate **ab initio**, right back to the day it was issued and we were deemed as having accepted it. We are the ones who must provide proof at the end of the day. The burden of proof is on you because the court operates as if it is a binding contract. They deem you to have volunteered to forfeit everything to the State. They are State run courts, the state brought a claim. The courts are not going to operate on the presumption that the state is wrong. We are presumed wrong...until we provide evidence to the contrary, we have no standing.

**MAXIM OF EQUITY: equity will not aid a volunteer.** They do everything in their power to make it look like you volunteered. You can prove that you didn't. But until then, they continue as though you did. What the State does not have to bother proving is jurisdiction, their jurisdiction is deemed and presumed. It is presumed you are a State citizen with no rights. Questioning it or challenging it does not overcome it, because it is a reverse **onus** on you because you are a lowly member who is insolvent.

#### 4.11) Promises

It is more important to understand the CONCEPTS than it is to parrot phrases that you have learned. Because if and when your claims are challenged and you cannot back them up you will be guilty of making a false claim, which is fraud. EVERYONE NEEDS TO LEARN AND STUDY EQUITY, and what their equitable standing in matters is. EQUITY IS KING, there is no other form of law that is heard. A man has no standing in law; you are there to play a role. The role you play is what matters.



If someone promised to mow your lawn tomorrow, and you promise to pay them 5 dollars to get the job done. That is a contract, you get the benefit of a mowed lawn, and they get the benefit of 5 dollars. There are obligations and benefits on both ends. It is a fair and equitable agreement. However, if Buddy doesn't show up the following day, the Promisor has deprived the Promisee of what he has been promised. So now you take him to court because you never received your promise. He says that he doesn't

have to because he “is free” and that you are not the boss of him. Well that's just too fuckin bad because common law rights no longer apply since this individual made a promise.

He now must answer in a court of equity because you have made an equitable claim against him. You made arrangements based on that promise, other people were going to show up and do subsequent work afterwards. So now you have been injured. They can't show up say that they have reason to believe that they weren't going to get paid for their work. A possible future event is not an excuse for not living up to a promise in the now. The court can't jump to the future. Who knows if you intended to pay or not? If they had shown up and performed the service as agreed and didn't get paid, they would now have a claim. This is why promises are so important.

Why is this important? Promises are one of the most enforceable things in law. A promise supersedes the common law. The common law is not the highest law there is. They don't want us to understand that. They want you to make ignorant claims when you have made a promise to the state. And they are showing up to collect on that promise. The problem is that according to *them* you have made a promise. And the courts operate as though that promise has taken place. Whether you are a citizen or not, if you made a promise you obey it where ever you are on this land mass.

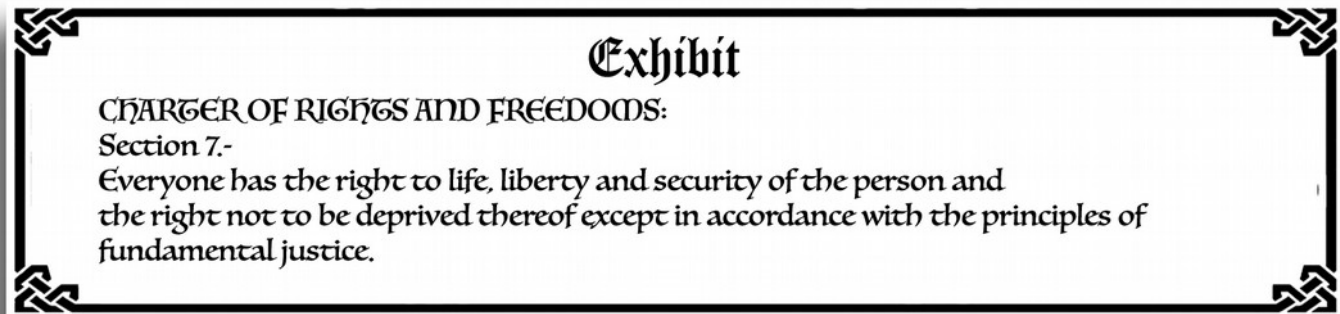
But there wasn't really a promise. There was no meeting of the minds. There was no valuable consideration on both sides. There is only one party benefitting...the State. It's all Bullshit, you were never informed about any of this. You couldn't possibly be. It wasn't a mistake, it was fuckin fraud. And they don't want you getting any of that on the record. And the minute you start to get any of this on the record, all hell breaks loose. They don't want this scam exposed. You must swear yourself in, ***“I promise to tell the truth, the whole truth and nothing but the truth. So help me God...”***

They get all the benefits and what the hell do you get? The benefit of citizenship of course. What the fuck is that anyway? More laws where you have to perform more tricks for these people? That's not a proper benefit. It is **unconscionable** to force that on you if you do not consider that to be a benefit to your life. It is a unilateral contract. **THERE IS NO OBLIGATION ON THEIR PART.**

Your rights are a part of you, like your arms. If any of your rights are taken away, you are being diminished. In which case, you will require compensation. The Queen is there to protect your rights, not give them to you; and she gets paid very well for it. That doesn't make you her subject, it makes her your ally. Her Majesty does not have beneficial use of your life and/or property. **YOU HAVE THE RIGHT TO CHARGE A FEE TO ATTEND ANY INTERVIEWS REGARDING ANY MATTER**, because no one, including Her Majesty, owns any beneficial use of (or interest in) your life. Any “judge” that is “requesting” you to do anything will have to sign an order and therefore assume all liability for whatever is being ordered of you. Demand a physical copy of the order.



The Queens promise is that she is going to respect your right to life liberty and not be a citizen if you choose not to be. The promise was made in the CCRF Section 7 to respect your right to right liberty and security of the person. You have the right to those. You also have the right to grant them to someone in order to benefit exclusively, which is what the state party is claiming.



No one has ever been charged with owning a gun without a license; there is no law against owning a gun without a license. There is only the crime of possessing state property without a license; because if your life belongs to the state, then the gun belongs to the state. You cannot use anything for your own benefit. They are the beneficiary, that is how the scam works.

That's how they get you to operate under all of their licenses, because they get you to pledge all of your property to them. Your rights, your right to use your own property, but you give them the beneficial use of them. Exclusively. You can't benefit from anything once it is promised to them, and they are enforcing promises in these courts...UNLESS THE PROMISE NEVER HAPPENED. It can't be a valid contract unless you were informed, you knew your rights, and you knew what you were doing. But you didn't.

If you pledge your life to the State, all your property now becomes State property. That's why the State can do whatever it wants with your car, your house, your thoughts...YOU. They own it, it is now federal property for public use. You are now the Trustee, you are now in possession of public property. Your life and your body are now held in trust with you because you can't actually give it to the State. So it is permanently in your trust and care, something that they have the beneficial use of. That is how you are the Trustee in court. They are walking in as the beneficiary demanding a benefit from the Trustee...you. It is their body apparently. You granted it to them. In exchange for whatever is considered a benefit.

This is all Trust law. As long as they have you believing that you are getting a benefit, it is a binding contract. The benefit of having your home taken if you don't pay your property taxes? After you have already pledged you entire life to them? So not only do they get your whole fucking life, everything that is you; you still have to pay for everything that you get and everything that you fucking do. So what the fuck is the benefit?! People are getting fucked in the ass 6 ways from Sunday and it's great because the News says it's great.

**Userfruct:** The beneficial use of the thing; of someone else's property; the right to benefit from someone else's property on the condition that you don't destroy the substance of the thing. **So you can't destroy what it is you have the beneficial use of but you are the only one that can benefit from it.**

Let's pretend your life is a car, and you grant your car to someone else to use. He now has beneficial use of your car without condition, for 100\$ a month. He can benefit from your car without devaluing it. So he decides to start a taxi company with your car. benefitting from your car by carrying people for transport. You can't take your car and use it whenever you want because you have a contract in place. Taking your car back would harm him, and give him grounds to have a claim against you, as the Beneficiary.

Once you are part of the State, you ARE the State party. When it's Her Majesty the Queen vs You, they are leaving stuff out. It is Her Majesty the Queen vs Her Majesty the Queen in right of (your name here), because that is what you are. More specifically, if it is a provincial offense, Her Majesty the Queen in right of the Province of \_\_\_\_\_ vs Her Majesty the Queen in right of (your name here). They leave the particulars out so that we don't figure out the scam. But their claims are deemed to be correct on the face. You are being misrepresented before the court as being a state party.

Appearances can be deceiving. You can be made to appear to be something even though you are not. And that's what the assumptions and presumptions are doing in the court room. They are making you appear as something. You appear to be Her Majesty, they have made you look like Her Majesty, they have claimed you are Her Majesty, even though you are not. But it is up to you to know that and provide evidence to the contrary. So your appearance is deceiving.



***“Excuse me sir, Please cease addressing me as Mr./Mrs. So and So, as I am not Mr./Mrs So and So within the law society or within Her Majesty the Queen, as I am not within or a member of either institution. It's my understanding that these people have made me appear to be something I am not. In reality, I am a private individual. I am not, We the People. I demand (a demand creates a requirement) all property (rights) returned.”***

According to the Federal Court Act, the court is there to restore your rights...if you demand them. DEMAND all of your rights back because you never gave them away in the first place. Issue an order for them to authorize because you are their superior. This will destroy any presumptions that you are a state actor.

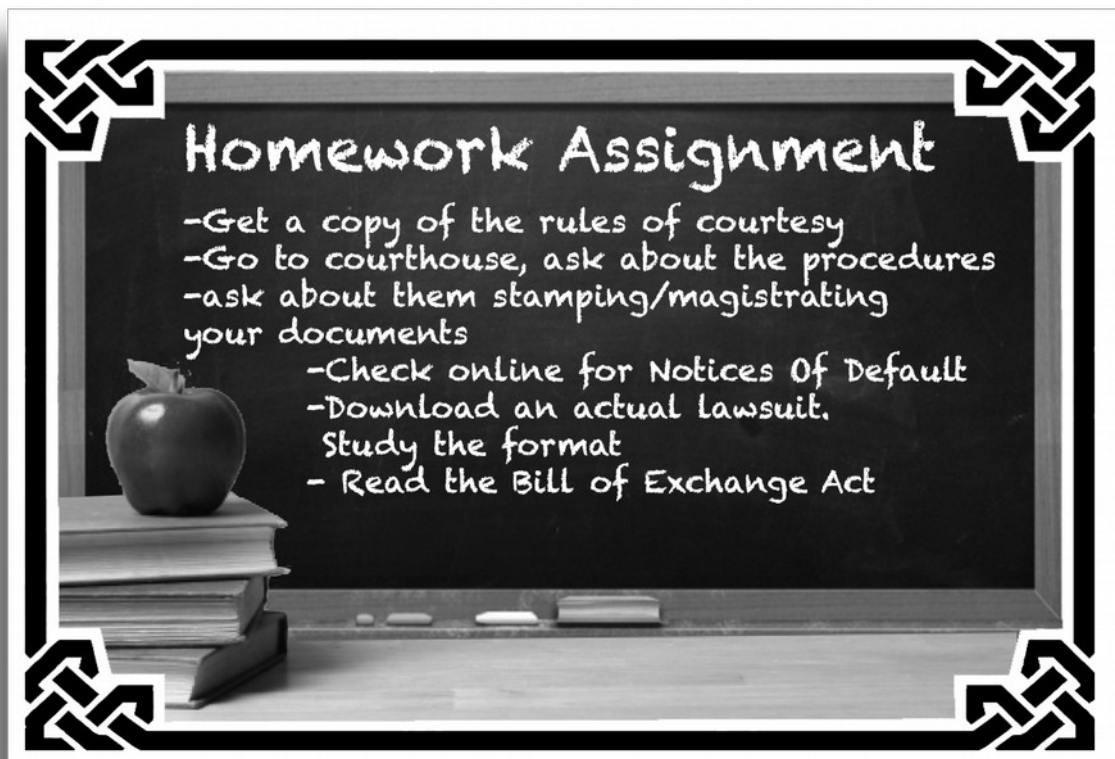
Under the rules of evidence there has to be something that conforms to their rules of evidence. Registered filings on the State where you grant the Birth Certificate back to them or maybe have a Process Server serve them, and provide an affidavit that says, “this guy gave me this Birth Certificate and I served it back to the attorney General with a cover letter. Exhibit A, ***“Here, I am granting this back to you, now fuck off. I DEMAND all my rights restored.”*** Take that to court and say, ***“hey, I have an affidavit from a process server.”***

Process servers are needed in an assortment of tasks such as filing court papers, serving legal documents, and document retrieval. Their principal job is to deliver or “serve” legal

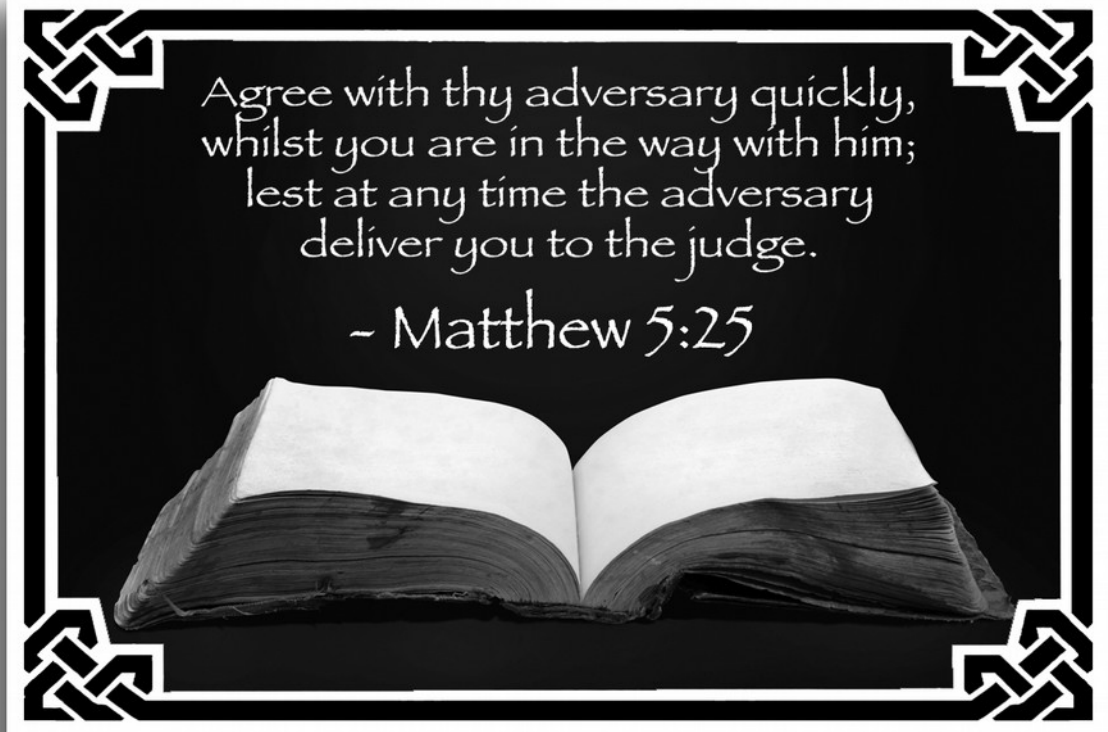
documents to a defendant or person involved in a court case. After serving any legal documents, process servers have to deliver actual evidence that the legal papers were served. The verification that is offered is referred to as an affidavit of service or proof of service, which must be notarized and given to the individual or company who required the papers to be served. Process servers are legally required to serve papers in the correct manner laid out by their state. Process serving laws differ by state, so each individual process server may have a distinctive way of carrying out service.

***“Can we move this to chambers? I have a few things I would like to discuss that I cannot do on the public record. I suggest we move to chambers so I can show you proof that the State has no jurisdiction over me.”*** When you move to chambers show him the document from the Process Server where you surrendered everything and granted it back to the State...and then the fun begins, and that is the tip of the ice berg. That is something almost everybody can use to get themselves out of a problem with the State.

If the federal courts are not going to act for us anymore either, THEN THERE ARE NO MORE COURTS. The entire system is a scam, they are never going to uphold our equitable claims, our titles, our rights. They have proven the entire system to be a farce, There is no more faith or confidence in the administration of justice. And if this shit fails, and if these people are going to walk all over our rights anyways, then FUCK THEM, it's time for a new system.



## 5. Agree With Thy Adversary



*"Agree with your adversary quickly, whiles you are in the way with him: lest at any time the adversary deliver you to the judge, and the judge deliver you to the officer, and you be cast into prison." - Mathew 5:25*

### 5.1) The Administrative Process

A Private Administrative Process is a commercial remedy in law, based on a Contract or a Trust, usually in which the party receiving a benefit agrees to give up their property or rights, if they fail to perform their duties or make a payment. The terms of which are in the Contract or **Indenture**, but usually include the Creditor exercising rights upon the Debtor's conversion into "Default" status. Enforcement is usually done non-judicially.

Examples you may be familiar with:

- Car Repossession
- Traffic – Suspension of Drivers License
- IRS/Tax – Notice of Intent to Levy
- Foreclosure in a Deed of Trust State
- Becoming a Tenant
- Credit Score
- Food Stamps/Unemployment/Social Security Benefits
- Marriage Licenses/Public Schools
- Child protection services...

A public process is accomplished through the court system. Where you open a Law suit, pay a fee, pay for a process server to serve the other party. But do we need to depend on the various entities that provide certain benefits?

There are two situations in which silence binds the Offered, even in the absence of intent to accept. First, silence operates as acceptance if the Offeror proffers property or services with the offer, and the Offered, having a reasonable opportunity to refuse them, exercises ownership rights over the property or accepts the benefit of the service. When there is a duty to speak or respond, silence or inaction can be deemed as acceptance; only in those narrow circumstances when there is a duty to speak or respond. Silence may operate as acceptance if prior dealings between the parties or other circumstances make it reasonable for the Offeror to expect the Offered to give notice of rejection. In the absence of specification in the offer, the acceptance takes effect as soon as it is put out of the Offered's possession.

## Exhibit

### LAW AND EQUITY ACT:

#### Avoidance of multiplicity of proceedings-

10. In the exercise of its jurisdiction in a cause or matter before it, the court must grant, either absolutely or on reasonable conditions that to it seem just, all remedies that any of the parties may appear to be entitled to in respect of any legal or equitable claim properly brought forward by them in the cause or matter so that, as far as possible, all matters in controversy between the parties may be completely and finally determined and all multiplicity of legal proceedings concerning any of those matters may be avoided.

### **If you offer negotiation prior to court and the other refuses...you win.**

If acceptance by mail is permissible, acceptance occurs as soon as the Offered deposits a properly stamped and addressed acceptance in the mailbox. The burden is on the Offered to prove proper dispatch, so the offered should make a good record of the mailing to avoid evidentiary problems. The Offered must also ensure that the letter is correctly addressed, stamped, and otherwise properly prepared for delivery. Provided that the acceptance was properly mailed before lapse of the offer, it does not matter that it was received after the offer was terminated or was never received at all.

The law allocates the risk of uncertainty and of lost or delayed mail to the Offeror. This is often referred to as the mailbox or deposited acceptance rule. It is not confined to communication through the post office and applies whenever a non-instantaneous medium of communication is used. The mailbox rule applies only to acceptances. A rejection or counteroffer sent by the Offered, and a revocation sent by the offeror, is effective only on receipt.

The Record (all associated paper work) is your claim. It allows you to negotiate and settle; and keep it to assert your claim. Send it to the Judge In Chambers; and become the priority – security interest holder in any Court Case and Conditionally Accept the proceedings;



and file an **Abstract** at the County recorder, Miscellaneous Case File, on a UCC-1 (non-UCC filing); and the international Commercial Registry; and send to Credit Recording Agencies to remove negative items.

### **Creates a Contractual Right to:**

- Release a lien or levy
- File a lien or levy
- File a public notice
- Sell assets
- Transfer property
- and others...

### **Successful Uses:**

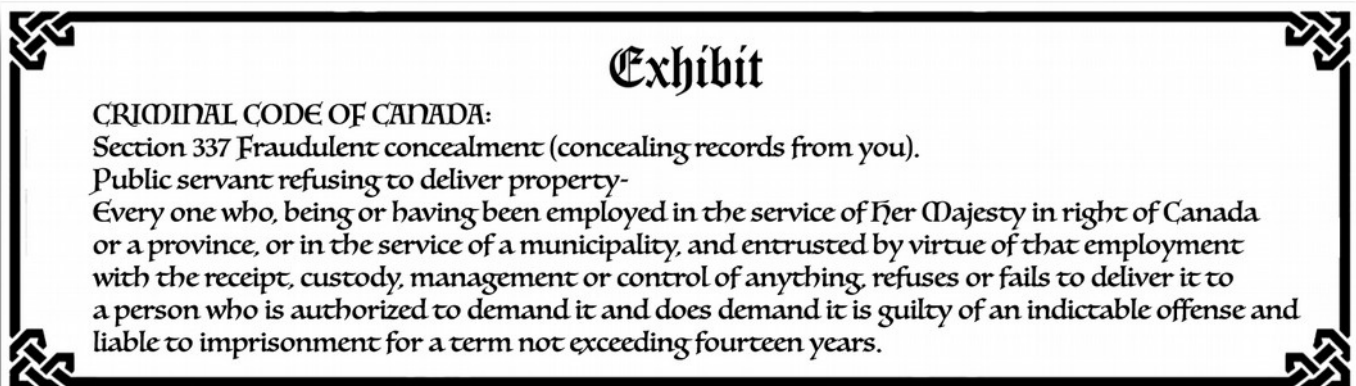
- Debt Collectors
- Car Loans
- Student Loans
- Foreclosure or Mortgage Discharge
- Credit Card Debtor's
- Judgements
- Tax Matters
- Getting off the Tax Grid
- Acquire vacant homes
- Court cases
- Fixing Credit reporter
- Divorce/custody Settlements

### **Unsuccessful:**

- When there is a fiduciary duty to perform that is obligated
- When there is a surety that was pledged that is still obligated
- When a debt or Claim has not been satisfied
- When the other party has too much to lose and wants to battle you until the end (choose your battles).

## **5.2) Notaries**

Get a Notary to collect your fee schedule with a Notary Judgement that a Sheriff will respond to. A Default Judgement authorizing the seizure of property signed not by a judge, but by a Notary is acceptable. They will seize property on your behalf. The purpose of a Notary is to act as a witness to your attempts at avoiding conflict as a mature responsible grown up through the administrative process that you initiate (making peace with thy adversary). Implementing a Notice of Understanding & Intent, affidavit, or claim of right requires a Notary.



Some Notaries may not want to help you with your claims. A Notary cannot refuse a document unless it contains fraud or violence, if they refuse, contact the law society. File a complaint, and push to have them disbarred for professional misconduct. If a Notary is unavailable 3 witnesses of good standing will suffice...If a witness is unavailable, use God... ***“I affirm before God that I am innocent of all charges. I have broken no contract and caused no harm. At the time of the complaint I was acting within my inherent rights.”*** This can be stated in a **pleading** or a **motions brief**. Attach all exhibits and send it into the court like a proper counter claim. Notarize copies of your letters to the crown which establish facts.

A Notary is a qualified witness within the govt. They are required to provide services for you. They will open a file in the office and keep all originals, create certified true copies of those documents and will serve them or cause them to be served. Or you can serve them and come back with a certification of service and give it to the Notary. They will wait for a specified amount of time from the date of service in order to give the effected parties the chance to either accept the claim silently or send a sworn affidavit created upon their full commercial liability. The Notary can respond for you if necessary.

## Exhibit

### NOTARIES ACT:

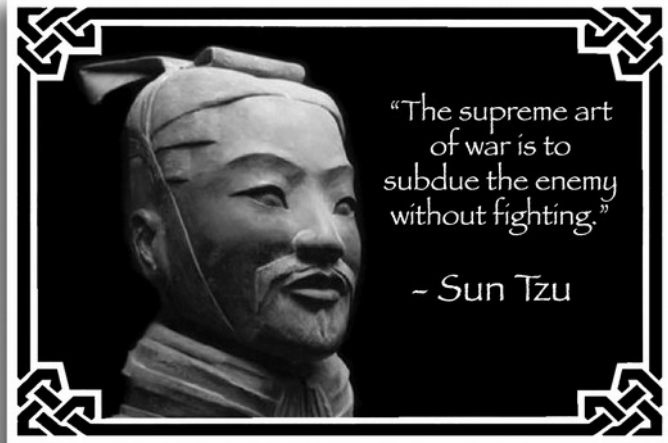
Rights and powers of members-

15. A member enrolled and in good standing may,

- (a) draw instruments relating to property which are intended, permitted or required to be registered, recorded or filed in a registry or other public office, contracts, charter parties and other mercantile instruments in the Province;
- (b) draw and supervise the execution of wills of the following classes:
  - (i) wills by which the testator directs his estate to be distributed immediately on death,
  - (ii) wills that provide that where the beneficiaries named in the will predecease the testator there is a gift over to alternative beneficiaries vesting immediately on the death of the testator;
  - (iii) wills that provide for the assets of the deceased to vest in the beneficiary or beneficiaries as members of a class not later than the date when the beneficiary or beneficiaries or the youngest of the class attains majority,
- (c) attest or protest all commercial or other instruments brought before him for attestation or public protestation;
- (d) draw affidavits, affirmations or statutory declarations that may or are required to be administered, sworn, affirmed or made by the law of the Province, another province of Canada, Canada or another country;
- (e) administer oaths, and
- (f) perform the duties authorized by an Act of the Legislature.

Essentially all you are doing is extending an offer to discuss, express your understanding, and intent. If within that time you receive a proper affidavit contesting the claims made they will contact you and inform you of the contest. If your adversary (possibly the Crown) neglects to respond they will lose and the Notary, as your witness can create and sign a default judgement That has been granted to him under section 18 of the Notary Act. The Notary is the wild card in the deck. If you are not doing a proper notice of understanding and intent; if you are not claiming a right, you will lose the game

Begin establishing your status as someone who is outside of the governments jurisdiction by creating a paper trail of facts. Send a letter (claim of right) to the Attorney General, stating that you have the right to do as you wish providing that you do not cause harm or loss towards others. Demand that he/she send proof of something that you CAN'T DO...with evidence and facts. Give them a deadline to respond, then send a Fee schedule/offer to negotiate, and finally, default them.



Your person is your own corporation, state, or nation. It is capable of owning property, trading, and contracting as you see fit But it does not have to under Canadian law. This is the presumption that they make. State that this is not the case...***“I've made the determination that my corporation is not obligated to operate within your statutes. If you are claiming otherwise you have 21 business days to provide evidence.”***

Agree with thy adversary, facts are agreement of the parties. Letters you send to the Crown Prosecutor can give notice at the start of the page...***“This document is a matter of public record...”*** They will know that you are not contacting them privately. ***“There will be no lawyer representing me. I will be there in my full commercial liability as the executor and Beneficiary and we will have a chat in front of the Trustee, and I am looking forward to it.”***

Are you always an employee of the government? Or anyone else for that matter? Is everything that you do within the jurisdiction (eating, sleeping, breathing) of whoever you work for?...***“At the time of the complaint I was acting through my common law/natural title. Do you have any evidence to the contrary? Can you provide: Payroll records? A contract? An affidavit that proves I was acting as an agent of the government or performing a function of the government?”*** Garnish your letters with Maxims of Law. If and when they don't respond, default them. Send a notice of no response/Certificate of Default (a document that demonstrates they did not reply). Then go down to the court and have the Magistrate stamp in affidavit form that the Crown never replied.

The substance of what you are trying to say is what is important; not the words that you choose. Keep your vocabulary simple, so simple that your message cannot possibly be interpreted any other way. Trying to sound impressive when dealing with your adversary will only give them the opportunity to interpret your words in a manner which benefits them.

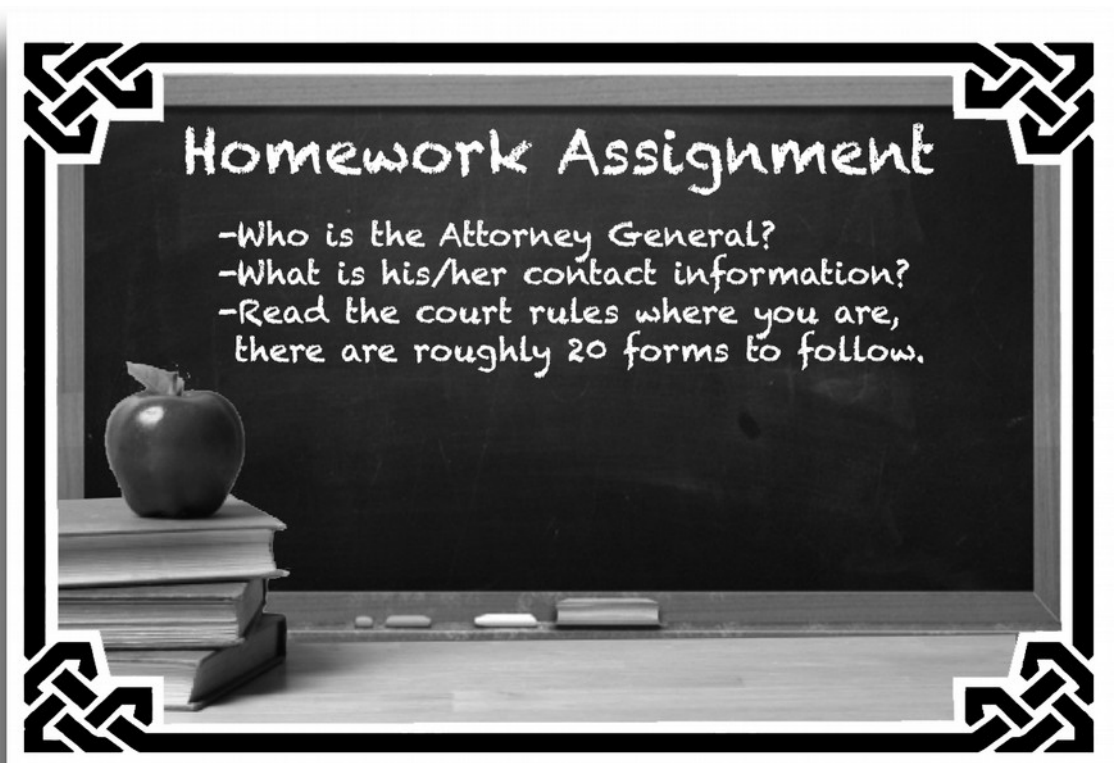
### 5.3) Notices

If you get a notice, do not sign it, do not accept it. You can turn it over and write...***“Notice of Discharge of Notice...by way of seeking clarification. Please define the following words...”*** They send notices and so can you. YOU CAN DO ANYTHING. The ball is now in their court. Whenever possible, send your adversary a NTFO (NOTICE TO FUCK OFF!).

When you are INVITED with a summons, you are not informed that it is regarding the trust, which is fraud. Send it back via registered mail. You can send a registered letter prior to the court date, explaining that you are not affiliated with the plaintiffs via contracts etc...and not even show up at court. They may not accept it, which is criminal. Canada Post is a registered filing system within govt. When you send something with registered mail, the minute that it is deposited it is considered served. Not wanting to know the counter claim on their side is unwise, it will cause you no deficiency.

Document the process of using the post office. Have them stamp your documents and make copies (in order to prove you are not sending empty envelopes). This will establish that a qualified government department has witnessed and officiated your paperwork. MAKE YOUR OWN STATIONARY, BE PROFESSIONAL. Get creative. When you start filing documents you are essentially participating in their circus. It takes time to open and receive the solicitations that you receive (and don't want). Inform them how much you charge for each one that you receive, and that if they don't pay, you will have a lien-able action. You will have to start liens on **bonds**.

If you are getting letters from people that you do not want to contract with, people that you do not know (and do not want to know) and they are asking you for things. They are causing you to suffer a **tort**. A tort is any wrong done to you outside of a contract. AND IF THEY ARE CAUSING YOU TO SUFFER A TORT, YOU CAN CAUSE THEM TO SUFFER A COMMERCIAL LIEN.



## 6. Word Magic



"Legalese is one of those few social evils that can be eradicated by careful thought and disciplined use of a pen. It is doubly demeaning: First it demeans it's writers, who seem to be either deliberately exploiting to dominate or are at best careless of it's effects; it demeans it's readers by making them feel powerless and stupid."

- Martin Cutts

What is the name of your society? Do you have one? If you can't name your society and you know that a statute is a rule of a society. Then how can these acts have any force of law over you? All of these statutes are a legislative rule of a particular society, but that is the law society. These rules are for the law society and you can prove it. Only they can make the regulations, you are not allowed to pen these. When in court, only they can claim complete understanding of these words. Unless you are a member of that society you cannot *understand* those words.

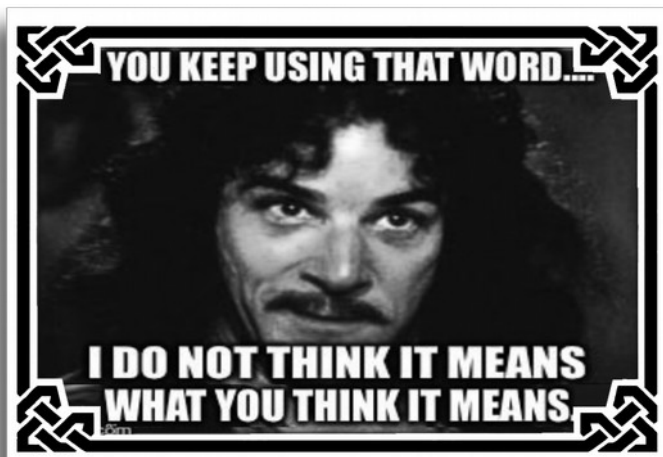
As a society you can generate and create your own rules. And no one who is not a member will have a say in creating those rules. You can create your own language if you want. You can do this by taking an existing language like english and changing just a few words and not mention to any one of the changes to anyone. In no time, you will have a new language that looks and sounds like english, but is not...Legalese is such a language.

**THE FIRST TRICK** of the Government is the redefinition of certain critical words in each Statute. They want you to presume the ordinary meaning of the word so as to trick you into reading and interpreting the Statute in their favour. Here is a summary of some of the trick words.

Two key words that are redefined in almost every Statute are the words “person” and “individual”. There are only two “persons” in law, a *natural person*, sometimes referred to as a living soul or a human-being. And an *artificial person*, a legal entity that is not a human being. Comment from **Detax Canada**:

Both types of “person” are legal fictions. A natural person is a human in the false or fictional status of slave crew member on a make-believe ship called a “body politic”. An “artificial person” is a make-believe ship called a body corporate or politic.

The definition found in dictionaries states that a natural person is a human being. In legal terms, a human being refers to a human body without considering the mind, it being the captain of the vessel called the human body. A vessel at sea (equivalent to an ‘adult human’) is impervious to outside command, as the captain is the supreme commander. A human who is of “natural person status”, is as a captain of a vessel in “dry dock” – he and his vessel being subservient to the vessel owner, the Crown..



The natural status of an (adult) human is “free will”, and thus sovereign over his own human body. Outside control is equivalent to some form of “piracy” - call it what you may. Here are the exact definitions from Barron's Canadian Law Dictionary, fourth edition (ISBN 0-7641-0616-3):

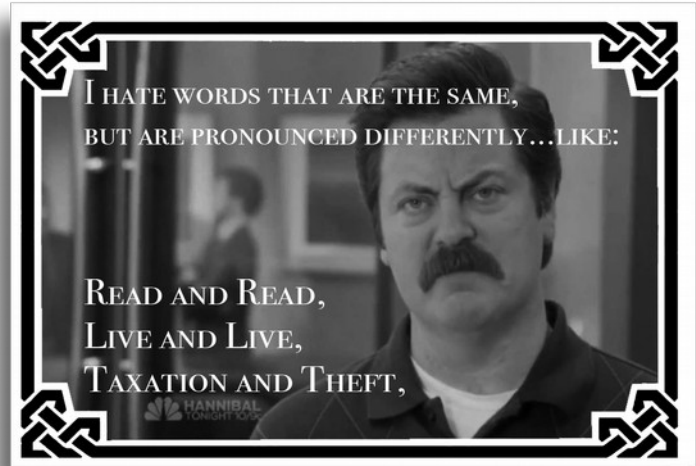
**-natural person.** A natural person is a human being that has the capacity for rights and duties.

**-artificial person.** A legal entity, not a human being, recognized as a person in law to whom certain legal rights and duties may be attached e.g. a body corporate.

You will observe that the natural-person has the "capacity" (i.e. ability) for rights and duties, but not necessarily the obligation. The artificial-person has rights and duties that may be attached (i.e. assigned) by laws. Comment from Detax Canada:

“Capacity for” is not the same as “Having” rights and duties. The only ‘duties’ a free-will human has are those found in the negative and positive form of the Golden Rule – Do (or, do not) unto others as you would have (not have) others do unto you. Thus, for the free-will human, rights and duties come from the Creator, not from government. The “created” cannot dictate to the “creator” – and as the Declaration of Independence says, “*That to secure these rights, Governments are instituted among Men, ...*”

Alternative expressions for a “natural-person” are “real-person”, “human-person”, or “human-being”. Since governments have recently become paranoid about the use of the term “natural-person” perhaps it is better to use the terms “human-person” or “human-being” instead. Other terms like “private-person” could be misleading because a “private legal entity” (such as a private corporation versus a public corporation) may be called a private-person, which should not be mistaken with a natural-person, human-person, or human-being. The trick is to get you to believe that “private” means “human”, which is not necessarily true.



**THE SECOND TRICK** of the Government is to use the Interpretation Act to define words that apply to all Statutes, unless redefined within a particular Statute. Without this knowledge, you could presume the ordinary meaning for the words you are reading, not realizing that they may have been defined by the Interpretation Act. Unless these words have been re-defined in another Statute, the underlying definitions for the two most important words still apply, either from the Interpretation Act, or the Canadian Law Dictionary. Basically, they are defined as follows:

From the *Canadian Law Dictionary* we find that:

**individual** means a natural person.

From the *Income Tax Act* we find the redefinition:

**individual** means an artificial person.

From the *Canadian Law Dictionary* we find that:

**person** means an individual (natural person) or incorporated group (artificial person),

from the *Interpretation Act* we find the re-definition:

**person** means a corporation (an artificial- person),

from the *Income Tax Act* we find the re-definition again:

**person** means an artificial person (amongst other things).

In the Canadian Human Rights Act you will see how **individual** and **person** are used and how they apply to natural and artificial persons. Comment from Detax Canada:

The definition of “individual” in the Income Tax Act says, “*individual*” means a person other than a corporation;” *The only other “person” besides the corporate person (artificial person) is the “natural person”.*

**THE THIRD TRICK** of the Government is to use both the word “means” and the word “includes” in the definition (interpretation) section of the act. They do this in some critical definitions that they want you to misinterpret. It is important to understand the difference between “means” and “includes” when used in definitions. Previously we believed that “means” and “includes” were interchangeable, however after much study of many statutes, we now have a revised belief, as contained herein. Here is the interpretation of “means” within statutes:

Basic Form: subject “means” objects;

1. *means* implies a **substitution** of words.
2. *means* creates a new definition for the subject.
3. the subject does not need to be pre-defined.
4. the objects need to be pre-defined.
5. any pre-existing definition of the subject is replaced by the objects.

Example from the *Bank Act*:

**person** means a natural person, an entity or a personal representative;

Interpretation of the above Example from the *Bank Act*:

Any pre-existing definition for **person** is substituted with the given objects, so when **person** is stated in the *Bank Act*, any or all of the objects are used in place of the word **person**.

Here is the interpretation of **includes** within statutes:

Basic Form: subject **includes** players;

1. **includes** implies a one-way **attachment** of the players to the subject.
2. **includes** does not create a new definition for the subject.
3. the subject needs to be predefined.
4. the players need to be predefined.
5. any pre-existing definition of subject is still effective.
6. any player can play the role of, or act as a replacement for, the subject.
7. a subject may *not* play the role of, or act as a replacement for, any player.
8. **includes** implies **attachment** or role-playing - the players may play the subject's role in the *Act* but not *vice versa*.

Example from the *Income Tax Act*:

**employee** includes officer;  
**corporation** includes an incorporated company;  
**insurance policy** includes a life insurance policy;  
**taxpayer** includes any person whether or not liable to pay tax;  
**person**, or any word or expression descriptive of a **person**, includes any **corporation**, and any entity exempt, because of subsection 149(1), from tax under Part I on all or part of the entity's taxable income and the heirs, executors, liquidators of a succession, administrators or other legal representatives of such a person, according to the law of that part of Canada to which the context extends;

Interpretation of the above Examples from the *Income Tax Act*:

An officer may play the role of an **employee**, but not *vice versa*. For example, any **employee** (predefined - may be a waitress) may not play the role of a Judicial Office (an officer). Within the *Income Tax Act*, both



**employee** and officer are pre-defined by the use of the verb means.

An incorporated company may act as a **corporation** but not *vice versa*. For example, any **corporation** (pre-defined - may be unincorporated) may not act as an incorporated company.

A life insurance policy may play the role of an **insurance policy** but not *vice versa*. For example, any **insurance policy** (pre-defined - may be house insurance policy) may not play the role of a life insurance policy.

A **person** (including a natural person) may act in the capacity of a **taxpayer** but not *vice versa*. For example, any **taxpayer** (pre-defined - may be a corporation) may not act in the capacity of any **person** (especially a natural person).

A **corporation** (including an incorporated company) may act as a **person**, but not *vice versa*. For example, any **person** (e.g. an individual, or a natural person) may not act as a **corporation**.

Here is the interpretation of **means and includes** within statutes:  
Basic Form: subject **means** objects, **and includes** players;

1. **means** creates a new definition for the subject from the objects.
2. the subject does not need to be predefined.
3. the objects need to be predefined.
4. the players need to be predefined.
5. any preexisting definition of the subject is replaced by the objects.
6. **and includes** implies a oneway **attachment** of the players to the new subject.
7. any player can play the role of, or act as a replacement for, the new subject.
8. a new subject may *not* play the role of, or act as a replacement for, any player.
9. **means** and **includes** implies a new subject definition with an **attachment** for role-playing - the players may play the new subject's role in the *Act* but not *vice versa*.

Example from the *Interpretation Act*:

**province** means a province of Canada, *and includes* the Yukon Territory, the Northwest Territories and Nunavut;

Interpretation of the above Example from the *Interpretation Act*:

Any preexisting definition for **province** is substituted with "a province of Canada", and any of the players (Yukon Territory, the Northwest Territories and Nunavut) may play the role of a **province**, but not *vice versa*. For example, any **province** may not play the role of Nunavut.

THE CERTAIN INCLUSION OF ONE THING IS THE ABSOLUTE EXCLUSION OF ALL THE OTHERS. The use of the word **includes** is key to understanding your potential loss of natural-person. This is the major trick used by the Government in an attempt to take away your natural-person rights. Unless you know this, you will voluntarily forfeit your rights. Now that includes is no longer believed to be restrictive, you have to look else where in the statutes to find out where your rights, as a natural person, are preserved. Your rights will be upheld somewhere, you just have to find out where.

**THE FOURTH TRICK** is directly attributable to a defect in the English language in respect of the verb **to be**. In the English language there are many different meanings of the verb '**to be**' and the reader/listener may misinterpret the intended (or 'trick') meaning and thereby draw the wrong conclusion from its use.

The two different and distinct meanings of the verb **to be** which concern us are: the one meaning which relates to the *essence* of the subject (such as the table *is* made of wood; he *is* strong) and the other meaning which relates to a temporary location or *position* (such as the table *is* over there; he *is* a swimmer).

To be succinct, the two relevant meanings of interest, in this *trick*, may be summarized by the following simple definition:

**to be**, means *to have the essence of, to exist or live* (in the sense of essence), or *to occupy a place or position* (in the sense of location or position).

By the way, the noun **essence** requires the helper verb *to have*. Be careful with **exist** because an artificial person can *exist* on a piece of paper somewhere in a file, but a PERSON cannot exist as *living*. Now to utilize the Fourth Trick associated with **to be**, a judge may make a ruling as follows: "a natural person *is* a taxpayer", or "a natural person *is* a driver" which immediately translates into the valid conclusion, with regard to occupying a position (because someone has to do the paperwork), that, "a natural person occupies the position of a taxpayer"

However, a judge cannot make a ruling that:

"a natural person *has the essence of* a taxpayer"  
 "a natural person *lives as* a taxpayer"

because human rights are immediately violated and slavery would be condoned by the judge.

The conclusion, in respect of the Fourth Trick, is to be careful when reading the word *is* and check for "essence" or "location". What you think you read may not be in fact what you really read.

You can very quickly get clarification by asking: "When you say *is*, do you mean *occupies a position*, or do you mean *has the essence of (lives as)*?" With this question you will immediately expose any *trick* which is being utilized.

**THE FIFTH TRICK** is the use of the word *you* to create joinder between the one who speaks, and the PERSON:

**Must** is sometimes synonymous with the word, *may*. If a particular agent claims that you *must* do something, they are actually giving you a choice. They cannot force you, because their words are not law, they are only policy.

**Summons** is synonymous with invitation. If you receive a summons from a court of “law”, you are being invited to a corporate place of business to discuss how much money you will give to that corporate place of business.

**Understand** is synonymous with stand under. When you tell an agent that you understand them you are giving them authority over you. Or you accepting liability for particular charges.

**Mr.** When you were named at birth you were not given this title.

Black’s Law Dictionary, 5th through 7th Editions are not as accurate because references to common law are progressively removed, and Roman Civil Law concepts are augmented in order to conform to the law enforcement needs of political power centers such as the Federal Government and the United Nations.

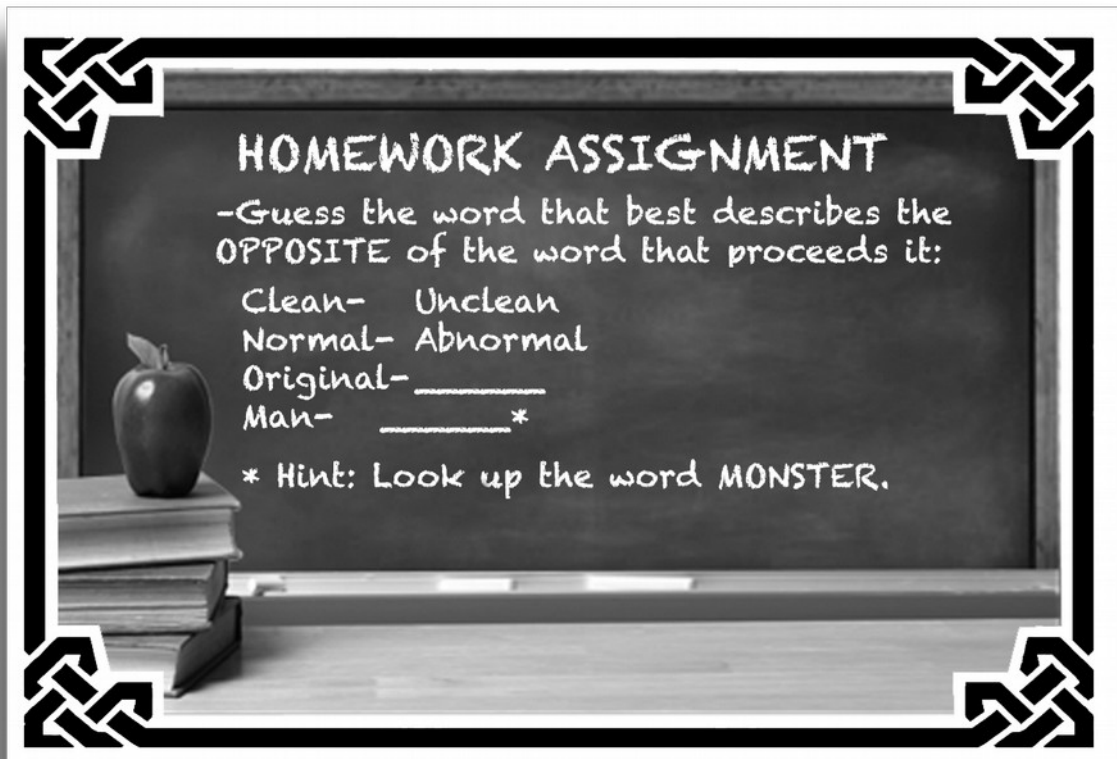
The rule of thumb is that older dictionaries are useful for understanding natural rights, common law, personal sovereignty, and the people’s point of view. Newer dictionaries are useful for understanding civil rights, Roman civil law, centralized authority, and the government’s point of view. All attorneys are trained in the latter. Judges may go to special seminars to learn the former.

OK. So did you get all that? Clear as mud? Does it sense make? Does it really need to? The point is, never take anything at face value. What you might believe the definition of a word to be, may, in fact be something else as far as the law society is concerned. This is also sometimes referred to as word magic. It is entirely necessary to clarify the substance of what is being said. When corresponding with anyone, don't bother trying to sound intelligent by using fancy complicated words. Keep your vocabulary as simple as possible. This will leave less room for your adversary to interpret your message in a manner that will benefit them. Always state the source of the definitions of the words that you speak and interpret. No exceptions. You are the one who makes the rules. Check YOUR OWN dictionary for the definitions of words...

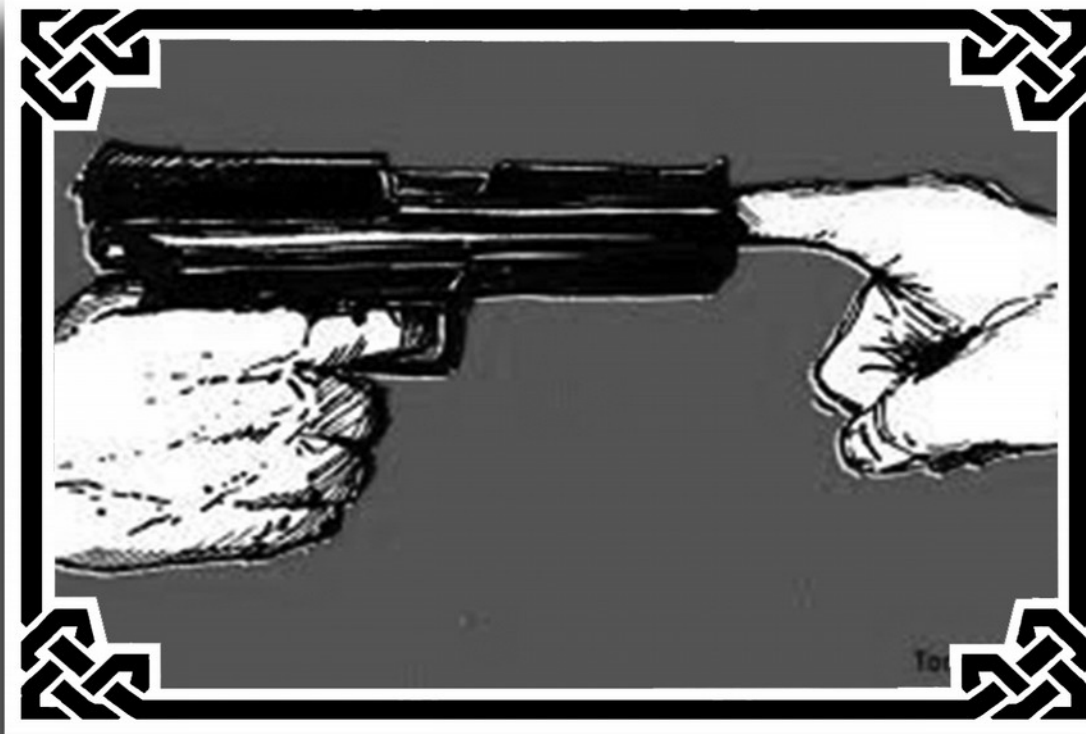
***“This particular definition is what that word means to me. If you claim it means something else, show me the source. And show me why I should care. Am I under contract to obey your rules or definitions? My definitions come from the dictionary of (insert your name here).”***

***PS. Go fuck yourself***

***Sincerely...***



## 7. Commercial Liens:



### A Most Potent Weapon

We are all equal under the law, but that is if you know the law.

Ignorance is no excuse.

#### 7.1) The Basics

Unfortunately, in the course of our daily lives we tend to get involved in disputes. Whenever a dispute arises it is best for everyone involved to seek a resolution as quickly as possible. We should also be prepared to accept an apology and the parties to put things right. Empty gestures are easy, but it is much more difficult to stand on our words, on our bond and actually do the right thing. We back it up with our words, our words are our weapons. And the truth speaks for itself, and the truth stands.

When a government official takes an Oath of Office to uphold the law he enters into a lawful, i.e. binding and enforceable contract. By virtue of his Oath of Office, he assumes a contractual duty or obligation to obey the law! This bears repeating: he is UNDER CONTRACT! If an official who has sworn an Oath of Office ( i.e. contracted to obey the law) breaks or ignores any law he's sworn to uphold, he is breaching his oath and his contract with the people. He is acting criminally and has now lost his immunity.

Anyone affected by his crimes can place a Commercial Lien on his property that will paralyze his ability to buy, sell, or lease any property and ruin his credit rating until he corrects his breach of contract and once again obeys the law. It is a private process, conducted entirely between two people: you, the plaintiff, on the one hand and your opponent, the respondent, on the other. This is a very powerful tool – exactly what the thugs in power do not want you to know about because it would spell the end of their evil empire and their ill-gotten gains.

A Commercial Lien is administrative remedy, a filing of notice for a security agreement against personal property to guarantee payment of a debt. You are convening a court of sorts, through registered mail. It is not linked to the Land Registry. For example, when you borrow money to purchase a car, the lender files a lien on the vehicle. If you default on the loan, the lender can take the car back. Once the debt is fully repaid a release of the lien (also known as a discharge) is provided by the lender. A lien registered under the PPSA or RSLA act is a publicly accessible document. Any company or individual can order a search to determine if another company or individual has any liens against themselves. PPSA is not protected by provincial privacy regulations.

Service is the initiation of court procedure. You are convening a court. You must state the injury, establish it. Contact the other party, give them a chance to remedy the situation. Default them, then lien them. Send a demand to pay or file. 1st notice, 2nd notice, 3rd and 4th notice. Then default them and send them a certificate of default. Document everything with copies and receipts for the registered mail. If you want to you can involve a lawyer and file a lien in a court but you do not have to. A Commercial Lien is a non-judicial instrument, that means: there is no need to involve a lawyer or a court at any stage of the process. There is nobody who can prevent you from placing a lien on anybody and there is no court which can lift a lien already in place, except a properly convened Common Law court, i.e. a court operating with a jury.

Make a Notary Public the witness, and mediate between the two parties. There are three components of a claim:

- Statement of facts
- Damages
- Remedy sought-Garnish your case with maxims of law

Then shovel all of that shit into a federal court file, and get a copy back out. Then issue a **writ**. Then they lien real property with land titles. After 6 months if they haven't paid you can move to liquidate the property. Have the sheriffs take over. Everything must be public record.

A lien is the right to hold a property in lieu of payment of a debt. Typical liens that people come across in their daily lives are Common Law Liens or Civil Liens. For instance, if you were to not pay a mechanic for the work he performed on your vehicle he would have the right to hold it until you settled your bill. Commercial or Maritime Liens apply to vessels and ships, but it also applies to anything to do with commerce.

## 7.2) Your Claim

Everything starts with a claim. What is your claim and what is your proof of claim? If you don't have proof of claim, you don't have a claim. If there is a presumption of guilt then that is relying on the fact that whoever comes forward with a claim is doing so with honour and that their word is their bond and that they are speaking the truth. Because heaven forbid, you

are making a false claim in commerce. Make damn sure that whatever you are coming forward with is not frivolous. In essence, what this boils down to is that within your paperwork you are expressing your truth, you are highlighting the issues that you are upset about, and you are giving your adversary an opportunity to make things right.

**1)** Tell your story, provide a statement of facts. An affidavit of truth. Signed off with a swearing under penalty of perjury with full and unlimited liability.

**2)** Send your affidavit of truth to your adversary with 10 to 20 business days to respond. If they do not respond or counter or disprove everything that you have sworn in your affidavit, then your adversary has agreed to everything you stated. In other words, silent tacit consent.

The power within this process comes from 3 things:

1. You are telling the truth.

2. You are swearing under penalty of purgery.

3. Full and unlimited liability. Companies operate with limited liability, they are limited by the size of their insurance. If members of staff have complied with company policy, that generally means that if the company gets sued and has a judgement ordered against it, the insurance will cover the loss. However, if the members of staff have engaged in lies, fraud and skullduggery, their insurance policy will never pay out because insurance doesn't cover fraud.

**3)** After they have failed to rebut your claim (the truth is rarely rebutted), send them a Notice of Non Response. Informing your adversary that they have yet to respond. Give them another 5 business days. Send them a proof of mailing (an affidavit stating when you mailed your letter).

**4)** If you receive no response after your second round of diplomacy, your next document will be the Affidavit of Obligation, which is the proper Commercial Lien. This document will first list the Maxims of Commerce (the law governing the document).

- Next, it will list the parties, you as the Lien Claimant, and your adversary as the Lien Debtor. You can have as many Lien Debtors as you want, and if other people get involved throughout the process, you can add them as well. The more the merrier. The more assets you have to support your paperwork, the more credibility your paperwork will have, and the easier it will be to settle.

- Then move on to the allegations. Questions involving your statement of facts in order to get verification.

- Make it very clear to your adversary that if they don't rebut it under penalty of purger with full unlimited liability by way of affidavit, they are in fact agreeing to all of the allegations you have made are true, ***“in the even of no timely rebuttal it is affirmed that...”***

- Ledgering, what has been done wrong and where your adversary is at fault and you are coming up with the level of damages.

- Surety will be in the public **indemnification** that these people have or think they have. But there is a caveat (the surety/property utilized to guarantee the payment of this Commercial Lien is the...) Because the if the public indemnification is insufficient to to compensate for the claim, your adversary is going to be agreeing that their home, car, bank balance(s) and possessions/assets are to be held as the surety for the amount that you are claiming.

So you are creating a private treaty. Private agreements supersede any State sponsored BS or acts of parliament. Send that shit off and give them 10 to 20 more business days to respond. Please and thank you.

- 5) If/when they do not respond, give them another Notice of Non Response, proof of mailing, and 5 more business days.
- 6) Give them a Notice of Fault/Opportunity to Cure with more time to respond (another chance to rectify the situation, which is pretty fuckin generous at this juncture).
- 7) Once again, a Notice of Non Response and proof of mailing.
- 8) Finally send a Notice of Default. The Notice of default is the foreign jurisdiction judgement (a jurisdiction is just a methodology by which certain issues can be resolved), and we as the free and creative individuals that we are, can conjure our own opinions and judgements. Which means that we can all operate within our own commercial jurisdictions. Methodologies by which we resolve issues. So the sworn and formalized Notice of Default is your judgment, having exhausted your administrative process in order to ascertain the facts and get the agreement of the parties. The determination that they now owe you x, y, z... How long has this process taken? Add up all of the time you have given your adversary.

Do you need to get these documents notarized? Notaries range in cost for the documents that they officiate, so it can get fairly expensive. Not everyone has that kind of supplemental cash, if you do, then great. Get this business notarized, 3 of each document. One for your adversary, 2 for you.

You can produce as many originals as you want they are your documents. So they are all original copies. Alternatively, if you want to, just send certified copies. If you have the original, then you can create your own official certified copies because you are holding the original. If not, then rely on two men of good standing. You and the other two make three, and that is your own tribunal, your own court. You are documenting your efforts and two men are witnessing the procedure.

If it suits you better, notarize the documents that really matter. The Affidavit of Truth, the Commercial Lien, the Notice of Fault/Opportunity to Cure, the Notice of Non Response, the Notice of Default. If you are really hard up for cash, make an affidavit confirming ALL the documents you sent, stating that you have had no response and use that as a cover for the entire process.

WHEN YOU ARE GIVING PUBLIC NOTICE OF SOMETHING, WHAT YOU ARE DOING IS WARNING YOUR PEERS THAT THERE IS A DECEIVER/AGGRESSOR AMONG YOU. After you have issued the Lien you might want to wait until AFTER the grace period and then get the Lien recorded at the County Recorders Office. The function of the County Recorder may have been passed to District Judges in both Magistrate and Civil courts. In essence when you want to record your Lien or claim from a foreign jurisdiction, and you want it to start taking effect in Legal La La Land (which is the jurisdiction most people play with or operate in), you need to send a copy of it over to a District Judge.

You can do this in a few different ways. You can email it, or you arrange a meeting and personally go there. Preferably in private chambers because you want to get him or her on their own in order not to have any unnecessary obstructions to having your documents recorded in the public You may encounter some kind of obstruction from court staff in terms of recording this information into the public domain. However, you can just send notification with instructions by email or fax, post or in person as well. This will limit any potential reluctance on their part, by essentially asking the question... *“Are you going to try and deny me justice now? Because if you do, you are opening up yourself to a) being added to the Lien as a Debtor, and b) potentially opening yourself up to some kind of prosecution for misconduct or malfeasance in public office and not doing your job.”*



Any attempt by any magistrate or judge to interfere with a lawful Commercial Lien would constitute an attempt to pervert the course of justice, a criminal offense as per “Section 43 of the Crimes Act 1914” (Commonwealth of Australia), entailing serious legal consequences for said magistrate or judge. Assuming that the District Judge does their job, what should now happen is that your claim is now publicly disseminated within the court system. And now their system will be aware that this claim is coming against someone operating IN their system, whether it is the bank, RCMP, or anyone else who has diminished you in some way.

Once you get to the default stage, you may want to give a few weeks public notice in a local news paper confirming that the Lien Debtor is now subject to a Commercial Lien, all of his or her assets are now attached to the Lien and that a sum of money is owed to you. Leave a private contact or email address for the interested parties to contact you. Place the advertisement/notice in either the legal section or the public notice section. Photocopy the paper and send certified copies of it to your adversary. Let them know that you are telling the world what they did.

You can also use Facebook or other forms of social media. If you choose to use online media for your public notices, get at least three people to verify that they have in fact, seen the notice, **“As of this day \_\_\_\_\_, in the month of \_\_\_\_\_, and in the year of \_\_\_\_\_, I \_\_\_\_\_, verify that I have seen this public notice.”** Print the notice, sign it and hand write your statement again, then send that to the party issuing the Lien. There is now proof that the notices were done, they were seen, they have been acknowledged and verified, and that you have got evidence of it.

The company itself isn't what is causing you harm (a company is just words on paper) it is the men and women working there. Whether through their greed, their lawlessness, or their ignorance, they are causing you harm.

From the Commercial Lien phase to the Notice of Default phase you won't want to wait more than 90 days. On day 91, your claim turns into a security interest. Your paperwork (your proofs of posting copies of public notices etc.) all assembled, is now money. The beauty is that when you are now going through this process, you are adding damages that will most likely be in excess of their initial harm or loss that you have been made to suffer.

If you have been ripped off for a \$250, 000 mortgage, plus a \$100,000 worth of payments, that comes to a total of \$350,000. You can punish them with a standard commercial penalty. Multiply the damage by four. Or perhaps you would prefer to refer to the bible for your remedy. Leviticus 26,23 or 23,26...*And as you walk contrary onto me, So I shall walk contrary onto you. And I shall chastise you seven times for your sins.* So you can use the bible to justify multiplying the damages by seven. Commercial Law derives from roman Canon Law.

Depending on how you want to play the game, for every letter that you get back that did not address the issues or rebut the document, you can punish your adversary by rolling up the damages another four times. Always try and find citations for the calculations of your damages/ledgering.

But if you want to actually liquidate or cash in the Lien or the security, then you are really looking at about 40 to 50 million. This is a nice sized deal because when you decide to sell that instrument, you are looking at maybe 1% to 2% of the face value that they will pay you for it. If you decide to sell or assign the interest in the Lien to somebody else in exchange for funds, they are not going to pay you the full amount because they have to make a little

something off the top. So what tends to happen is, you sell the Lien and you get your money out. They might then go and trade that (and it could be traded four or five times) each time with another couple of percent being paid to the seller. Until you get to point where maybe 50% of the face value of the Lien has already been paid out to other people. So it remains for the party now holding the paper to collect.

So for anyone receiving this kind of paper work, even though they have not received a knock on the door, it does not mean a knock on the door won't come. Because once a Commercial Lien is recorded, it lasts 99 years. You have that much time to liquidate. And if you drop the security into a trust, it will last forever.

For arguments sake, let's say that the Lien takes hold after a 10 grace period, any property possession of your adversary is now attached to your claim. It does not matter whether your adversary sells those goods or hide their assets, either way, they are going to pay. Because if they decide to dispose of assets and sell them on, at some point in the future you could retrieve them and whoever your adversary sell the assets to would then have a cause of action against the adversary. So, all they would be doing by trying to dispose of assets is weighing themselves down even further. Once you have accomplished this process and you have liened them, the game is over. They cannot dispose of their belongings.

Selling or negotiating on the instrument is one option. Party you may want to consider are: solicitors, barristers, judges, traders, investment bankers, merchant banks, commercial banks. You may also want to consider selling the instrument back to your adversary rather than have them face damaging commercial action. Or go to one of your adversary's competitors. Or drop the instrument into your own company as an asset into your books, which you could then borrow against. Or you might want to consider doing the right thing which is enforcing that via the court service.

Assuming that you are not interested in getting the money, but you just want to inflict commercial damage on your adversary, you could then give the instrument away. But give it to someone that is going to collect. Like the CRA, IRS, the pope, the queen, or the Crown, eastern banks, Russian banks, they won't be afraid to collect. Because this is non judicial, or prejudicial, you are entitled to stand on the steps of the court house and auction off the assets in payment of the debt via the paper or auction house.

Who do you call when there is lawlessness in town? The Sheriff of the county actually has the ability to go and collect these assets. Except a lot of their roles/functions in the system have changed, they will probably put the work out to a high court enforcement agency. Because they are the people who have taken over the work of the old sheriff.

Issue proceedings by a court of admiralty or more likely a commercial court. Issue a standard claim and bond it with full and unlimited liability. Get to terms with the full and unlimited liability concept and how you can cover any amount of claim against you by paying it with a signature. To be on the safe side, you might want to send your documents to a company called Registry Trust Limited, that is where all the judgements are listed. You might want to serve notice to the Court of Admiralty? (the only court with the expertise to enforce liens). Any admiralty or commercial court

You are operating in unlimited liability and why people operating as companies are operating in limited liability. In other words, you out trump them every time. If you are playing poker and you have unlimited resources, they can't even sit at the table. If they do not respond it will come down to your performance in court. Stand on the paperwork. Let the paperwork do the talking for you, ***“Sir, have you read the paperwork?”*** If the answer is yes, then motion for a judgement. If the answer is no, ***“Would you like to read it? Because I have nothing further to add. I motion the court for a judgement.”*** Stick to it.

If you are in court and you suspect that you will be deceived, invite someone to be present with a Notice of Distress already printed out with enough spacing for them to add names and allegations. The value of this document isn't money, it is his performance. The surety for his specific performance is his public indemnity bond.

If they bring a lawyer... ***“Great! I want you to rebut these documents with full and unlimited liability under penalty of perjury. Good luck.”*** What you actually want is for your adversary to turn up. But one of those adversaries cannot appear. And that is the actual name of the company, because it doesn't exist. Which is why you put the emphasis on the people to show up and rebut it.

Alternatively you could apply this as a foreign jurisdiction judgement. To do that, get all of the documents you have (notarized or not) and get an **apostille** (fairly expensive if you have done a lot of paper work) the price is per page. Liaise with the foreign commonwealth office. An apostille allows the documents to move across jurisdictions, between channels. Then issue a proceeding at the High Court. In much the same way, except that you would have all the paperwork, apostilled and get a certified copy of the Hague Treaty. Which means that the foreign jurisdiction judgements must be enforced. Send a copy of that in as well. That should allow that to pass as an enforcement of a foreign jurisdiction judgement.

In terms of selling it, you do not have to be hasty. Once you have completed your paperwork it will sit there for 99 years. So, the entire interaction that your are going through with your adversary really comes down to their kind of knowledge. Some solicitors might state that this will have no legal effect.

### Strauss Judicial Dictionary

# 9 Maritime Lien – A maritime lien is well defined by lord Tentiton, to mean a claim or privilege upon a thing to be carried into effect by a legal process.

Check out Writ of Fieri Facias and Writ of Mandamus

Mr. Justice Story One Somna 7b

Explains that process to be a proceeding in REM (against a thing) and adds that whenever a Lien or claim is given upon the thing then the admiralty enforces it by proceeding in REM and indeed is the only court competent to enforce it. A Maritime Lien is the foundation of the proceeding in ReM. A process to make perfect a right incomplete from the moment the lien attaches and whilst it must be admitted that where such a lien exists, a proceeding in REM may be had. It will be found to be equally true in all cases where a proceeding in REM is the proper course, There a maritime Lien still exists, which gives a privilege or claim upon the thing to be carried into effect by legal process. This claim or privilege travels with the thing into whosoever's possession it may come. It is **incoate**/incomplete from the moment the claim or

privilege attaches and when carried into effect by legal process, by a legal proceeding in REM, relates back to the period when it first attached. The Lien will be complete once you have taken possession of the goods.

# 10 Maritime Liens are distinguished from all other liens in these two chief particulars. 1. There are in no way founded on possession of property in the Claimant. 2. They are exercised by taking proceedings against the property itself, in a form of action styled in action in REM.

14. A Maritime Lien is universal that is it attaches to every part of the res to its fullest extent.

If liens are rubbish then why are they even acknowledged in such publications?

If you are so inclined, Cause them harm to prove a point. But if they apologize and put things right, then call it a day. Extend the olive branch when you are using this stuff, stay nice and calm. There is no need to jump up and down to try and force your adversary to take notice of it or understand it. You may prefer it if your adversary hasn't got a clue. Be confident, be diligent, be precise.

If anything changes throughout the process of the lien it is really easy to adjust. If you need to add extra people or you need to up the damages, you simply turn turn over the lien document. This is your copy of that Affidavit of Obligation. Write the date and what happened. Because your are just creating an audit trail and say... "So and So has decided to get involved, he sent me a claim, I decided to accept. He couldn't prove his claim. He is therefore added.

It is a fatal offense for anyone to interfere with an affidavit in place. Anyone who interferes can become surety, add their name to the list. Whenever you are adding a party, all you do is, a conditional acceptance for their letter. Send out a copy of the lien document with the Affidavit of Truth that went before it and say... ***"Great! I'll accept your claim on the condition that you rebut this. If you can't, you have agreed that you are on it."*** Add the damages on the lien document and to confirm what new parties and what new damages are involved. Type a separate notice, send it to all of the other Lien Debtors that were already on the lien and say... "Good news everyone! George Soros has just invited himself to the party and he has agreed to up the damages. You are all subject to the increase in damages that he arranged for you. Divide and conquer.

Strauss judicial dictionary

The lien establishes the agreed facts/truth. The lien process is **inchoate** until such time as the property is seized. Only then will the lien be complete. The lien can be brought into effect by recording it. And if deemed necessary, an action in REM (against the property)

### 7.3) **Go put a lien on a title**

The Personal Property Security Registration (PPSR) System is a notice filing system that records and provides information concerning consumer and business loans where goods and other personal property are used as collateral to secure loans. The PPSR System is a provincial system and each province and territory would have its own PPSR System.

For example, a person (“Borrower”) buys a large screen TV and borrows money from a loan company (the “Lender”) to pay for the TV. The Borrower and the Lender enter into an agreement giving the Lender the rights to the TV until such time as the Borrower has paid the money back to the Lender. The Lender would register a Personal Property Security Registration against the Borrower to secure its loan to the Borrower.

### **Who Should Register In The The Personal Property Security Registration System?**

Persons involved in one of two types of transactions would make a registration in the PPSR System:(1) Creditors who secure payment of a debt by taking a security interest in the personal property of the debtor should register a financing statement under the Personal Property Security Act (Ontario) (frequently referred to as the “PPSA”); or (2) persons who repair or store an article and who, prior to receiving full payment give up possession of that article, should register a claim for lien under the Repair and Storage Liens Act (frequently referred to as the “RSLA”).

Registering in the PPSR System helps to establish priorities between individuals with competing interests in the same personal property, and in the case of a claim for lien will ensure that the non-possessory lien is enforceable against third parties. Information is kept current through the registration of a financing change statement. For instance if any information changes about the property, the lender or the borrower, a financing change statement can be filed to update the information.

### **What Is The Registration Process For A Personal Property Security Registration?**

Lenders and borrowers must enter into what are called “security agreements”. The Lender registers a notice of the agreement in the PPSR System. This is done by completing and submitting a document electronically called a financing statement. This must be done by an online service such as a search house. This registration is done by the Lender because it is the Lender who wants to protect its interest in the security.

The information is then recorded on the PPSR System and remains there until such time as the PPSA registration has been discharged by the Lender. It is not just loan companies that can register a PPSA. If you have loaned money to a person you can have this individual sign a promissory note or a security agreement and you can then register a PPSA financing statement against that individual. You do not have to have a solicitor prepare this document for you but it is always the best route.

### **What Information Is Included In The The Personal Property Security Registration Financing Statement?**

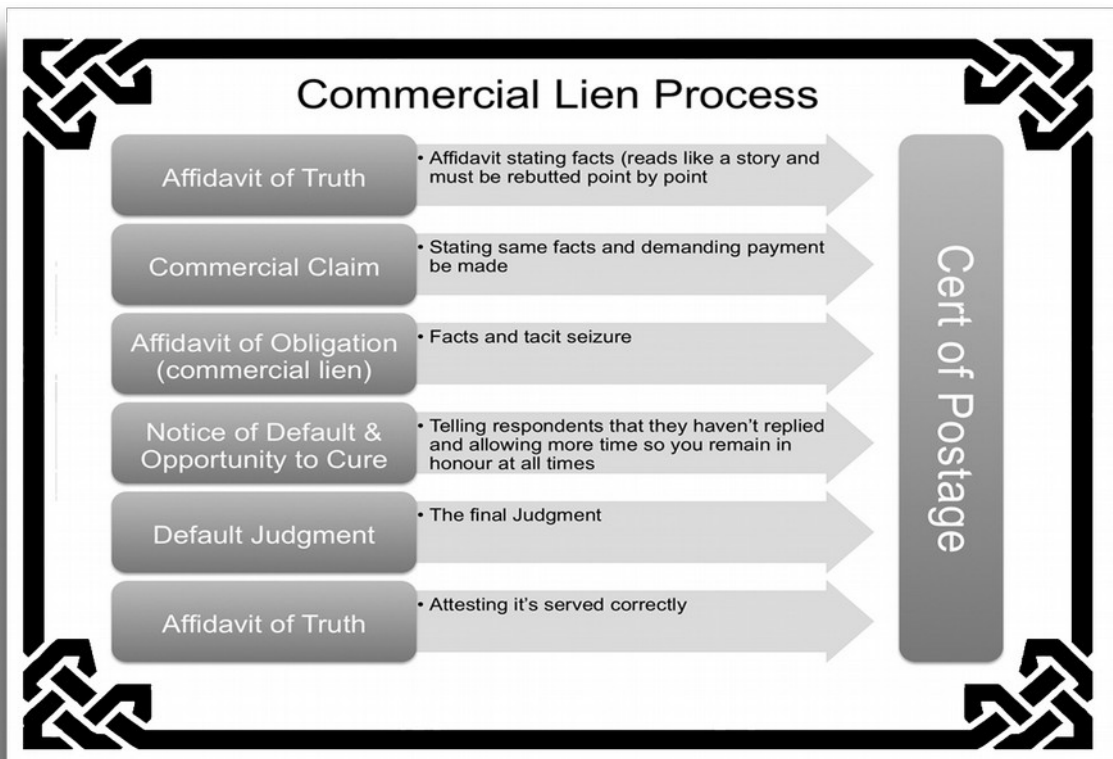
In the case of a consumer car loan this would include the borrower’s name, address and date of birth, the lender’s name and business address, the registration period, classification of the collateral as consumer goods, initial amount of the loan, maturity date and description of the car including motor vehicle identification number (VIN).

Even though only a summary of the information can be registered, it is important to have complete information. For instance, having the first name, middle name and last name of the debtor is better than just the first and second name. Consider the name “John Smith” which is very common. If you were to do a search of this name through the PPSR System you

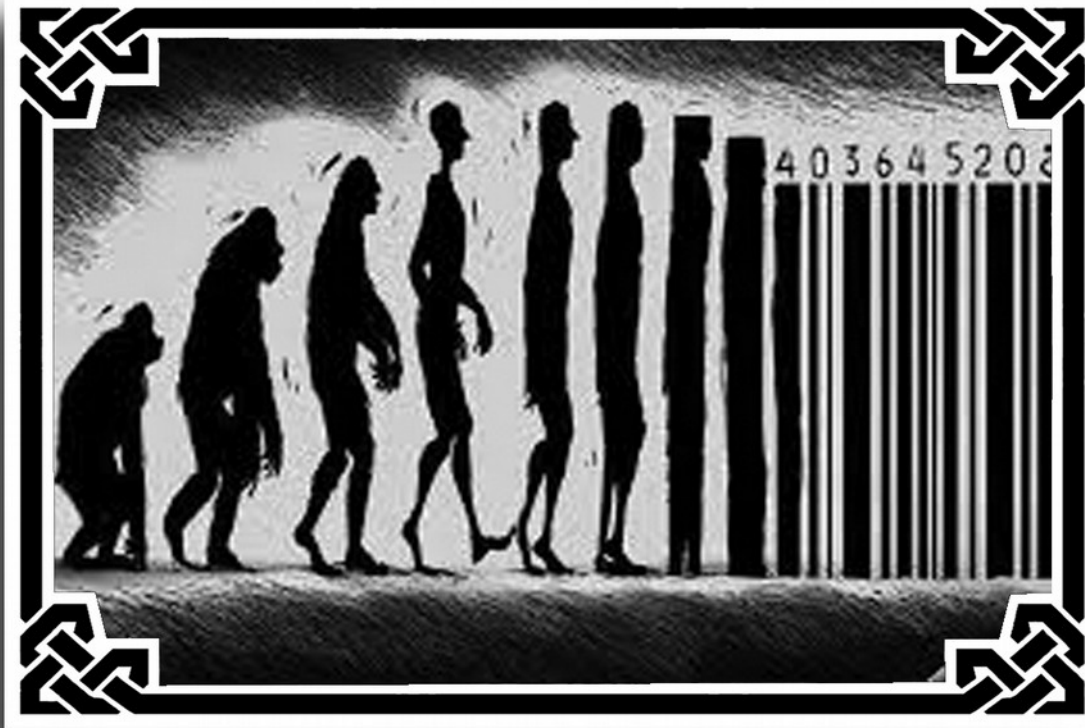
would get results for more than one person. However, if you register the name “John Abbot Smith” the search results would be more narrow. Including the date of birth is another way of ensuring specific information about the debtor. Further describing the security is important. For instance, describing the security as a TV would not be as good as saying that it is a Sony 30 inch flat screen TV with Serial Number: 29845. There is a box on the form which will allow you to put in a description of the security which is 2 or 3 lines long. Take advantage of this opportunity.

### How Does A Personal Property Security Registration Become Discharged?

When the consumer loan is repaid the lender is required to register a “discharge” within 30 days. Frequently this is not done so if you are the borrower you should ensure that this is done on your behalf by the lender. Even if the borrower has paid the lender all of the money that he or she owes to the lender, the borrower should not discharge the PPSA registration on his or her own. The borrower should contact the lender and request that the PPSA registration be discharged.



## 8. Taxation Damnation



*"The tax payer is someone who works for the federal government, but doesn't have to take a civil service exam." - Ronald Reagan*

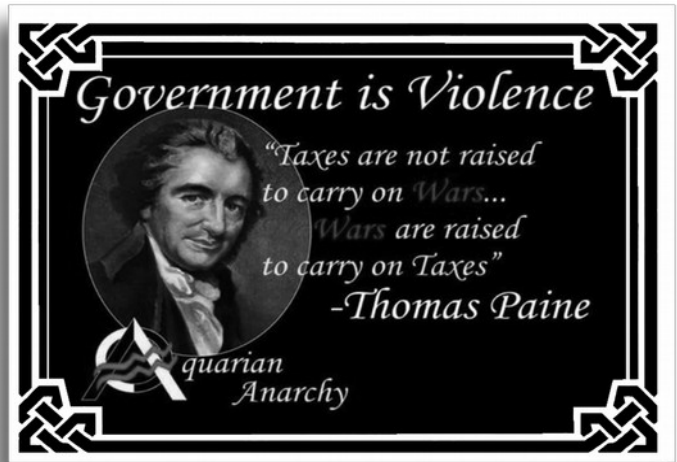
### 8.1) What Is Income tax?

Income Tax is nothing more than an INTERNAL, federal **excise** tax, which is only mandatory for those who CHOOSE to work as a legal representative under an IMPLIED contract of service for the benefit of a federally created legal, artificial person, commonly referred to as...the TAX PAYER.

If a million different people read the Income Tax Act, you would get a million different interpretations. So what possible force or effect can it have? How can it possibly apply equally? It is designed to keep people confused. Have you ever read the Income Tax Act? No? Then why do you subscribe to it? What if, in the first 3 pages it mentioned that you didn't have to pay a damn thing? If a Social Insurance Number is mandatory, why did you have to apply for it? Did anyone force you to apply for it? Did someone point a gun at you and force you to make the application? You created it. Great job.

By submitting an application you have WILLINGLY entered into a contract. A contract that most likely has enslaved you under the guise of benefits and privileges. Have you ever noticed the things that have caused you the most grief are the things that you have applied for?

Income tax began in Canada under various guises. The first was in 1913 when Canada passed The Bank Act, surrendering its power to print and issue currency to a few self-proclaimed elitists, the private banker's. International banker's then controlled the federal government and monetary system and have since, created "laws" like the Income Tax Act to economically enslave the people of this land. With this economic influence they methodically encroached upon Provincial Jurisdiction using The World Wars, The Great Depression, and any other national concern they could dream up as justification for more control. It took 4 years to install an Income Tax.



1914- World War 1 was created and the War Measures Act was passed.

1915- The Special War Revenue Act,

1915- Business Profits War Tax Act,

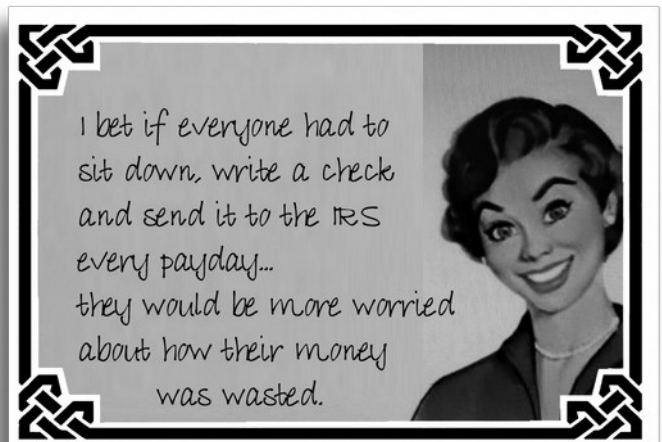
1917- War Income Tax Act.

Income tax did not affect the average person like it does today. So few people bothered to question the legality of these acts because they were feeling patriotic. It was necessary to be installed in order to eventually bleed us dry.

In 1964 The Canada Pension Plan was introduced, offering people a retirement plan if they used a social insurance number to work. The Pension Plan was excellent, offering an astonishingly good return on contributions. These days you are lucky to get back what you invested. Social Insurance Number cards were actually mailed to everyone to get them started. If the SIN was not established in Canada until 1964. How did people work before that? It must have been chaos.

In 1967 they attached the SIN to the Income Tax Act, which by now was a modern version of the original War Income Tax Act. Except for the fact that it was "constitutional" because it was an indirect tax created for artificial persons and did not apply to natural persons with unalienable rights. Because of the supremacy of our natural rights and the governments limited jurisdiction, they were only able attach the Income Tax Act to the PERSON, as it was a legal entity, a corporation without natural rights.

In Canada and worldwide, this illusion was created out of greed and can only affect us if we forget who we are and believe it to be the truth. The lack of being aware of your own free will has allowed this illusion to prosper. The choices you have made due to ignorance, are the reason you live the life you live today. As broad and interwoven as the illusion is with reality, the main thread of this deception is income tax. This is the common shackle that affects us all. So it's the best place to start.





## 8.2) The Grace Commission Report

In 1984, the Grace report Commission US revealed that 2/3 of everyone's personal income taxes was wasted not collected. *“100% of what is collected is absorbed solely by interest on the Federal Debt... all individual income tax revenues are gone before one nickel is spent on the services taxpayers expect from government.”*

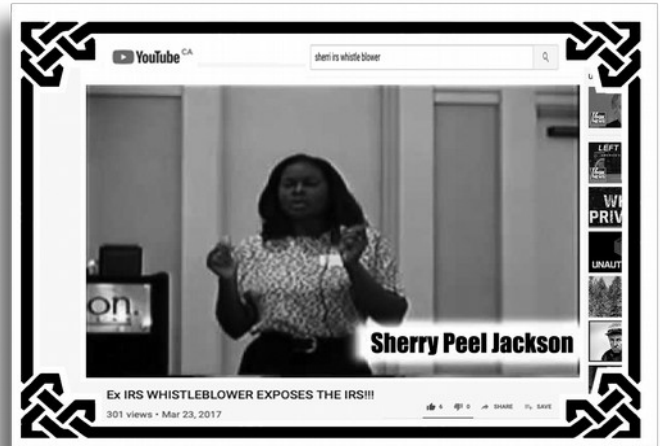
The Grace Commission report was submitted to President Ronald Reagan, January 15<sup>th</sup> 1984. Ronald Reagan was promptly shot after he dared to criticize the Federal Reserve on the same day that the Pope was shot. After recovering, he changed his mind and praised the Fed. About seven U.S. Presidents have been assassinated for not cooperating with the transatlantic banking dynasties (William Henry Harrison, poisoned in 1841, Zachary Taylor, Lincoln, Garfield, McKinley and John F. Kennedy 1963; seven if FDR's poisoning is counted).

Most of us feel sick when we realize that not one dime of INTERNAL Revenue Service money goes to the US government, According to Reagan's Grace Commission: it all goes to pay interest on a bogus debt to the private Federal reserve, just to allow paper money to circulate as “Federal Reserve Notes”. The Fed is a private corporation eventually owned by the Rockefeller's and the Rothschild's dynasties through intermediary agents, designed to suck the capital dry from the U.S., as the Rothschild's do in Europe.

The final report of the 1984 Grace Commission, convened under President Ronald Reagan, quietly admitted that none of funds they collect from federal income taxes goes to pay for any services. The grace Commission found that those funds were being used to pay interest on on the federal debt, and income transfer payments to beneficiaries of entitlement programs like federal pension plans.

## 8.3) Slave Identification Number

As a corporation needs a business number in order to do business, the government assigns a unique business number to each JOHN DOE it creates (CAPITAL letters are used to signify a corporation). Such a business number is called a SIN (Slave Identification Number aka Social Insurance Number). This number is assigned by the creator, the government (the master) can then track all activities of the slave and claim ownership on all property and income of the slave.



The government needs to appoint an officer of the corporation to run the day-to-day activities. Such a position requires a contract since the officer will be held accountable for the actions of the corporation. So the government tricks John Doe into becoming the officer for the JOHN DOE CORPORATION by signing such contracts as the driver's license, bank accounts, citizenship cards, passports, etc. In the Income Tax Act, the government decrees that John Doe is the legal representative for the officer of the JOHN DOE CORPORATION and the only contract involved is the annual Income Tax Return (it is a contract for one year) wherein John Doe gives his agreement as officer JOHN DOE for the previous year.

Unfortunately John Doe does not know that he is an Officer for the JOHN DOE CORPORATION and must therefore follow the rules imposed upon JOHN DOE. Hence the confusion sets in because John Doe believes that he is JOHN DOE and therefore has to forfeit his rights and duties upon demand by the government and its officials.

Here is a quotation from “Memorandum on Law of the Name, which summarizes the so-called Name Game used by the courts (the All-Caps NAME is a legal-fiction: something presumed by law to be true until said presumption is rebutted and the truth is brought forward):

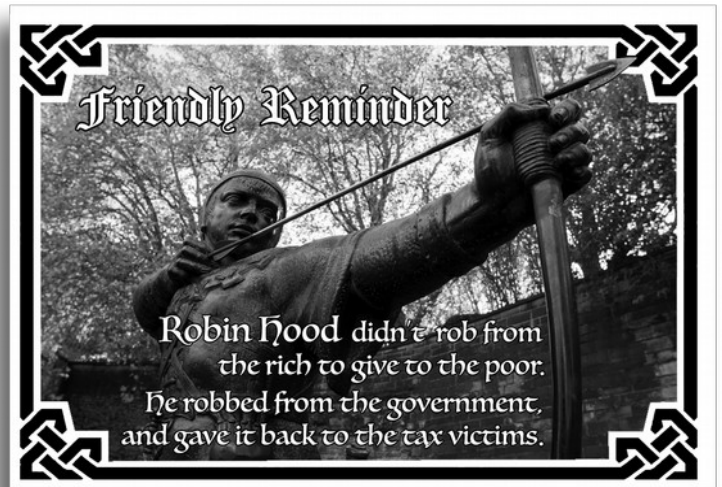
*“It is clear that the existence of a NAME written as ALL-CAPS is a necessity created legal fiction. This is surely an issue to be raised, and the supporting particulars are outlined in this memorandum. Use of the proper name must be insisted upon as a matter of abatement-correction- for all*

*parties of an action of purported law. However, the current “courts” cannot correct this since they are all based upon presumed/assumed fictional law and must use artificial, juristic NAMES. Instead, they expect the lawful Christian man or woman to accept the ALL-CAPS NAME and agree by silence to be treated as if he or she were a fictional entity invented and governed by mortal enemies. They must go to unlimited lengths to deceive and coerce this compliance or the underlying criminal farce would be exposed and a world- wide plunder/enslavement racket that has held all life on this planet in a vice like grip for millennia would crumble and liberate every living thing. At this point, the would-be-rulers of the world would be required to succeed in life by honest, productive labours, the way those upon whom they parasitically feed are forced to conduct their lives.”*

### **Natural Persons when defined in the Income Tax Act of Canada:**

The Income Tax Act now includes the use of the term “natural person” in such a manner that it can only be a role or capacity in which a human being acts, before the law. Just look at these quotes from the ITA and let your head spin where they seem to imply that a natural person is the same as a corporation:

Definitions 94. (1): “*exempt amount*” in respect of a trust's particular taxation year means an amount that is (c) paid [...] by the trust directly to a beneficiary [...] under the trust if



(i) the beneficiary is a natural person none of whose interests as a beneficiary under the trust was ever acquired for consideration,

Definitions 94. (1): “*exempt foreign trust*” at a particular time means (f) a non-resident trust if (ii) throughout the trust's taxation year that includes the particular time

(B) the trust is maintained for the benefit of natural persons, the majority of whom are non-resident

(g) a non-resident trust (other than a prescribed trust or a trust described in paragraph (a.1) of the definition “trust” in subsection 108 (1) that throughout the particular period that began when it was created and ends at the particular time

(ii) has been operated exclusively for the purpose of administering or providing **superannuation** or pension benefits that are primarily in respect of services rendered in the particular country by natural persons who were non-resident at the time those services were rendered;

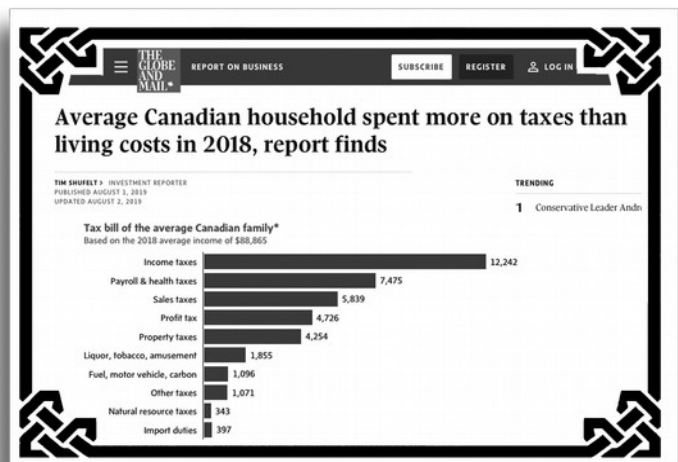
Definitions 95. (1): “*entity*” includes an association, a corporation, a fund, a natural person, a joint venture, an organization, a partnership, a syndicate and a trust; (See that “includes” must be restrictive in the list above, otherwise we would have to include the normal definition of “entity”, bringing in aliens from outer space)

Definitions 118.04. (1): (2) For the purposes of this section, (a) a qualifying expenditure of an individual includes an outlay or expense made or incurred by a co-operative housing corporation, a condominium corporation (or, for civil law, a syndicate of co-owners) or a similar entity (in this paragraph referred to as the “corporation”), in respect of a property that is owned, administered or managed by that corporation, and that includes an eligible dwelling of the individual, to the extent of the individual's share of that outlay or expense, if

(i) the outlay or expense would be a qualifying expenditure of the corporation if the corporation were a natural person and the property were an eligible dwelling of that natural person, and

(b) a qualifying expenditure of an individual includes an outlay or expense made or incurred by a trust, in respect of a property owned by the trust that includes an eligible dwelling of the individual, to the extent of the share of that outlay or expense that is reasonably attributable to the individual, having regard to the amount of the outlays or expenses made or incurred in respect of the eligible dwelling of the individual (including, for this purpose, common areas relevant to more than one eligible dwelling), if

(i) the outlay or expense would be a qualifying expenditure of the trust if the trust were a natural person and the property were an eligible dwelling of that natural person, and (this one is a real “doozie”). Now we have “if the corporation were a human being” NP, and “if the trust were a human being” NP, putting us right back into their fiction. They can only lie for so long before their stupidity gets them.



Whenever a SIN number is attached to any contract, then that contract involves the Slave. For example, a bank account that has been opened with a SIN number is the bank account of the artificial-person JOHN DOE. All money deposited in that bank account is deemed to belong to the artificial-person JOHN DOE, and therefore its creator, the government. All interest earned in that bank account belongs to the Master. Any cash deposited in that bank account is considered income of the Slave JOHN DOE and also belongs to the Master.

A SIN creates a new agent, a new role that you must play. They must convert us (voluntarily) into something we are not in order to strip us of our rights, because they cannot remove our rights, as they are inherent. In the application that you filled for a SIN, you declared yourself to be a resident of Canada. Resident, meaning a **resident agent**. When you are using a SIN you are acting as an officer of a foreign corporation. Which is why you are not viewed as something that has rights on this land. Foreigners have no rights here. The King can only tax foreigners.

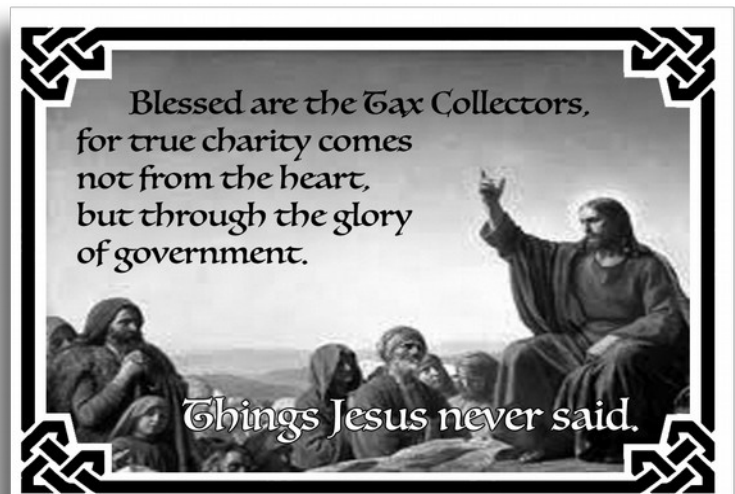
All of these people are simply Trustees. Trustees of the PERSON. Having a SIN identifies you as an officer of the **Crown in right of Canada**. Not to be confused with the Crown Corporation (**the Crown in right of England**). No different than Dominoes Pizza hiring you, issuing you an employee number, and then never scheduling you for a shift. We schedule ourselves for shifts when we list our SIN on application forms.

Any cash belonging to the natural-person is deemed to belong to the Slave (JOHN DOE) whenever that cash is deposited in the JOHN DOE's bank account. The natural-person has voluntarily given that money to the Slave and therefore it becomes *income* of the artificial-person.

Here is how we think their SIN system works in Canada: Let's start with a quote from the Service Canada Web-Site, the URL for which changes from time to time, presently located at: <http://www.servicecanada.gc.ca/eng/sin/employers/responsibilities.shtml>:

1. "The Social Insurance Number (SIN) is used to administer many government benefits including Old Age Security, Canada Pension Plan, Canada Student Loans and Employment Insurance." Comment = When one applies for a SIN, it is primarily to access the government "benefits", and every time there exists a benefit, there also exists an obligation. The application for SIN is voluntary. It is a voluntary "Insurance Policy", just like another insurance policy from which you can collect benefits under the right circumstances.

2. "Every person working in Canada must have a SIN." Comment = This is a trick statement. The words used in this statement are trick words: "person" is the Legal Person not man/woman, "work" basically means "employment" not sustaining life, and "Canada" means the corporation called CANADA. This statement is very devious, but correct when the appropriate definitions are used. As far as the government is concerned, it is too bad if those who read this statement misinterpret the meanings of each word. If one wants to work for COSTCO / CANADA, then one has to



become a member of their “club”. In order to work for or conduct business in that corporation (COSTCO / CANADA), one must join the club and have an identity card called a MEMBERSHIP / SIN card. Then one can get the benefits offered by that corporation (COSTCO / CANADA). Remember, working in Canada does not mean “the country commonly called Canada”, it means working in the corporation called CANADA. After one joins the club, then one has to follow the rules of the club when conducting business within that corporation, just like COSTCO employees have to follow the rules of that corporation, in exchange for benefits like discounts, etc.

**“Social Security is a voluntary system in that no one is required to get a number...a person with no Social Security Number would have no taxable income.”**  
**- Penny Payton, US Social Security Administration Claims Representative**

In respect of item 2 above, “working” does not mean labour-related activities, such as painting, grass-cutting, doing the laundry, etc. It basically means “employment”, as can be found in the citizenship and immigration statutes, amongst others, for which a salary or wages are paid (defined as remuneration). There is no law which can force a man to have a SIN before he can sustain his life by exchanging his labour for the necessities of life. Just don't expect any government benefits. See the US Clayton Act section 17 which states that “The labor of a human being is not a commodity or article of commerce”, thus labour cannot be bought or sold in commerce, thus labour is not taxed because nothing has been bought or sold from labour.

When anyone applies for a SIN, be it man/woman, parent, employer, they voluntarily sign up to enroll some Legal Person as a member of the “Employee Club of CANADA Corporation”. It may seem like trickery or deceit, but the latin phrase caveat emptor (let the buyer beware) applies. If the buyer does not do adequate research, then the seller is not at fault. Even if it could be shown that there was trickery or deceit involved, there appears to be little recourse possible against the government because the courts, judges, and government departments are all involved in their legalized criminal racket, and they will block any attempt for anything which would end their Racket.

Once a SIN has been created, it appears to be (but may not be) impossible to have it removed from their system. Even after death the SIN connections still linger on. We think that the SIN may be hypothecated for future earnings, like the Birth Certificate, and used as collateral for funding from some borrowed money from somewhere like the IMF. Perhaps they cannot revoke the SIN because the borrowed money has already been squandered and can never be paid back. Just a theory. However, there may be one possibility: A parent can apply for a SIN for a child who is under legal age, and we believe that the child can revoke the SIN when coming of legal age (18 years) if (s)he wants to give it back (because the SIN was obtained



before the legal age of consent). In fact, it should be possible later on in life, to claim the right of refusal to keep the SIN, even after legal age, because it may have taken a while for the child (now adult) to fully understand the implications of the SIN. As we get older, it becomes more difficult to use this approach.

#### 8.4) What We Can Do

So, what can one do if one does not want to be attached to the SIN any more? One theory is to trap the government in its own lies, preferably in a court discovery situation. One question should achieve the desired result... ***“Is this SIN mine?”*** (a trick question you ask them because you mean “does it belong to me the man/woman, not the taxpayer”). If they say NO, then you say... ***“good, now that you have stated it is yours, now you can pay all the bills associated with the SIN”***, and you are out of their game.



If they say YES, then you say... ***“good, now that you have stated that I own the SIN, then I now require that you cancel and revoke the SIN, and if you refuse to do so, then you have just lied (under oath in discovery) because you told me it was mine. As you know, I can do whatever I like with my property. Also, since I acquired this SIN without full disclosure from the government, any contractual obligations are null and void, so you must revoke it”***

The reality is that the SIN belongs to the government as an account for tracking the commercial activities of their Legal Person known as the Taxpayer. The SIN is unique, and it uniquely identifies a Taxpayer. No number can identify a man/woman, otherwise said man/woman becomes chattel (property) of the government, which is slavery as outlawed by the Universal Declaration of Human Rights. Therefore, the Taxpayer uniquely identified by the SIN can never be a man or woman; it must be a Legal Person which was created by the government as a slave for the government.

When a SIN is provided for a working contract (employment) then a tax must be paid on the Taxpayer's income. According to the Income Tax Act (the statute which the Canada Revenue Agency chooses to follow or ignore at its whim), a Taxpayer's income is derived from a combination of sections 2, 3, 4, 5, 9, 56, and 248 as *“the salary, wages, and other remunerations from and office or employment, as well as the Taxpayer's profit from a business, property or other source, or from sources in a particular place”*.

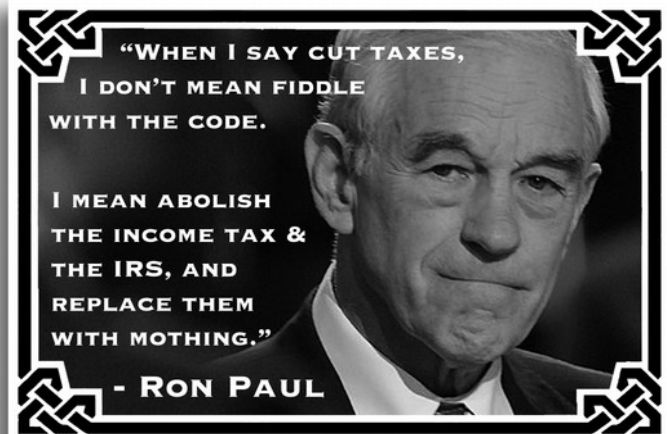
The key words in the definition of a Taxpayers income are salary & wages (from employment) and profit. Without salary, wages, or profit, there can be no taxpayer's income, therefore no income tax. Of course, a man/woman can never make any profit by exchanging his labour for something else, because the value of the expenditure of labour is greater than that which was received in exchange. In fact, the value of one minute of any man's life is so enormous that any return for labour results in a huge loss of life for worthless pieces of paper called money. Once a minute of life is given away, it can never be taken back, thus no amount of money will compensate for that loss of life.

Only a Legal Person can make profit because the value of 1 minute for a Legal Person's time is zero, since the Legal Person is a dead entity, not a living man or woman.

The SIN application is an expression of power of attorney. You are granting them power of attorney over your PERSON. How else can they have the right to seize accounts. They have the power of attorney to do it until you revoke it.

However if you are working in your own capacity for your own benefit, and the government recognizes the fact that they do not have the authority to tax your private labour without violating your God given right to provide for yourself; are you violating any spiritual or legal principle when you enjoy all of your compensation? Can the government claim any divine authority over you for any reason whatsoever?

There are a number of choices to absolve yourself as far as Income Tax is concerned. Stop filing income tax returns. You are under no obligation to. Of course that won't help people who have had deductions all year. **Redact** the SIN application by sending an affidavit which states that you did not consent to their terms...you made a mistake and you are there to correct the record. You are a non resident. You filled out an application for the SIN, you must undo it in the same manner. So it was done, so it shall be undone.



State that it is your will that they repay all moneys in error. All of the money that Revenue Canada has collected from you is owed back to you because you thought you were obligated to pay... ***"It is my understanding that this is your property, you may have it back... Fuckheads."*** Just because you are in possession of something does not mean that you are operating under it. Failing that, fill out your tax forms correctly by qualifying your signature so that you may have all of your deductions returned to you. Perhaps it would be wise to contact CRA ahead of time and say... ***"Hey! If you idiots want me to fill this out then I will most definitely need a liability waiver, because I'm not even qualified to make determinations about this, and I've never read it by the way. So it would be extremely foolish of me to sign something, basically declaring that I understand the terms and conditions. Being liable for mistakes that I make."***

Is it not insane to sign an income tax act under those conditions? How is it possible for you to abide by something if you don't have a license to interpret the fucking thing? There is nothing they can say that you can't turn around on them, when you know what the game is. That is when they begin to leave you alone...when they realize that they can't fuck with you.

Writing your signature without specifics leaves your capacity open to interpretation (a blank endorsement). They will interpret your name's capacity in their favor. Why on earth do people file something in accordance with an act they have never read and are not qualified to interpret in the first place? Or navigate without a liability waiver? Everything you earn will be deemed taxable unless you establish otherwise. This is where the gift of freewill comes in to the equation.

When there is no obligation, it is voluntary. If so, then you at least have a right to attach your terms and conditions...***“If I file this, it is with the understanding that I am not assuming any liability. It is with the understanding that I am not qualified to interpret the Income Tax Act. It is with the understanding that I have never seen the income tax act, and no certified copy can be provided in the first place. Can you prove that I am a resident?”*** A taxpayer is an office within the government. ***“Do you have a witness who is willing to testify on the stand that I am a resident or a taxpayer?”***

When you use a bank, are the bank tellers working for free? No, they are paid for their services. When you make a withdrawal from your account, are they reaching in to their own pockets to give you your money? Then why should you have to pay the taxpayer's bills personally? Stipulate that even if the Taxpayer owes funds, you want it on the record that you will not be paying the bill out of your own personal funds...***“Send the bill to whoever the liable party is (the Trustee). This is just the accounting office.”***



If they choose not to accept your offer, then clearly, they must not want for you to do the paperwork. In which case, they can do it their damn selves. Can they compel performance from you for free?...***“Show me the law that compels me to work for free.”*** Their accusations will stand unless you rebut them...***“It is with the understanding that I am not doing it for free. I charge \_\_\_\_\_ \$ per/hour or any portion there of, with a minimum of 4 hrs. And because I know you pricks don't pay your bills you will have to pay me up front because I am unwilling to extend you credit. I will need your credit application, your name and date of birth and your home address so that I may serve you when you don't pay the bill.”*** Print your own credit application forms and hand them out if you want... ***“and further more, all you have to do to accept my terms of service is to contact me in any way, shape or form. Whether by writing, by phone or in person.”***

Now That's contracting! You have every right to negotiate your terms and conditions, and to refuse if your demands are not met. When we agree blindly, we agree to their terms and conditions which we know nothing about. How insane is that? How DANGEROUS is that? They must sit in their offices and laugh their heads off that people actually fill these out.

A CRA agent that is not aware that you don't have to work for the government for free is either incompetent or willfully negligent. After you can write the **Commissioner of Province** that one of his idiots needs to get schooled or you will hold him personally responsible, because he is liable as a superior officer. You can find the commissioner liable for his employees. **Subpoena** him to court if you have to. **Deposition CRA Commissioner of Province.**

The Taxman is after you it's because he believes you to be the Taxpayer, the Debtor. However, if there is a taxpayer, then there must also be a tax receiver. The tax man is collecting on behalf of someone. They just don't give a fuck where he is or if he's ever coming back. The Grantor owns all of the equity....all equity must return to the principle. YOU are the principle. Feel free to contact the Taxman...

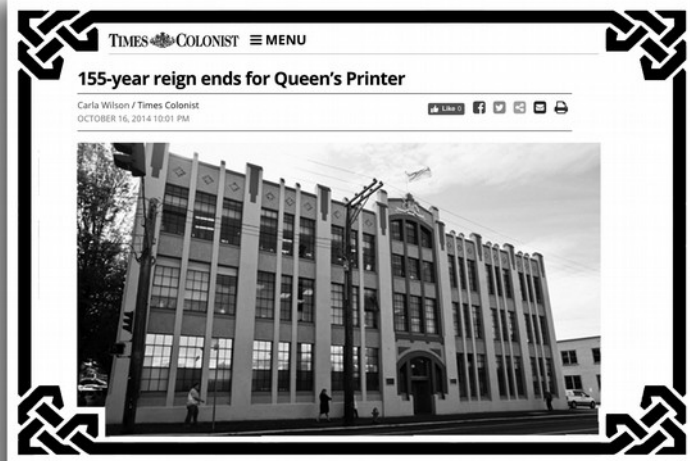


It all comes down to the appearance that you make, at which point people usually wave all deficiencies in the crown's claim... ***“There appears to be some kind of mistake. I am the tax receiver, not the tax payer. Perhaps you should contact who ever is holding the Live Birth Record. They are the Trustee....don't waste my time again.”*** Correct the record.

If you have been charged with various counts of tax evasion... ***“Great! Because I am the Grantor and sole beneficiary. How much have you pricks assessed that I am owed? Cut me a cheque. I accept.”*** Start talking like the owner! ***“I am the Creditor. Is anyone claiming that I am not? I own 100 % of the equity in that PERSON. I don't give a shit what capacity you summoned me in. If someone here is claiming that I am a Trustee or an employee of government in some way. It is a false claim.”***

### 8.5) Certified True Copy

Every copy of that manual states that they are not responsible for any inaccuracies in that 3000 plus page document. Are you going to trust that information when it has a disclaimer included?..***“To do that work I will need you to Provide me with a certified copy from Queen's Printer, that is accurate and correct, Because I am supposed to file in accordance with the act, and I want to be absolutely certain that there are no discrepancies”***...When a piece of legislation is passed and allegedly given royal ascent, it is sent to Queen's Printer.



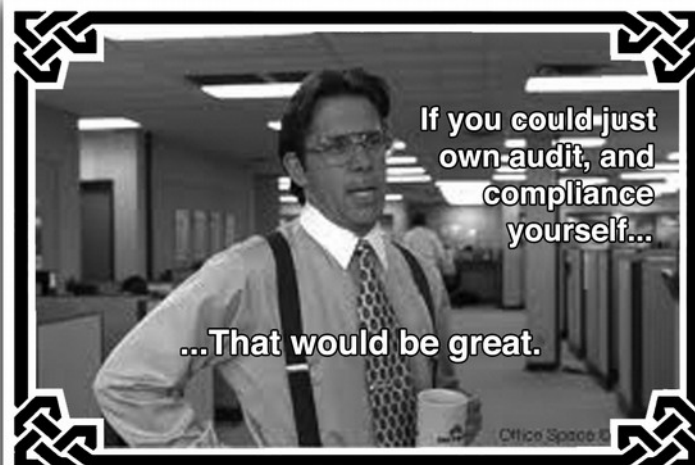
So that anyone who wants to acquire a certified true copy can make an analysis knowing there are no errors. A determination can be made based on precisely what was authorized by parliament. It is an internal piece of legislation that was never given royal ascent. However it never required royal ascent because it has force and effect by operation of law.

***“I don't believe that there is such a thing as the income tax act. I have seen no evidence or fact that there is any such document called the Income Tax Act. I rebut it's existence and proof that it has any force or effect.”*** You can't prove something that doesn't exist. The fact that the Income Tax Act does not exist is a pretty fucking major deficiency in the crown's claim against you. Contact Queens Printer to obtain a true copy of the Income Tax Act....good luck with that.

They expect you to fill out an income tax return in accordance with an act (that you have never heard of, read, and are not qualified to interpret due to your lack of a license to practice) which they can't provide a certified copy of. And do it for free, or worse, pay someone else to do it. Then pay all debt that may result. All the while, assuming liability for what you have filed. These are the basics of an income tax return. How have we been ignorant enough to do this in the first place?

## 8.6) Being Audited

Another big trick used by the Canada Revenue Agency (CRA) is to request an audit for a Taxpayer's accounts. Since they created the SIN to track the commerce of their PERSON (Taxpayer), they have the right to conduct an audit using their own information and records to check what is going on. However, the CRA will contact an "individual" and request an audit for the Taxpayer to gather more information, that they do not have. The individual cannot refuse to be willing to help with the audit because the individual is deemed to be playing the role of Trustee to look after the Taxpayer's commercial affairs. Thus, an individual should never refuse an audit. The ITA defines the word "individual" to mean "a person other than an incorporated company". Auditors can only deal with individuals as defined in the ITA, not with men and women in the real world.



However, here is the best way to handle a request for an audit: You must never refuse to assist with the audit, however, since you are nobody's slave, you do not have to work for free. So, you request to be compensated for your assistance with the taxpayer's commercial activities. In every written or verbal encounter, you must say or write the following words... ***"I would be happy to assist you with this audit, however, I am not your slave and I do not work for free. My fee for assisting you with this audit is a reasonable \$20 per hour. Let me know when you would like me to start assisting you with this audit."***

Here is what has just happened, you have not refused to help, and nobody can ever say you refused to help or declined to cooperate. You have stated that you are not their slave, and if they try to force you to assist them, then you ask them if they are violating the laws against slavery and you ask them to write a letter stating that you are required to assist them for free (they will never write this letter). You have counter-offered with a reasonable hourly rate, so they can never say that your hourly rate is unreasonable because \$20 per hour is an average rate paid for workers. The CRA will NEVER agree to this because they cannot even pay \$1 to any taxpayer for any assistance.

If the CRA says that their policy is to not pay for assistance, then you simply repeat the quoted statement above, verbatim, like a broken record. ***"I would be happy to assist you with this audit, however, I am not your slave and I do not work for free...etc."***

They can go nowhere with this technique, except to create an arbitrary assessment. They call this a "notional assessment" because it is based on a notion or a whim. If they proceed with a notional assessment with claims not supported by T4, T5, or other evidence, then you take them to court for fabricating amounts without any foundation. They are making the claim, so they should provide proof for their claims, however, with the government's Legalized Criminal Racket, they twist their laws to state that the Minister does not need to have evidence but can just make up stuff which you have to disprove. Everybody else making a claim has to provide

proof for their claim, except for the Minister and other members of their Racket. So much for violating the Charter of Rights and Freedoms in respect of “equality” before and under the law. Again we are back to their Legalized Criminal Racket.

Keep in mind that when the CRA wants to do an audit, their intention is not to help a Taxpayer correct any errors in its bookkeeping. They want to gather some evidence so they can create a new assessment and take some of the taxpayer's money. Pure and simple. Once you give them the evidence from taxpayer's records, they will use it against the taxpayer. So, NEVER let an audit happen without requesting to be compensated for your time.

***If an audit has already commenced, then you can say “I am sorry but I have just realized that I have been assisting the CRA for free. Since I am not your slave and I do not work for free, we have to re-negotiate our arrangement. I am not refusing to assist the CRA with this audit, however, from now on my fee for assisting the CRA is \$20 per hour. And, I would like to be paid for all the time I have invested so far, because I believe that you have been using me as your slave, and I believe that slavery is prohibited by law. So, in order to avoid any appearance of slavery in our arrangement, I require payment for all my previous assistance. If you cannot pay me, then you cannot use any of the information you have collected so far during this audit because such information has been obtained under duress and may be considered as being gained unlawfully, and thus it cannot be used by you or the CRA.”***

Because the nation of Canada is a foreign political body, you can stand in one spot and enter and leave as many jurisdictions as many times as you want. Because jurisdiction, like nations, are non geographically based. That's why you can earn money on the moon and still owe taxes. Because wherever you are, is where one of their officers exists. You are like Starbuck's. You are a franchise. Everywhere you go is where they are, because you are them...WE ARE THE BORG. This is what you need to know, not what the Income Tax Act says.

The SIN trap gets you into their system, so try to get out. Always request payment for assisting with an audit, because it exposes their track that an individual in their system is the slave, but a man cannot be their slave, thus individual is not the same as man in the ITA.

## Exhibit

### UNIVERSAL DECLARATION OF HUMAN RIGHTS:

4. No one shall be held in slavery or servitude. Slavery and the slave trade shall be prohibited in all their forms.
20. 1) Everyone has the right to freedom of peaceful assembly and association.
- 2) No one may be compelled to belong to an association.

You have helped them build a data base of records against you. That all point in the direction of you being one of their agents. From the SIN that identifies you as an employee of their organization, to Healthcare cards for one of their corporate citizens. The people don't need healthcare cards, you are entitled to that. You don't need a Healthcare card at the hospital. In fact as a natural and original person of this land you are entitled to better care, private care.

## 8.7) Without income taxes, how will we run the country?

The way it was designed of course. The government would print and issue currency based on the natural resources of this land, and loan it to itself interest free. It would then collect import and export tariffs as this nation's products are sold, pay back the loan to itself, pay the operating costs, and anything left over would go back to the people in the form of services and dividends. All in balance with nature.

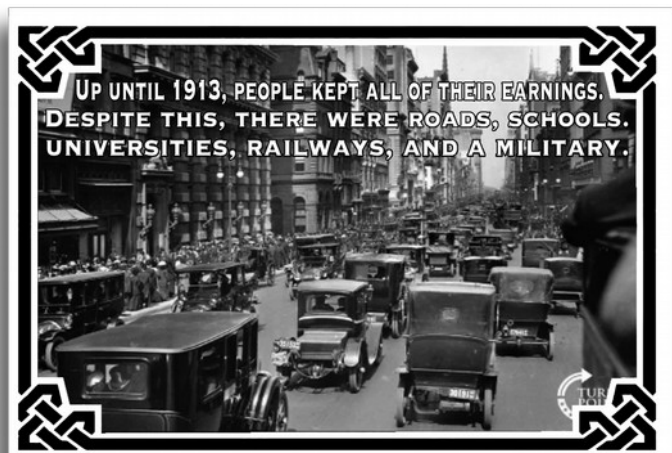
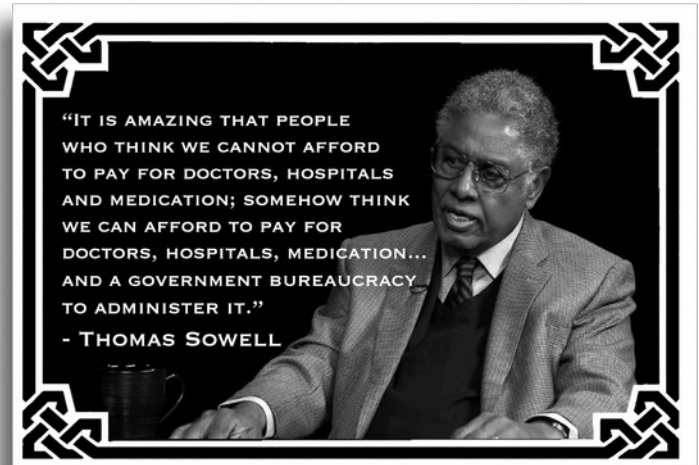
Healthcare, and education are suppose to be paid for by **excise** taxes by importing/exporting tariffs on corporations and goods sold across the borders. But they abolished those. They have cut **tariffs** on foreign corporations doing business here while our property and income taxes are raised. Corporations like Walmart get a free pass to sell us their shitty products while demolishing any competition. So they force us to carry that weight instead, which is a con job. Where do these untold billions go that they need to tax our income? We are entitled to healthcare. It is all ours. We payed for it. Consider all of the taxes that we pay outside of income tax and property tax. We pay more than enough already.

They collect billions on gas alone and less then 10 % is actually spent on roads and infrastructure. Yet they do not have enough without our income, property, and sales taxes to fund hospitals properly? As if. Healthcare cards are an insurance policy. Forms must be filled out to make sure people get paid at various points along the way. 90% of healthcare costs involve paperwork because of all of the insurance policies. Paying cash up front would cost less in the long run. Why not just pay 10% of what the treatment would normally cost? They don't take cash up front, so they must send you a bill. Sign it to the government...AUTHORIZED.

But what about the roads? When you discuss the issue of taxation with others you may discover that people adopt a very passionate relationship with the roads. Road maintenance is paid for by taxes on gasoline. 90% of which is stolen and spent on contracts that don't exist for corporations owned by Ministers within the government. Less than 10% actually pays for infrastructure, maintenance, and establishing new roads.

Without taxes Canadian gasoline prices are cheaper than those in the United States. In the last ten years federal excise tax on fuel increased by 33%; Canadian gas taxes are twice the rate of U.S. gas taxes. Since 1950 Ontario government spending on transportation has declined by 92%, down from 27.2% of spending in the 1950-51 Budget.

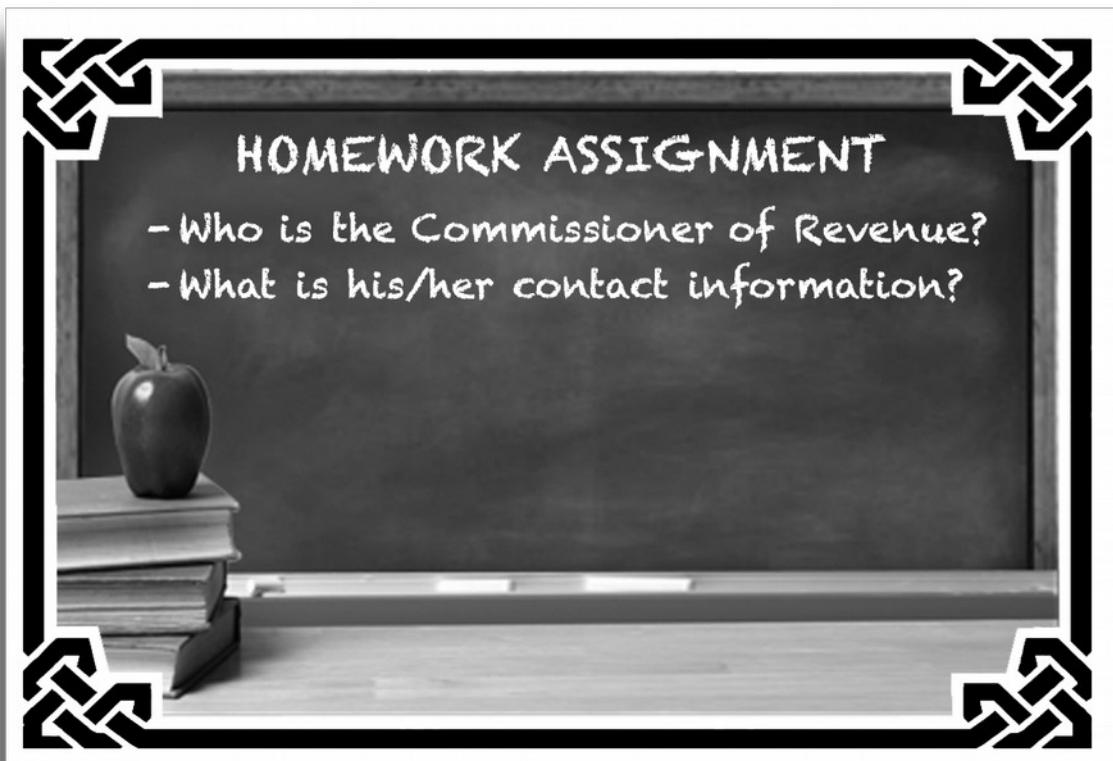
In 1957, taxes averaged slightly less than 2.8 cents for every 9.5 cents Canadians paid on a litre



of gas, or 29% of the price. In 1998, when a litre costs 53 cents, 28.4 cents – 54% of the total – went to Ottawa and the provinces. That's an 86% increase in gas taxes since 1957.

On the May long weekend in 1987 the average price of gasoline in Toronto was 46.1 cents/litre; the price without tax was 29.2 cents/litre. On the May long weekend in 1997 the average price of gasoline was 56.9 cents/litre; the price without tax was 28.0 cents/litre. According to the Canadian Petroleum Products Institute, gasoline prices decreased during the May long weekend in 1997. Prior to the long weekend: May 12 –13, the average price of gasoline in Toronto was between 53.2 and 53.7 cents/litre. During the long weekend: May 16-18, the average price of gasoline in Toronto was between 51.2 and 51.5 cents/litre. Prices may increase or decrease during a long weekend. According to CPPI data, in 1997, prices increased on 3 out of 6 long weekends, while they decreased on the other three. In the 1999 Ontario Budget, fuel taxes accounts for 5% of provincial revenue, transportation spending accounts for 2.3% of spending.

Ottawa spends only 5 % of it's share of tax revenue on Canada's roads. In 1996 – 97, the government collected 4,023,000,000.00 in fuel taxes. They spent 289,000,000.00 on highways. Where did the other 92.8% go? As well as every other year before or since? And this is only ONE aspect of taxation. If you are truly concerned about the roads, feel free to contact adopt a highway and donate using your savings from the money you would normally have spent on income tax.



# Credit Application

First Name _____	Middle Initial _____	Last Name _____
Home Address _____		Apt/Suite# _____
City: _____	State/Province: _____	Postal Code: _____
Date of Birth: dd/mm/yyyy: _____	Social Insurance number: _____ - _____ - _____	
Telephone #: _____	Email: _____	

## Employment Information

<b>CURRENT EMPLOYER</b>		
Company Name: _____	Telephone#: _____	
Business Address: _____	Time in Position: _____	
Position Held: _____	Salary: _____	Hourly/Monthly
<b>PREVIOUS EMPLOYER</b>		
Company Name: _____	Telephone#: _____	
Business Address: _____	Time in Position: _____	
Position Held: _____	Salary: _____	Hourly/Monthly

## Bank Information

Name of Bank: _____	Branch#: _____
Bank Contact: _____	Telephone #: _____
Requested Credit Amount: _____	Type of Account: _____ Savings _____ Checking
Have you ever filed for bankruptcy? _____ Yes _____ No	
Have you ever defaulted payment of credit before? _____ Yes _____ No	
If yes, please explain: _____	

## Personal References

Name: _____	Telephone: _____
Email: _____	
Name: _____	Telephone: _____
Email: _____	
Name: _____	Telephone: _____
Email: _____	

I \_\_\_\_\_ Hereby certify that the above information is true to the best of my knowledge and understanding.

Signature \_\_\_\_\_ Date: \_\_\_\_\_

# 9. The Money Masters



**"Give me control of a nation's money and I care not who makes it's laws"  
-Dayer Amschel Bauer Rothschild**

## 9.1) Central Banks

The operative word in that quote is "control", not "own". The banks are supposed to be working for us and they are supposed to be making sure the government is making it's interest payments. Why are the nations of the world swimming in debt? Why can't politicians bring debt under control? Why are so many people (often both parents) working at low paying dead end jobs and still getting by with less? What is the future of the economy and way of life?

The problem is that since 1864 we have had a debt based banking system. All money is based on government debt. We cannot extinguish government debt without extinguishing our money supply. That is why talk of paying off the debt without reforming our banking system is an impossibility. The solution does not lie in discussing the size of the national debt, rather it lies in reforming our banking system. Until we stop talking about deficits and government spending and start talking about who controls how much money we have, it's all just a big shell game. A complete and utter deception. The situation will only get worse until we root out the cause of it's source.

Though the Federal Reserve is the most powerful central bank in the world it was not the first. To understand the magnitude of the problem we must first look back to Europe. 1000 years after the death of Christ, Money Changers, those who loan out and manipulate the quality of money were active in medieval England. In fact, they were so active that when acting

together they could manipulate the entire English economy. They were not bankers per se. The Money Changers were generally the goldsmiths. They were the first bankers because they started keeping other peoples gold for safe keeping in their vaults.

The first paper money was merely a receipt left with the goldsmith. Paper money became popular because it was more convenient than carrying heavy gold and silver coins. Eventually the goldsmiths noticed that only a fraction of the depositors ever came in and demanded their gold at any one time. The goldsmiths started cheating on the system. They realized that they could print more money than they had gold and usually no one would be the wiser. So they loaned out this extra money and collected interest on it. This was the birth of fractional Reserve Banking. That is, loaning out many times more money than you have assets on deposit.

By the 20th century the US had already implemented and removed a few central banking systems. Which were swindled into place by ruthless banking interests. At this time, the dominant families in the banking and business world were the Rockefellers, Warbergs, Rothschilds and the Morgans. And in the early 1900's they again sought to push legislation to create another central bank.

So what is a central bank? A central bank is an institution that produces the currency of an entire nation. Based on historical precedent, two specific powers are inherent in central banking practice. The control of interest rates and the control of the money supply or inflation. The central bank does not simply supply a governments economy with money. It loans it to them at interest. Then through the use of increasing and decreasing the supply of money, the central bank regulates the value of the currency being issued.

It is critical to understand the entire structure of this system can only produce one thing in the long run...DEBT. It doesn't take a lot of ingenuity to figure this scam out. For every single dollar produced by the central bank is loaned out at interest. That means every single dollar produced is the dollar plus a certain percent of a debt based on that dollar. And since the central bank has a monopoly on the production of the currency of the entire country, they loan each dollar out with immediate debt attached to it.

Where does the money to pay the debt come from? It can only come from the central bank again. Which means the central bank has to perpetually increase it's money supply to temporarily cover the outstanding debt created, which in turn, since that new money is loaned out at interest as well, creates even more debt. The end result of this of this system without fail, is slavery. For it is impossible for the government and thus, the public to ever climb out of this self generating debt.





## 9.2) Fractional Reserve Banking

If Roman Morris deposits a cheque for \$10,000. The cheque is not money, it is an instrument for the transfer of credit which is a substitute for money. At his awesome job, Roman is paid not with money, but by cheque. He deposits his cheque in the bank and receives no money for his work. But in the book keeping department of the bank the amount of the deposit is credited to his account. In other words, it is added to the amount of his credit in the bank.

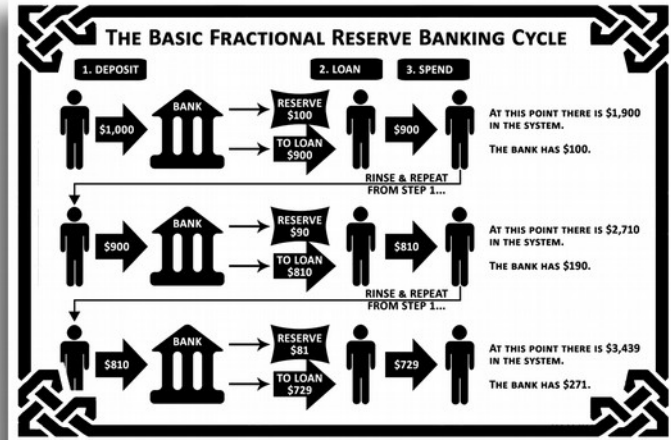
Meanwhile, the amount of the cheque is deducted from the amount of credit available to Roman's employer. So the cheque has served as an instrument for the transfer of credit, from his employer to Roman. By means of various credit instruments, a bank deals much more in credit than it does in money. A bank not only assists in the transfer of credit, it creates credit. Private Banks are creating what we call money out of thin air and then charging us interest on it. When you "borrow" money from the bank does it transfer precious metals? It simply types the specified amount into your account. From that moment you pay interest on money that does not exist. This is modern day alchemy.

The client writes out a promissory note. A promise to pay back the loan at a certain time. Yet no money changes hands. The amount that is borrowed is credited to his account minus the interest which the bank charges for the service. Now the client has obtained his loan, but his credit was not transferred to him from some other account. So where did it come from?

Laws have been passed that allow for Fractional Reserve Lending which allow banks to lend at least ten times what they have on deposit. So when you place ten dollars in a bank, that bank can now lend 9/10 that it does not have, out of fresh air. If you borrow \$10,000 from a bank, it types 10,000 into your account which you are now paying interest on. You then take that money and buy a car with it. The individual who sold you that car takes that \$10,000 (which was created out of nothing) and deposits it with the bank. His bank can now lend ten times off that deposit.

**FUN FACT!** - The Auditor General's report of 1993...From 1867-1992 Canada had to borrow no more than 37 billion dollars yet in 1993 the national debt of Canada stood at 423 billion. 386 billion of that was simply interest on interest.

If you follow that one loan through the banking system it allows the bank to create phenomenal amounts of non existent money which we call credit, from the original non existent credit loan. This is how the world is currently entrenched in debt. Charging interest on "money" created out of nothing. If we tried that we would go straight to jail without passing go because we didn't write the Federal Reserve Act.

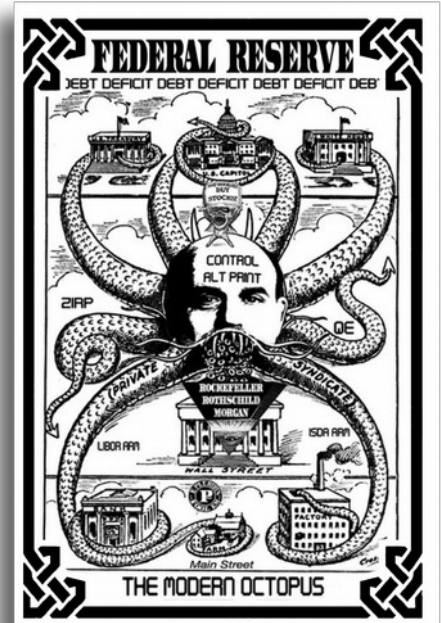


You are not paying back \$10,000, you are paying back \$10,000 plus interest. The interest is never created, even as credit. Which means that at any point in time there is never enough units of exchange in circulation to pay back all of the principle on the debt and all of the interest on the outstanding debt. Instead of borrowing from itself, creating it's own money which the government only has the right to create, they give it over to private entities. The government prints a bond, and the private bank then prints that bond into printed dollars and the government then borrows those printed dollars back according to the bond.

### 9.3) The Federal Reserve

In 1910, a secret meeting was held at a J.P. Morgan estate on Jekyll Island off the coast of Georgia, USA. It was there that the central banking bill called the Federal Reserve Act was written. This legislation was written by bankers, not law makers. This meeting was so secretive and so concealed from government and public knowledge that the 10 or so figures who attended disguised their names en route to the island.

After this bill was constructed it was handed over to their political front man, Senator Nelson Aldrich to push through congress. And in 1913 with heavy political sponsorship by the bankers, Woodrow Wilson became president having already agreed to sign the Federal Reserve Act in exchange for campaign support. And two days before Christmas when most of congress was at home for the holidays, the FRA was voted in, and Wilson made it law.



Why is who prints the money so important? Think of money as just another commodity. If you have a monopoly on a commodity that everyone needs and wants and nobody has enough of, there are many ways to make a profit. And also exert tremendous political influence.

**"Very soon every American will be required to register their biological property in a national system designed to keep track of the people and that will operate under the ancient system of pledging. By such methodology we can compel people to submit to our agenda which will effect our security as a charge back for our fiat paper currency. Every American will be forced to register or suffer being unable to work or earn a living.**

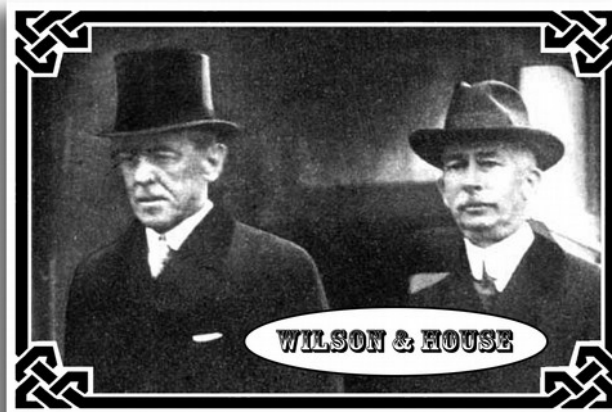
**They will be our chattel (our property) and we will hold a security interest over them forever, by operation of the law merchant under the scheme of secure transactions. Americans by unknowingly or unwittingly delivering the bills of lading to us will be rendered bankrupt and insolvent secured by their pledges (birth certificate).**

**They will be striped of their rights and be given a commercial value designed to make us a profit and they will be none the wiser. For not one in a million could ever figure out our plan and if by accident one or two should figure it out, we have in our arsenal, plausible deniability. After all that is the only logical way to fund governments, by floating liens and debts to the registrants in the forms of benefits and privileges."**

**- A quote from the private memoirs of Colonel Mandel House with former President Woodrow Wilson**

How does the Fed create money out of nothing? It's a four step process. Bonds are simply promises to pay, or government IOU's. People buy bonds to get a secure rate of interest. At the end of the term of the bonds the government repays the bonds plus interest, and the bond is destroyed.

- 1.** The Federal Open Market Committee approves the purchase of US bonds.
- 2.** Bonds are purchased by the Fed from whoever is offering for sale on the open market.
- 3.** The Fed pays for the bonds with electronic credits to the sellers bank, these credits are based on nothing.
- 4.** The banks use these deposits as reserves. They can loan out ten times the amount of their reserves to new borrowers, all at interest.



In this way, a Fed purchase of a million bonds gets turned into ten million in bank accounts. The Fed in effect creates 10% of this totally new money and the banks create the other 90%. To reduce the amount of money in the economy the process is reversed. The Fed sells bonds to the public and the money flows out of the purchasers local bank. Loans must be reduced by ten times the amount of the sale. So, a Fed sale of 1,000,000 in bonds results in 10,000,000\$ less money in the economy. So how does this benefit the bankers who's representatives huddle at Jekyll Island?

- 1st** It totally misdirected banking reform efforts from proper solutions.
- 2nd** It prevented a proper debt free system of government finance (like Lincoln's Greenbacks) from making a comeback. The bond based system of government finance forced on Lincoln after he created Greenbacks was now cast in stone.
- 3rd** It delegated the bankers the right to create 90% of the money supply based only on fractional reserves which they then loan out at interest.
- 4th** It centralized overall control of the nations money supply in the hands of a few men.
- 5th** It established a central bank with a high degree of independence from effective political control. Soon after it's creation the Fed's great contraction in the early 1920's would cause the Great Depression. This independence has been enhanced since then through additional laws.

**"If the American people ever allow private banks to control the issue of their currency, first by inflation, then by deflation, the banks and the corporations around them will deprive the people of all property until their children wake up homeless on the continent, their fathers conquered."**

**- Thomas Jefferson**

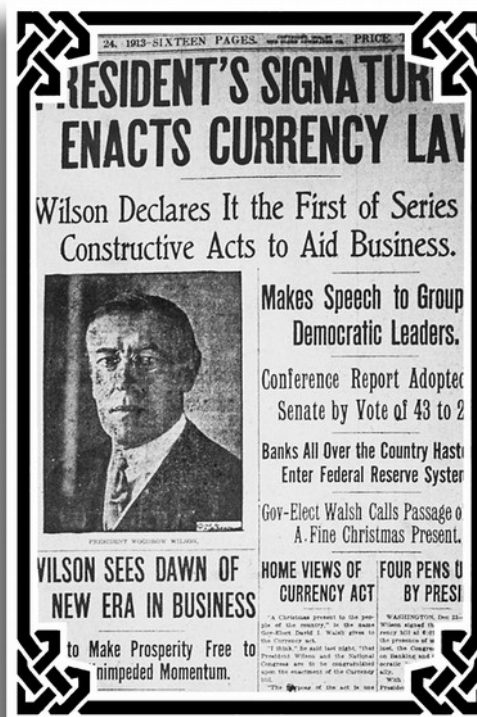
In order to fool the public into thinking that the government retained control, the plan called for the Fed to be run by a board of governors appointed by the president and approved by the senate. But all the bankers had to do was be certain their men got appointed to the board of governor, which wasn't hard. Bankers have money and money buys influence over politicians.

Once the participants left Jekyll Island, the public relations blitz was on. The big New York Banks put together an educational fund of \$5,000,000 to finance professors at respected universities to endorse the new bank. Woodrow Wilson at Princeton was one of the first to jump on the band wagon. But the Bankers subterfuge didn't work. The Aldrich Bill was quickly identified as the Bankers Bill. A bill to benefit only what became known as the Money Trust.

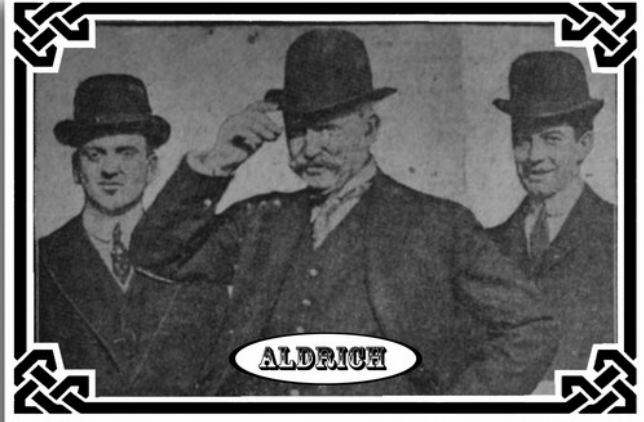
Seeing that they didn't have the votes to win in congress, the republican leadership never brought the Aldrich Bill to a vote. The Bankers quietly decided to move to Plan B, the democratic alternative. They began financing Wilson as the democratic nominee and the stage was set. The Money Changers were poised to install their privately owned central bank once again. During the presidential campaign, the democrats were careful to pretend to oppose the Aldrich Bill. It was condemned in the platform. When Woodrow Wilson was nominated the men who ruled the democratic party promised the people that if they were returned to power there would be no central bank established while they held the reigns of government.

13 months later that promise was broken and the Wilson administration under the tutelage of those sinister Wall Street figures who stood behind Colonel House, established the monarchical institution of the "Kings Bank" to control everyone from the top downward and to shackle the people from cradle to grave. Once Wilson was elected the bankers advanced a new plan which Warburg named named the Federal Reserve System. The democratic leadership hailed the new bill, called the Glass Owen Bill as something radically different from the Aldrich Bill. But in fact the bill was virtually identical in every important detail.

Despite charges of deceit and corruption the bill was snuck through on December 22nd 1913 when most senators had left town for the holidays after having been assured by the leadership that nothing would be done until long after the Christmas recess. On top of all of this, only weeks earlier, congress had finally passed a bill legalizing income tax. Why was the income tax law important? Because the banksters finally had in place a system which would run up a virtually unlimited federal debt. How would the interest on this debt be repaid?



A privately owned central bank creates the principle out of nothing. Until then, the federal government was small and had subsisted merely on tariffs and excise taxes. The interest payments had to be guaranteed by direct taxation of the people. The Money Changers knew that if they had to rely on contributions from the states, eventually the individual state legislatures would revolt and either refuse to pay the interest on their own money or at least bring political pressure to bear in order to keep the debt small.



By October 1913 Senator Aldrich hustled the income tax bill through congress. Without the power to tax the people directly and bypass the states, the Federal Reserve Bill would be far less useful to those who wanted to drive the country deep into their debt. The end result is a super state controlled by international bankers and international industrialists acting together in order to enslave the world for their own pleasure.

**"To cause high prices, all the Federal Reserve Board will have to do will be to lower the rediscount rate, producing an expansion of credit and a raising stock market; then when business men are adjusted to these conditions, it can check prosperity in mid career by arbitrarily raising the rate of interest.**

**It can cause the pendulum of a rising and falling market to swing gently back and forth by slight changes in the discount rate variation, and in either case it will be processed inside information as to financial conditions and advance knowledge of the coming change either up or down.**

**This is the strangest, most dangerous advantage ever placed in the hands of a special privilege class by any government that ever existed. The system is private, conducted for the sole purpose of obtaining the greatest possible profits from the use of other peoples money.**

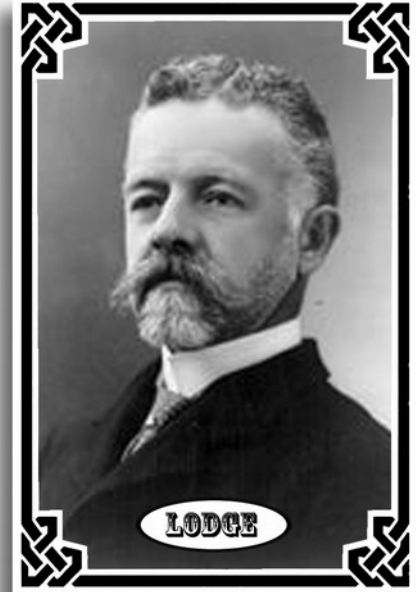
**They know in advance when to create panics to their advantage; they also know when to stop panic. Inflation and deflation work equally well for them when they control finance."**

**- Charles Lindbergh**



Incredibly, even though the US rejected the BIS, the New York Federal Reserve ignored the government and arrogantly sent representatives to Switzerland to participate in the central bankers meetings right up until 1994 when the US was finally dragged into it. Despite intense pressure from the international bankers and the press, a handful of US senators led by Henry Cabot Lodge kept the US out of these schemes. Without US participation, the League was doomed.

Their world government schemes thwarted, the bankers resorted to the old formula. Another war to wear down the resistance to world government while reaping handsome profits. The strategy worked. Even before WWII was over, world government was back on track. In 1944 at Bretton Woods New Hampshire, The International Monetary Fund and the World Bank were approved with full US participation. The League of Nations was renamed the United Nations and approved in 1945.



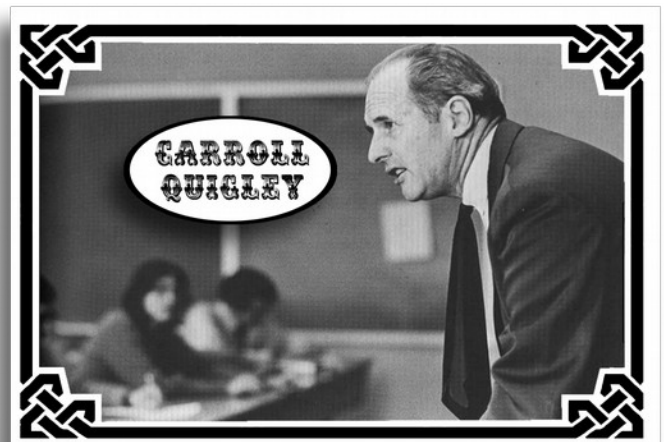
Soon a new international court system was functioning as well. All effective opposition to these bodies before the war had evaporated in the heat of war...just as planned. These new organizations simply repeated on a world scale what the National Banking Act of 1864 and the Federal Reserve Act of 1913 had established in the US. They created a banking cartel composed of the world's central banks which gradually assumed power to dictate credit policies to the banks of all the nations.

*"After WWI, people were tired of fighting. So under the guise of peace making, the international bankers devised a plan to consolidate power even further.*

*Claiming that only international government could stem the tide of wars, the bankers pushed forward a proposal for world government which stood on 3 legs. A world central bank to be called The Bank of International Settlements. A world judiciary to be called The World Court, to be located in the Hague in The Netherlands. And a world executive legislature to be called the League of Nations.*

*"The powers of financial capitalism had a far reaching plan, nothing less than to create a world system of financial control in private hands able to dominate the political system of each country and the economy of the world as a whole.*

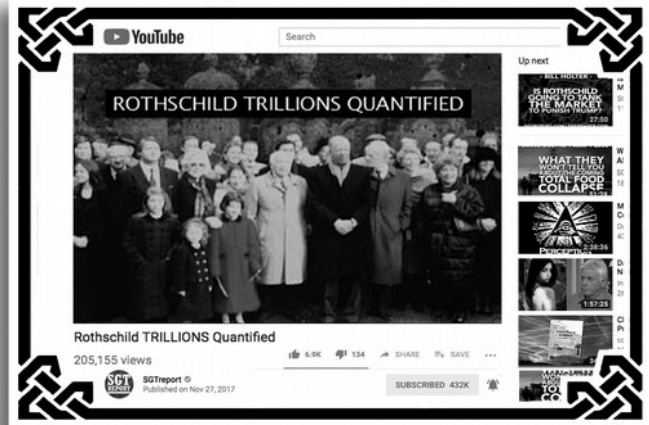
*This system was to be controlled in a feudalistic fashion ruled by the central banks of the world acting in concert, by secret agreements arrived at in frequent meetings and conferences.*



**The apex of the system was to be the Bank for International Settlements in Basel Switzerland, a private bank owned and controlled by the world's central banks which were themselves private corporations.**

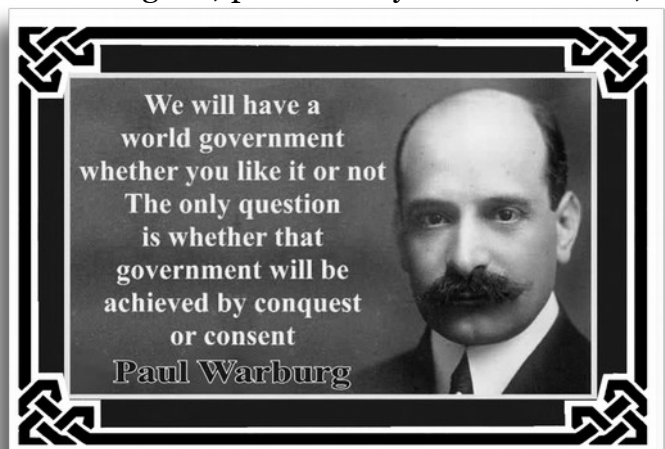
**Each central bank sought to dominate it's government by it's ability to control treasury loans, to manipulate foreign exchanges to influence the level of economic activity in the country and to influence cooperative politicians by subsequent economic rewards in the business world." - Professor Carroll Quigley**

For Example, the Federal Reserve Act authorized the creation of a new national fiat currency called Federal Reserve Notes, the IMF has been given the authority to issue a world fiat money called Special Drawing Rights. SDR's. To date the IMF has created an excess of 30 billion worth of SDR's. Member nations have been pressured to make their currencies fully exchangeable for SDR's as reserves in the US and to issue FDN's in exchange for SDR's. What does that mean? It means that in the US, SDR's are already a part of lawful money. And what about gold? SDR's are already partially backed by gold. And with 2/3 of world gold in the hands of central banks, the bankers can go about structuring the world's economic future in whichever way they deem most profitable.



Although it would be absurd to ignore the pivotal role played by influential families such as the Rothschilds, the Rockefellers, the Warburgs, Schiffs and Morgans, in any review of the history of the central banking and fractional reserve banking, keep in mind, that by now, central banks and the large commercial banks are up to 3 centuries old and deeply entrenched in the economic life of most nations. These banks are no longer dependent on clever individuals like Nathan Rothschild. Years ago the question of ownership was important, but no longer. For example, both the Bank of England and the Bank of France were nationalized after WWII and nothing changed. They endure and continue to grow, protected by numerous laws, paid politicians and mortgaged media. Untouched by the changing of generations, three centuries have given them an aura of respectability.

To focus attention today, on individuals or families or to attempt to sort out the current holders of power serves little useful purpose and would be a distraction from the cure. The problem is much bigger. It is the corrupt banking system that was and is being used to consolidate vast wealth into fewer and fewer hands that is our current economic problem.



Communism, socialism and capitalism have been used by the Banksters over the years. They profit from all sides of the political spectrum. The big government welfare state on the so called left vs the neo conservative laissez faire capitalists who want big government completely out of their lives on the right. Either way, the bankers win.

**"Banking is conceived in iniquity and born in sin. Bankers own the Earth. Take it away from them but leave them the power to create money and control credit and with the flick of a pen they will create enough money to buy it back again. Take this great power away from bankers and all great fortunes like mine will disappear, for this would be a better and happier world to live in.**

**But if you want to continue the slaves of bankers and pay the cost of our own slavery, let them continue to create money and control credit."**

**- Sir Joseph Stamp**

#### 94) What can be done?

Here are some of the main possible provisions of a monetary reformat:

- 1) Pay off the debt with debt free notes.
- 2) Abolish Fractional Reserve Banking. As the debt is paid off the reserve requirements of all banks and financial institutions would be raised proportionally at the same time.
- 3) Repeal any legislation which delegates the money powers to a private banking monopoly. No banker or person in any way affiliated with financial institutions should be allowed to regulate currency.
- 4) Withdraw from the IMF, the BIS and the World Bank.
- 5) Abolish usury once and for all.
- 6) Beware of calls to return to a gold standard. Because never before has so much gold been so concentrated in foreign hands. And never before has so much gold been at the hands of international governmental bodies such as the World Bank and IMF. A gold backed currency usually brings despair to a nation. The US had a gold backed currency in 1929 and during the first 4 years of the Great Depression.

#### 95) The Gold standard

Initially, most currencies were pegged to gold directly. People could walk into a bank and exchange their paper money for gold. After 1945 this changed. Currencies were pegged to the dollar which was pegged to gold at a rate of 35 dollars per ounce. Individuals were no longer allowed to exchange paper money to gold but central banks were. However, countries such as France were began to distrust the U.S. dollar and started converting their money to physical gold.





The gold reserves of the U.S. were depleting quickly So President Nixon disallowed it. He took the United States and thereby the world off anything even resembling a gold standard in 1971. At this point the money we use isn't back by anything tangible. Fiat currencies are backed by confidence. The dollar is backed by the confidence people have in the U.S. The pound is backed by the confidence that people have in the U.K. and so on. The value of one currency compared to another fluctuates continuously.

Under a gold standard, a monetary unit is defined as a certain amount of gold like 1/20 of an ounce. To be precise one ounce of gold equaled \$20.67. A silver standard follows the same idea. The British monetary unit, the Pound Sterling originally meant exactly that, one pound of sterling silver. A gold standard can operate with or without government involvement in the minting of gold coins, the issuing of gold backed paper currency and the provision of gold back checking accounts.

Historically, private mints and commercial banks were reliable providers of gold denominated money. Thanks to the banks, a gold standard doesn't mean that people didn't have to carry around bags of gold coins. Anyone who finds paper currency and checking accounts can use those. But it does mean that if a person wants to redeem a \$20 bill or cash a \$20 dollar cheque, the bank is obliged to give them a \$20 gold coin. The obligation to redeem for gold guarantees the gold value of all kinds of bank issued money and the purchasing power of gold was historically very stable. By contrast, under today's fiat dollar standard, there is no value guarantee. If you take a \$20 dollar Federal Reserve Note to a bank all you can get is other Federal Reserve Notes. The Experience with fiat moneys in various countries has ranged from mild inflation to terrible inflation.

Why did the U.S. leave the gold standard? Because the gold standard constrained the federal government. The obligation to redeem in gold limited the printing of money. At times when the federal government, rightly or wrongly thought more money printing would be a good idea. The U.S. abandoned the gold standard in two major steps.

In the 1930's under FDR, the federal government broke its promise to redeem federal reserve notes and coin for U.S. citizens. Private ownership and use of gold coins were outlawed. Individuals and banks were ordered to turn in their gold coins and bullion to the federal reserve. In the late 1960's and early 1970's, the federal reserve printed dollars rapidly. The falling purchasing power of the dollar triggered redemptions by foreign central banks and the U.S. government began running out of gold. Rather than stop printing dollars Nixon ended their redeem-ability in 1971. The money printing then accelerated, culminating in double digit inflation around 1980.



By contrast, inflation under the classical gold standard was never in double digits and averaged only zero to one percent per year over the long term. A common objection to the gold or silver standard is that there can be random shocks to the supply or demand curves for metal, and that these will make the purchasing power of metallic money unstable. However, historically this was not much of a problem. For example, after the major supply shock of the California gold rush of 1849, as the gold dispersed over the world resulting inflation was less

than one and a half percent per year for about 8 years. Thereafter, the price leveled off. And later gradually declined as the world output of goods grew faster than the stock of gold.

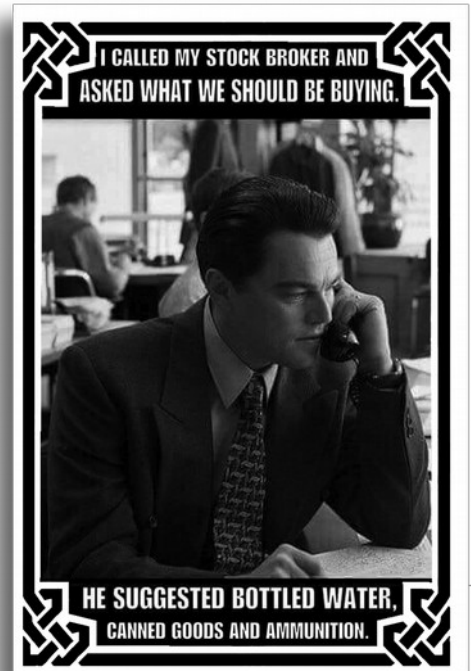
Under the current fiat standard the supply of money is up to the decisions of the federal open market committee. There is no self correcting market tendency to prevent the creation of too much money under that system. The fate of the dollar rests with a handful of political appointees. The practical question is, under which system are the quantity and purchasing power of money more stable? In other words, which system better limits inflation? The answer to that question is clear from the historical record. Gold and silver standards have dramatically outperformed fiat standards around the world in providing stable low inflation currency.

If we start to act to reform our monetary system, the bankers may do what they did in 1929, crash the stock market and use that as a smoke screen while contracting the money supply. But if we were determined to fight to regain control of our money we can succeed relatively quickly. The longer we wait, the greater that we'll permanently lose control of our lively hood. Because ultimately, vast multitudes of men are going to be driven more and more to desperation by the accumulation of the world's wealth in fewer and fewer hands. Men will tend to become like their oppressors...selfish and greedy.

During this period of reform, it is important not to lose sight of greater possibilities. Money is not currency, you are. Money is a tool. Time and labour is the only real currency there ever has been and ever will be. In reality, you are the only valuable commodity because of the work you do. And the only reason that you will do that work is because of the promise that you will receive money (compensation) for your time and energy.

Money is a medium of exchange only. Not an implied contract. It does not belong to the bank. It belongs to the depositors who are backing the money. Only we can place conditions of ownership on what we own. There are no attached statutory obligations with it. Every nation on this planet is in debt, and that debt, ultimately, is owed to the depositors.

End the Fed? Not good enough. The federal Reserve is but a manifestation of a much larger ailment that society is facing. Ending the Federal Reserve would be the equivalent of taking an aspirin to mask a headache caused by a tumour. Quit reforming the system by treating the symptoms, instead let's cure the disease. End the State. Practice voluntarism.



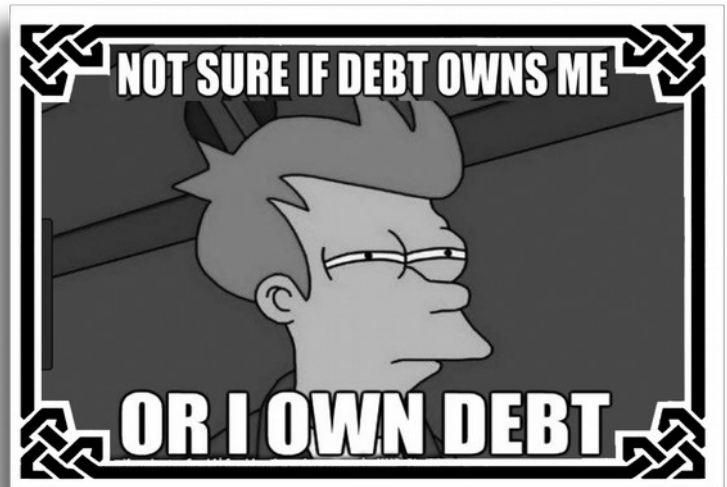
**"I am a most unhappy man. I have unwittingly ruined my country. A great industrial nation is now controlled by it's system of credit. We are no longer a government by free opinion, no longer a government by conviction and the vote of the majority, but a government by the opinion and duress of a small group of dominant men."  
- Woodrow Wilson, 1919**

## 9.6) Credit Cards

Credit is not extended by the credit card company. They don't make that claim. They got the credit from somebody. There are two parties to the transactions. The credit card company is just the middle man.

The Credit Card Company has a fiduciary responsibility to collect money for the other party (whoever loaned the money)....The **Debtor** and the **Creditor**. People are usually defending themselves as the person that received the loaned funds (debtor). They have no standing in law and can't really make arguments. Like

inquiring where the money came from. The person that received the bill is the Debtor. They did not fund the loan. The Creditor did, which is you on the other side of the books, in a different capacity. As always, the same man, performing different roles.



The bank summons the Debtor who may say that they funded the loan, which they did not. Because the bank is dealing with the debtor. If you are dealing with something like this in court, the time for administrative remedy is over. It is only time for collection.

### Here are a few choice questions:

*"If I pay this debt in full, are you going to reimburse the Principle?"* The secured party of the transaction.

*"Are you not holding an asset on your ledger that backs this loan?"*

*"There is an asset somewhere. Who owns that asset? Are you going to return it if I pay off this loan?"*

*"Are you going to pay, in full, the party that loaned you the money?...with interest?"*

Mortgages are different. A mortgage is a contract between you and another party of which the bank is a third party collector for. There are three parties in a mortgage contract, and you make up two of them.

## 9.7) What is the Block Chain?

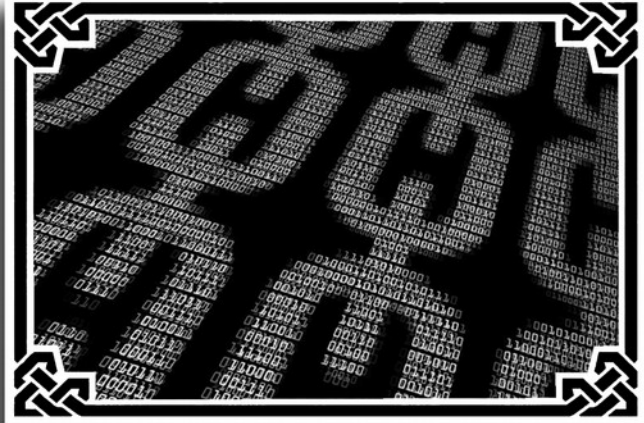
A blockchain is a cryptographically secure ledger that can be permission-less and decentralized. It is a stupendously elegant solution to some incredibly complicated problems in the obscure recesses of arcane subjects like distributed computing and payment processing.

Some of the oldest documents ever discovered have been ledgers of one sort or another, medical records, legal and business contracts, accounting ledgers. As long as there has been civilization there has been the need for the secure and accurate record keeping of transactions and events. And since the birth of civilization there has only been one way to keep those records. A system where a recognized central administrator stores, secures, and updates that ledger. Until now that is. With the advent of the Blockchain, an accurate ledger can now be maintained without a single central point where that info is stored, maintained or updated. Registrars? Notaries? you may as well be talking about farriers and chimney sweeps.

So how does it work and what does it do? The system that Bitcoin runs on is Blockchain. Think of it as a modern version of an old fashioned bookkeeping ledger. But instead of a hand written list of entries and calculations, a Blockchain is a digital list of entries and calculations. A block is simply a bundle of transactions. Think of a block as a whole page of transactions in the old fashioned ledger. A block chain is just a chain of blocks, the same as a whole series of pages in the old fashioned ledger.

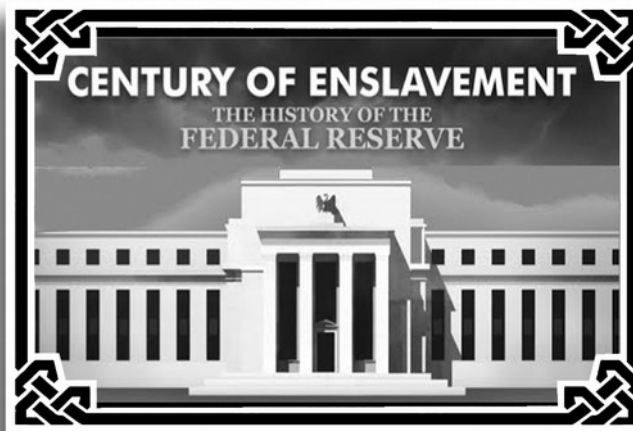
But talking about the blockchain is like talking about the printing press. Yes, its revolutionary. Yes, it will change the course of history. But what does it specifically print? Whatever you want it to. It can be used as tool for creating smart contracts, or registering land ownership, or creating decentralized crypto currencies. This is where Bitcoin comes in. Bitcoin is a peer to peer crypto currency who's transactions are recorded in a public blockchain ledger.

Bitcoin is just one application of the blockchain ledger technology. They are not the same thing. Bitcoin uses the Blockchain innovation to to run an electronic payment system. It is a crypto currency, that means it uses cryptographic functions to secure and verify transactions on the network and to control the issuance of new units. Bitcoin conforms to a certain protocol, and that protocol defines the rule by which the Bitcoin network operates. You can tweak those rules and create similar but separate payment systems, each with its own qualities. These Bitcoin like currencies are called Alt Coins.



It uses a specific kind of blockchain ledger called a public or permission-less blockchain. This means that anyone can join the network and contribute to maintenance of the ledger (mining). There is another kind of blockchain called a private or permissioned blockchain. That requires nodes to be invited to join the network or otherwise be given permission to participate in maintaining the ledger. And as a further level of analysis, it should be noted that all crypto currencies are digital currencies, but not all digital currencies are crypto currencies.

Think of it this way, the same DVD player that can play Century of Enslavement The History of the Federal Reserve, can also play The Federal Reserve and You. The same printing press that can print Crossfire The Plot That Killed JFK, can also be used to print The Warren Commission Report. The Same web browser that can take you to corbetteport.com can also take you to nytimes.com (you are not recommended to go to nytimes.com).



So yes, the Blockchain can be used to create digital currencies that represent the very vision of a totalitarian tyrants wildest dream. Central banks could use blockchains to administrate national digital currencies that permanently record and track every transaction in the economy. That currency could be distributed through government issued digital wallet that act as an individual ID and allow the government to track every thing you ever purchased back to you personally.

It could be used to create the perfect system of panoptic oversight and that totalitarians could, as sole proprietors of the private blockchain, target anyone they saw as a threat for removal from the economy by simply revoking their wallet.

Yes, the Blockchain could be used to create a digital currency that represents the Banksters worst nightmare. Free individuals could use a public blockchain to create a crypto currency not issued by, or subject to any central authority, or they could use it to raise nontaxable crypto funds for agoristic start up ventures through unregistered ICOs, or it could be used to transfer value or property instantaneously across the imaginary lines on a map that define the supposed boundaries of the would tyrants geographical monopolies, without the permission of said tyrants.

A gun can be used by a jack boot minion of the police state to murder you and your family, or it can be used by you to defend yourself and your family. It is a tool, just like the Blockchain and it can be used for good or evil. Is the Blockchain revolutionary? Yes, since the decentralized peer to peer ledger has never existed before. Is crypto currency a nail in the coffin of the Banksters? Yes, crypto currencies can now be, and are already being used by millions around the world for instantaneous and virtually free international remittances, all without the aid of a bank account.

Is the Blockchain the one and only silver bullet that will end the banking institution as we know it? Don't be ridiculous. Is digital currency a tool of the totalitarian tyrants? It hardly takes a Nostradamus to envision how the forces of centralization are going to push as hard as they can and put the crypto currency genie back in the bottle of central banking issued fiat.

## 9.8) The Social Crediting System

Crypto currencies and the block chain are very valuable stuff with the potential to take us to great things. But we have to take into account that over top of it is this criminal **kakistocracy** that is running things. We must take that consideration into everything. They will co opt it and manipulate it to benefit them. And how they are doing that is with the **Internet of Things**. Everything becoming digital, and cashless, and automatic, is convenient in an honest system. But once in place, they can introduce a Social Crediting System like they intend to do in China. Any dissent towards government or wrong think of any kind, and suddenly you may find that you do not qualify to purchase airline tickets...or food. Your options can be limited very quickly via your PERSON.



On the 14<sup>th</sup> of June, 2014, the State Council of China published a document called, Planning Outline for the Construction of Social Credit System. What was being proposed is a rating system that would be fully implemented into society. That is not only meant to establish citizens trustworthiness, but is available for everyone to see. Although the system is currently voluntary, it is set to become mandatory in 2020.

Citizens would be constantly monitored and judged by their actions and basically evaluated, based on every choice they make and action they take. There will be different categories that they will be ranked upon, including behavior, personal preferences and interpersonal relationships. From the people they hang out with, to the amount of time they spend on social media. From playing video games to the types of purchases they make and how much debt they have, the world will know. The score will then be used to determine a citizens access to certain privileges, such as permission to travel abroad or book first class tickets. Eventually these privileges could include things like access to top schools and renting cars. In other words, any luxury that might otherwise be bought with money alone.

By 2020, the government says that Social Credit will allow the trustworthy to roam anywhere they want, while making it difficult for the discredited to take a single step. Such ratings are not unique to China, from ebay ratings to Uber 's passenger and driver ratings, phones worldwide have been encouraging consumers to rank themselves and others. But only in China has the government decided it wanted in on the action. According to the policy documents, citizens who receive a low score on the credit system could face the following penalties:



- unable to qualify for positions in public office
- no longer have access to social security and welfare
- face stricter regulations and frisking at customs
- unable to apply for senior positions in the food and drug sector
- unable to sleep in beds in overnight trains
- unable to patronize higher starred hotels and restaurants and have more difficulty traveling
- limited choice of schools for children

In a situation like that it doesn't matter how much crypto currency you have in the bank if you can't make purchases because you are not "qualified". All they need to pull this off is for all currency to go digital. Once currency goes digital they can bring in a Social Crediting System which can limit people's purchasing power. And they will sell this scheme to the masses as a means to combat "terrorism". AND YOU CAN'T LODGE A LIABILITY NOTICE AGAINST ARTIFICIAL INTELLIGENCE.

The image is a screenshot of the Breitbart website. At the top, there is a navigation bar with categories: Politics, Entertainment, Media, Economy, World, Video, Tech, Sports, Social Justice, and STORE. The Breitbart logo is prominently displayed in the center. Below the logo, a 'TRENDING' section lists topics: IMMIGRATION PLAN, AL ANTI-ABORT LAW, SPYGATE, DE BLASIO IN, BREXIT PARTY BOOM, and SMUG CELEBS. The main article headline reads: "FINANCIAL BLACKLISTING: CHASE BANK WITHDRAWS SERVICE FROM INDEPENDENT AND CONSERVATIVE FIGURES". Below the headline are social media sharing options for Facebook (1,381), Email, Share, and Tweet. To the right of the article is an advertisement for XiamenAir 787 Dreamliner, featuring an image of the aircraft and the text "XiamenAir 787 Dreamliner" and "Book now and discover destinations to Asia". At the bottom right, there is a 'SOCIAL' section with a Facebook icon.

**Do no harm**



# 10. Equity Is King



**Then God said let's make man in our image according to our likeness and let them rule over the fish of the sea, over the fowl of the air, over the beasts and over the earth and everything that creepeth on the earth.**

**- Genesis - 126**

## 10.1) Ownership

We were given dominion over all of the Earth. We were left as the beneficiaries and executors of the last will and testament of God, it is our birthright. The fact that we are here proves that we have the right to be here. But that also places a responsibility on us, because we are the stewards and we're supposed to be keeping this place ship shape. If we have dominion, then who has the authority to tax that?

We were not actually born free because we have a liability to maintain the Earth. It was entrusted to us by the Creator. We are actually violating the will of the Creator by not standing up to government and corporations because we are allowing them to rape what we have been entrusted with. We are shitty Trustees. Their "authority" is a result of our complacency. Complacency is the biggest disease that we have on this planet. Other than their statutes applying only to themselves, the only other authority is our inaction.

We have not put any conditions on what we granted them, we never expressed our will. We don't have control of our PERSON(S) as one of the people, the sovereigns(s), the grantor(s). We cannot control the government by way of voting, we can control it with what we have

granted it. Crown land is being held in trust by the Crown for the people as a whole, for their benefit. No one owns it. The more conditions we place on our property, the less power this bureaucratic nightmare will have. This is how we muzzle our dog. It is currently off leash, shitting all over the place and biting the hand of its master.

The creator owns the created. If God owns the universe, then we were granted right of use. Which is all that property really means...RIGHT OF USE. We have exclusive right of use to particular things because we have equity invested. Where does your name come from? Did you invest equity into it? Who owns all of that equity? You are the source of the equity. Everything must return to the principle (the source of the equity)...YOU.

It is impossible for the government to own anything, because it only has what we have given it (land, resources, money, authority). Therefore everything they have "contributed" belongs to us, because we gave it to them in the first place (minus the MASSIVE expenses for the operation of the government). No different than a corporation, we are the shareholders and the shareholders own everything. A corporation owns nothing.

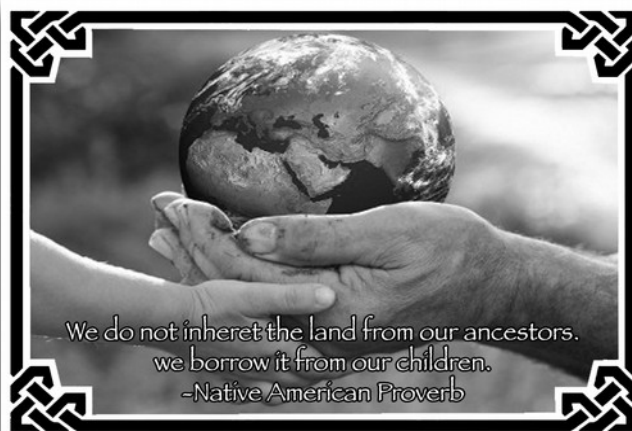
None of us can truly own anything in this world because we did not create it. Did you create the atoms which make up the objects that you have in your possession? We are guardians here, we can only have right of use of something (exclusive or partial). No one has the authority to take the physical property of something when you have all of the equity. Not without compensation anyway. The government has legal title to everything for your protection so that no one can simply take your property by force. Equitable claim supersedes legal title. It is all held in trust. THE GOVERNMENT OWNS NOTHING.

They are supposed to be maintaining legal title for you, not taking your property; simply because you refuse to pay some new extortion fee that some fuckin guy imagined. The government cannot force you to pay taxes on something just because you own it (a violation of your rights). If that was true, they would be constantly be nickel and diming us for absolutely every item we possess (couches, flat screen TV's, bed linen etc.). As if.

The title of the property is registered. Does registration convey **interest** in property? No. If ownership means right of use, and you own *all* of the equity in the property, then you have exclusive right of use. In which case, who has standing to place conditions and terms on your ownership? YOU and you alone. If registration of land titles gave them authority is to charge land taxes, Nobody would register.

## 10.2) Dealing with City By-laws

If facing prosecution for city bylaws, send a letter via registered mail to whichever lawyer is handling the situation for the city and express your ownership in your own words, your own terms... ***"I don't know where you people came up with the idea that I must obey the cities policies. Your Bureaucratic Standards (BS) do not apply to me. It is my understanding that this property is owned (avoid saying "I own***



***this property”)* Fee Simple Absolute which, according to Blacks Law Dictionary Fourth edition revised is defined as...**

They will have their definitions, you will have yours. The difference is that you come from a position of authority. Your definition matters because YOU ARE THE FUCKIN OWNER. The only people who can possibly contradict that claim are those who have a bill of sale or legitimate claim to the property. They can have no claim of standing and fact. They have no bill of sale, no equity, and they cannot provide a receipt that proves they have paid for anything, or even helped you in some way and therefore own it with you which only entitles you to limited use.

The government's records show that you are a tenant in your own home, the real owner is unknown. When imposing taxes, they are making the argument that they are a joint tenant in common with your land. That is their definition of **Fee Simple** (their definition within their own act). Luckily, their definitions do not matter to us. Only our definitions matter. A few questions worth asking...

***“By what authority are you taxing me?***

***“What standing do you have?***

***“Who the fuck are you to tax me for the use of something that I own?***

***“Did you help me buy my property?***

***“Do you have money invested in my land?***

***“Are you claiming my property is being used for a public service?***

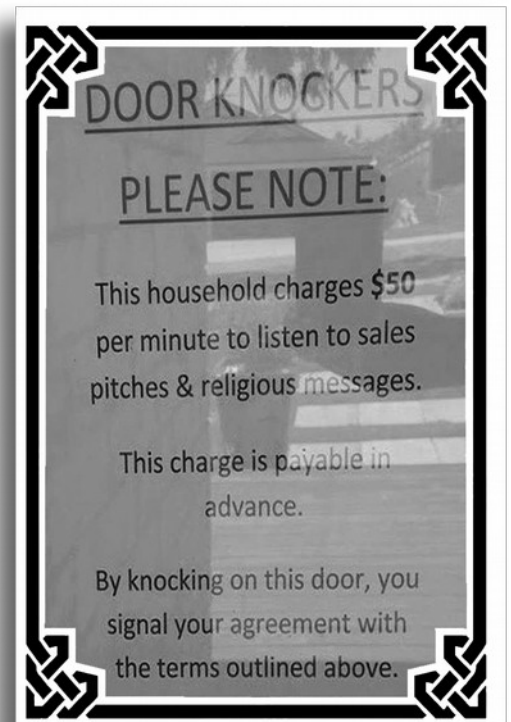
***“Are you paying me for this service?***

***“What service exactly?***

***“Do you have a contract? If so, produce it.”***

Ultimately, it is the same argument as driving. If someone is coming after you for property taxes on a piece of land somewhere, ***“It is also my understanding that city codes and property taxes are a condition of use. Who are you to place a condition of use on this property?”*** You have now asked them to prove their claim, with evidence or facts substantiating their claim and what exactly their standing is. (a legal way of saying, who the fuck are you?) Which they can't. No claim, no standing, no jurisdiction.

They can't possibly place a condition of ownership on your property because that would mean that they own it, or have some standing in some way that allows them to instruct you of what you can or can't do with your stuff. The presumption is now gone, they can no longer operate off of that. They will not respond. If they tried, they would lose, and create **case law** that could be used against them. Default them, then tell them to go fuck themselves and send a fee schedule describing what your time is worth if/when they attempt to contact you.



They rely on the illusion that city services are included; many of which, you pay for separately. If you want your children to go to their communist/military schools than that is your choice. However, education is an *entitlement* of the people of this land. A municipality is a city in which the residents are incorporated. They are coming at you from a commercial/legal stand point. So get to the heart of the matter, ***“I don't care if the property is the name of my legal PERSON. I own all of the shares in the legal person.”*** They are harming you when they harm the PERSON. You have standing anytime someone harms your PERSON.

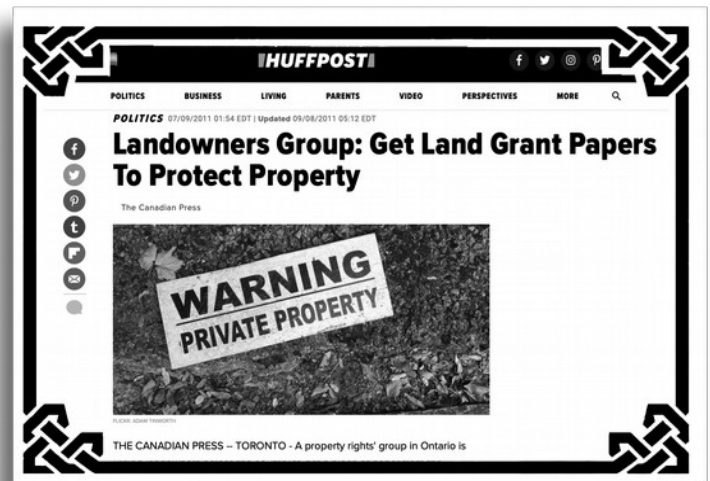
They may claim that you reside within their jurisdiction. In which case you can reply, ***“I am not saying that I reside anywhere. Do I reside somewhere? Can you prove that? Do you have a witness you can bring to court to testify, with first hand knowledge of the facts, that I reside in the city of...? What are the meets and bounds of this city that you speak of?”*** Which is a political jurisdiction (no force or effect on the land whatsoever). It is a political, non geographically based entity. What the fuck has their jurisdiction got to do with you?

Which they cannot answer. They just hope you will tolerate their BS, that's all it is. Can an agent of Coca Cola arrive at your doorstep and point to a map and say that you are in their sales territory, and must therefore obey their policies? Fuck no! What would you say to Mr. Coke in that situation?

When registering property with land titles you want to make sure the land is registered correctly. Make certain that your interest is secured properly. Seize the **Crown Patent Grant**, which is the sovereign title. The highest claim. No one can have any other claim. If the municipality or county claims that you require permits for anything, be prepared, ***“Oh so you want to contract with me? Make me an offer and I'll be sure to get back to you with my terms and conditions.”*** It is hardly a bad thing to contract with the government with ONLY the intention of conforming with building codes. That way you have limited the government's role or “authority”.

If your property can be taken from you simply because you don't pay certain taxes, it was never yours is the first place. If you dispute a debt and serve the other party by registered mail and they fail to prove their claim and proceed with collection, it is punishable by 3 years in prison and a 300,000 dollar fine. If they continue with collections without demonstrating they have any authority, then you can bring a civil claim against them. Go to superior court with that claim and cite the Consumer Protection Act which applies to them. The court has the duty to convert a civil matter to a crime. If a judge sees a crime taking place in a civil claim they have a duty to convert that to a criminal offense.

The Crown may claim to be the Grantor. If so, they should be able to produce a bill of sale from the First Nations, or from God. They won't be able to. They can never prove their claims...***“I'll pay property tax as soon as you show me a bill of sale from God”***... Demand that they send you proof of the **meets and bounds** of the Province of...(the province



of Ontario is described with meets and bounds but nothing west of it is. That is because provinces don't actually exist on the land. They are all commercial zones).

The federal government of Canada incorporated the provinces, and then the provinces incorporated their own subsidiaries (cities). The province creates the city charter. But the provincial charter is created by the federal government, whose charter clearly states that their BS does not apply to private individuals. So how can any sub corporation pass any laws that have any force or effect? They can't. Canada's influence is non geographically based. That is why a Canadian working abroad can be taxed. It has nothing to do with the land. It is a corporate and political affiliation. It applies anywhere that you choose to contract with them. It has no force or effect on the land.

### 10.3) Defending Your Business

Just because you have registered your corporation with the government does not mean you are obligated to adhere to any of their regulations. Your corporation is an entity that you created. As President and CEO, only you have the authority to set policy for it. Because you own all of the equity in it and...EQUITY IS KING.

Your signature created your corporation. Where does it say in your article of incorporation that your entity is obligated to obey statutory law? Who in the fuck is authorizing statutes to be applied to your corporation? They are not authorized to call hearings on your corporation's behalf...***“No one is administrating city by laws against my corporation. NOBODY. Only I set policy for my corporation. How did you even call a hearing without my explicit consent? Written or otherwise. Because I am the chairman of the board and only I call meetings for my corporation.”*** If you call one more meeting without my written consent I will charge you 1,000,000.00 \$ straight to your law license and I will lien it”.

Should you return your GST number? No. Negotiate the terms of administrating the tax... ***“I would be more than happy to administrate this tax for you. Unfortunately, I require time and resources to fill out these GST returns. This is expensive and no one can compel me to work for free so I will keep 90 percent of what I collect as payment. You can take 10 percent of what I collect or you can take 100 percent of nothing. The choice is yours.”***

***PS. Go fuck yourself. Sincerely...***

### 10.4) Knowledge is Power

They are terrified of people who know who they are and understand it. Do we need to get off the grid? It's OUR power grid. You own it as a joint tenant with every other individual that has a claim to the resources of the land. We OWN it. There is no need to get off the grid to become free of the government. (although far more efficient means of energy usage can definitely be applied). It's ours, it always was. They are managing OUR resources.



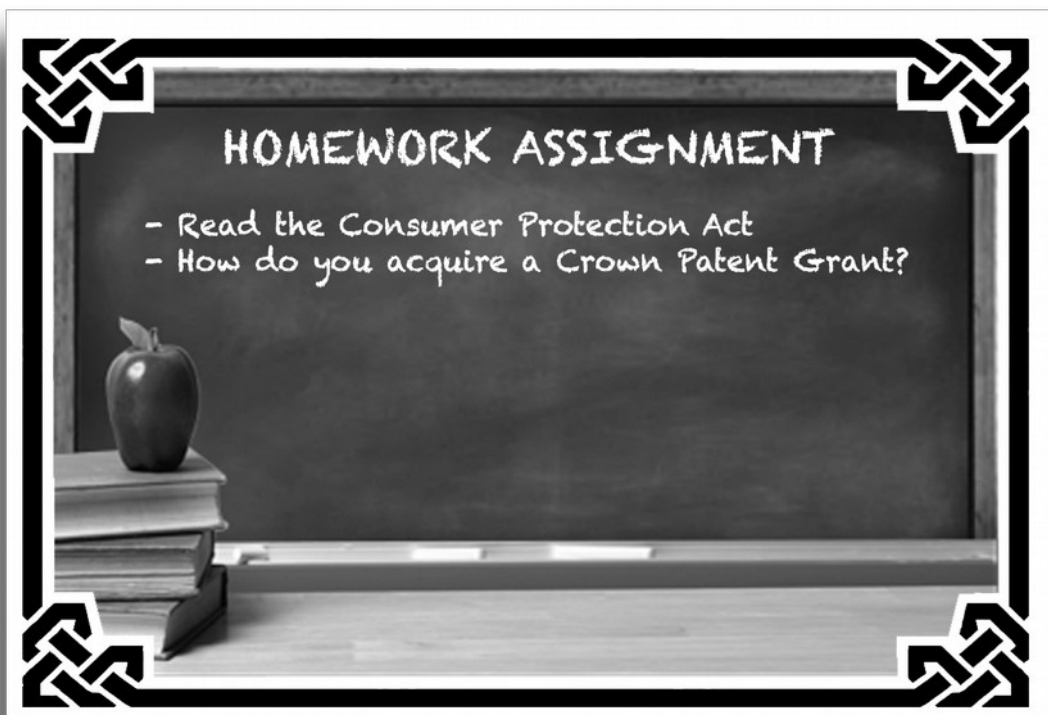
It is not their system it is OUR system, they simply hijacked it. That's all. WE OWN ALL OF THE EQUITY IN EVERYTHING GOING ON AROUND HERE. It all comes back to us in the end. At the end of the day there really is no government or corporations, there is only Mankind. That's it, that is all that is true. God only created Man, everything else afterwards is a fiction.

For instance, the government passed an act that created a crown corporation (hydro) which damns the rivers owned by the people. They used the credit and the labour of the people to build the fuckin things, and place power lines and generate electricity. The people owned the land, granted it, financed it, then built it. Who does it belong to?

And then the power that the people own is sold back to them. And no one has the right to sell it for the sake of privatization...when it belongs to everyone. We are partial owners of the resources, a conditional ownership. Everyone has equal say in what goes on.

Energy companies do not have the right to force smart meters on everyone's homes. Who are they to place conditions on the electricity that you own? They can charge enough money to compensate the corporation for it's labour and expenses to generate the power. That's all. They aren't even supposed to be generating corporate profits. The profits are supposed to go back to the people. But the government steals it, because we don't ask for it.

Contact the Vital Statistics office and send your electricity bill there. Inform them that you have made a correction, and you have informed the electric company that the registry is the office to send bills to. Because, ***"It is my understanding that you are holding my Live Birth Record in trust. Which is my security, That makes you the trustee. Which makes you liable for all debts, because I am insolvent... Please pay all bills that I send you in the future. Have a nice day...Or send it to the appropriate office (because administration is not my job). Then contact me because I will have more instructions."*** Do you need a vast knowledge of Legalese for that?



# 11. The Smart Prison



*"The best way to predict the future, is to create it." - Abraham Lincoln*

## 11.1) Smart Meters

You've likely heard just a few of the problems with smart meters. Even policy papers released by smart grid technology experts admit that smart meters and smart grids are not synonymous, are a waste of taxpayers and, electricity rate payer dollars for electricity that, for many has increased, not decreased. Wasting more energy than they save, and even that the meters are an unjustifiable, and unnecessary intrusion into our privacy.

Despite what smart meter advocates routinely claim, houses and apartment buildings that were not built to accommodate smart meters, which is pretty much all of them except for newer buildings, have routinely burst into flames. Smart Meters enable 2 way real time communications with your home. That's two ways, not one, which would be your house sending electrical use data to the electric company. Consumers hope that is all the information that is being sent out and not being sent to any 3<sup>rd</sup> parties.

Cost, privacy, and fire hazards aside, one of the biggest reasons to get rid of smart meters isn't really publicly discussed in main stream circles, and when it is, officials like to scoff as if it is all a debunked conspiracy theory. But it has more to do with your health. There are hundreds of non-industry funded scientific studies that have proven that non ionizing radiation can be harmful to health, resulting in illness, and disease that manifests in a myriad of ways.

It has been shown to cause damage to DNA, to affect your adrenals, your thyroids, pituitary glands as well as sleep deprivation. Non thermal microwave radiation not only impacts water, (which is approximately 70% of your body) but can directly penetrate your body. It can affect your system, which in turn can affect every other system in your body.

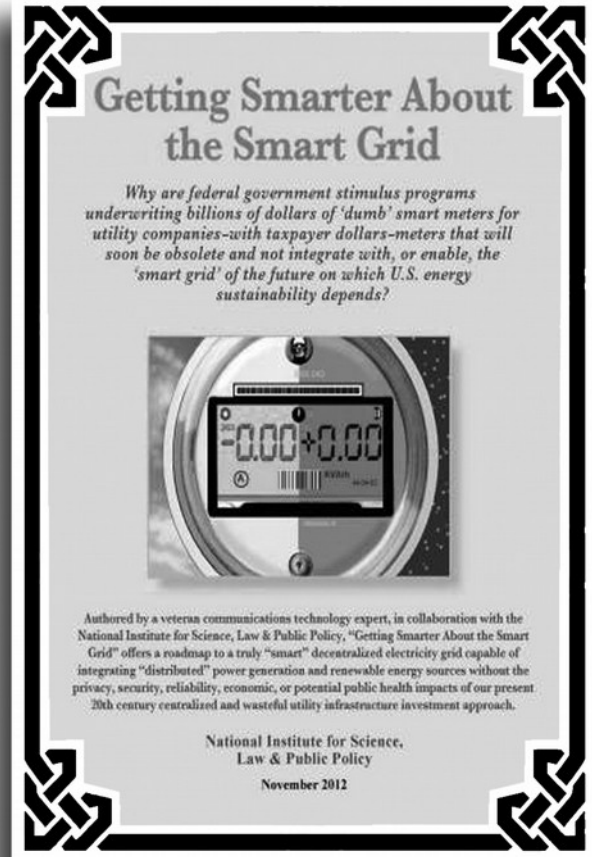
But of course government outfits like the National Cancer Institute and the FCC may say otherwise. Despite the fact that even the World Health Organization and thus the mainstream media have been forced to admit that the radiation from smart devices like mobile phones are a possible human carcinogen and has been listed on the same carcinogenic hazard category as lead, engine exhaust, and chloroform. They are operating under a myth that not only is non-ionizing radiation not harmful to you because you can't immediately sense the affects, which has been thoroughly debunked in studies they choose to ignore.

“Getting Smarter About the Smart Grid” is authored by smart grid technology expert Timothy Schoechle, PhD, an international consultant in computer engineering and standardization, high-tech entrepreneur and former Faculty member of the University of Colorado, College of Engineering and Applied Science.

“Getting Smarter About the Smart Grid” states that Congress, state and local governments, as well as ratepayers, have been misled about the potential energy and cost saving benefits of the new “smart” meters, paid for in large part with taxpayer dollars, as well as ratepayer dollars. The report adds that the smart meters are confused with the much broader concept of the smart grid, and that the undue emphasis on meters diverts resources badly needed for key elements of a true smart grid technology.

Nine Problems With the Present Electricity Approach:

1. Data to be collected by the smart meters, including intimate personal details of citizens' lives, is not necessary to the basic purpose of the smart grid, such as supply/demand balancing, demand response (DR), dynamic pricing, renewable integration, or local generation and storage, as promoters of the meters, and uninformed parties, routinely claim.
2. Federal, state and local governments have mistakenly believed that the installation of smart meters will somehow lead to reduction in use of fossil fuels, greater electricity efficiency and long-term energy economy benefits for the U.S. In fact, efforts to further develop and standardize those technologies that could achieve those goals have languished, while investments with stimulus funding have instead been made in technologies that merely serve the short-term economic interests of the utility industry and its suppliers instead of the interests of a true smart grid which could economically integrate renewable technologies and distributed, or decentralized, power generation





3. Much of the \$ multi-billion dollar federal subsidy for smart meters does not benefit ratepayers, nor support economic growth, but primarily benefits meter and meter networking manufacturers, while financially propping up unsustainable Investor-Owned Utilities (IOUs). Regulated utilities can charge back their capital investments to ratepayers, with a guaranteed 10-13% rate of return (ROR) on assets, by law. Thus, investors in utilities gain from the smart meter deployment, as they would from any other capital expenditure, while there is no clear gain and significant new risks (privacy, security, health & safety, costs) for the ratepayer. The allocation of stimulus dollars to subsidize smart meters has also been a net job destroyer, eliminating meter readers and creating manufacturing jobs overseas, while being an egregious waste of federal resources that only supports corporate interests and delays the needed transformation of the electricity grid.

4. Because Investor-Owned Utilities (IOUs) are paid on a per-kilowatt-of-energy-sold basis, and also receive a guaranteed ROR on assets, they do not have a financial incentive to encourage less energy usage, or to invest in technologies that would help citizens reduce energy consumption.

5. Because coal plants must run at near capacity to achieve necessary economies of scale, adding renewable energy to the power mix may be in fact cost-additive for utilities, not cost-reducing, and ultimately cost-additive for ratepayers. Thus, there is an inherent conflict between coal-based power generation, the dominant means of electricity generation in the U.S., and a transition to renewable energy technologies that could lead to sustainability. The report recommends the U.S. “move away from dependency on base load generation, particularly coal, as quickly as possible” to facilitate renewable integration and reach our potential for energy independence.

6. Despite paying lip service to the public’s interest in incorporating renewable energy, as evidence in their marketing materials, utilities actually ‘curtail’, or waste, much of the renewable energy now generated in order to protect the economics of investor-owned coal plants. “Getting Smarter About the Smart Grid” explains why state initiatives wanting to fulfill the promise of a 30% or higher renewable portfolio standard (RPS) is practically impossible in a coal base load system. The paper suggests that decommissioning coal plants, possibly through a public bailout, may be required to move the United States to a renewable energy future.

7. U.S. policy statements “reflect the mistaken belief that the basic solutions involve fixing or modernizing the existing electricity grid, rather than complete structural transformation of electrical service, which goes beyond particular ‘smart’ technologies.” In reality, shaving peak energy usage by shifting loads may actually increase energy bills as well as CO<sub>2</sub> emissions by increasing dependency on coal base load generation—the most expensive generation there is when considering the totality of subsidies and externalized costs. Increasing base load dependency will not lower energy costs, as it appears our Administration believes, and it will further obstruct integration of renewable sources.

8. Expected growth in electric vehicles within a coal-based system will only worsen the nation’s base load dependency, thus making the needed shift away from coal to a renewable energy future that much more pressing.

9. Leadership in the energy sector is unlikely to come from the top, due to ‘regulatory capture’, unless caused by a catastrophic event or consequence. At present, there appears to be little

evidence utilities and their regulators want to or know how to make the needed changes to the utility business model, leaving it to the American public, through community-based initiatives and municipalization efforts, to drive the needed change toward renewable technologies and distributed, non-centralized power generation—as is now happening in such places as Boulder, Colorado.

### **Seven opportunities To Intelligently Move Foreword:**

1. The U.S. must move away from dependency on coal baseload power generation and toward renewable sources. Renewables (e.g., wind and solar), augmented by flexible “peaking” generation (e.g., natural gas turbines, hydro, etc.) and advanced smart grid supply/demand balancing can completely replace baseload generation.
2. Free, renewable energy resources must be prioritized and local opportunities for power generation and storage pursued. We must stop subsidizing a centralized, wasteful infrastructure approach that will not lead to sustainability or empower citizens to contribute to the grid.
3. A clear legal and policy demarcation between customer premises space and utility space must be established. Utilities should not be the sole “gatekeeper” for access to energy applications controlling consumer use, storage, and generation of electricity. As occurred in the telecommunications industry, establishing a clear market demarcation could unleash the creativity and competitive market strength of consumer electronics, appliance manufacturers, homebuilders, solar installers, apps developers, etc.
4. Develop and standardize distributed renewable integration technologies, in-home devices and smart appliances. The heavy lifting on smart grid deployment is yet to be done. It will require research, engineering, and standardization of new consumer premises equipment and communication protocols to support distributed, variable, and trans-active control of electricity generation, use, and storage at the household level.
5. Localize electric power, using distributed renewable sources, instead of large solar and wind farms where the economies of scale are not significantly greater than at small scale. Localization of power generation avoids the energy loss and environmental and capital costs that come with long-distance energy transmission, keeps money in the community, with a 3.5x multiplier effect, and enhances reliability, responsiveness and grid security.
6. State legislatures should enable PUCs to fundamentally change the utility business model so it can be sustainable. Utilities must move to a service model that is not based on the present economics of commodity sale of electricity and rate of return regulation (ROR) that encourages unwise capital investments. Generation must be deregulated and separated from distribution, and the customer premises opened up to market competition in products and services for the premises-based generation, storage, management, and use of electricity. For example, some states are already moving to deregulate renewable generation for the charging of electric vehicles.
7. Local communities must take it upon themselves to understand and obtain the safest and most secure technological options available for utility meters and other smart grid technologies. This education should be gained from independent experts with no vested interests in the present centralized utility paradigm. Wireless technologies should be avoided where safer more secure options exist.

In the Foreword to “Getting Smarter About the Smart Grid”, journalist and political analyst Duncan Campbell summarizes, “Dr. Schoechele examines and explains the prevailing confusion about the “smart grid” and offers a clear path forward, lucidly showing an alternative to patching up our overly-complex, vulnerable, and increasingly expensive energy system—thus creating a truly smart and genuinely sustainable electricity system.”

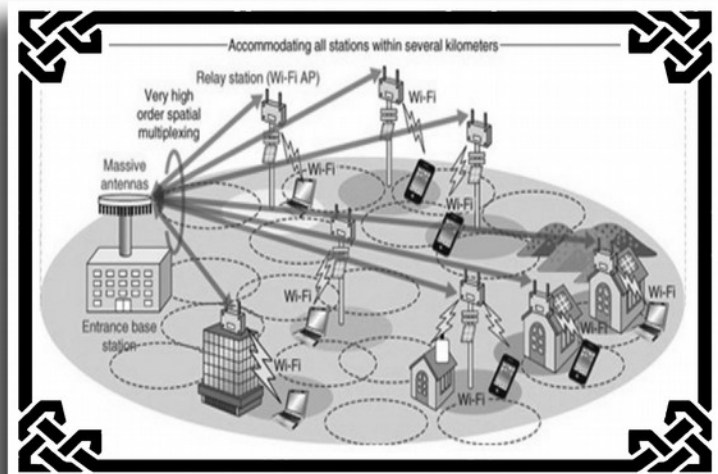
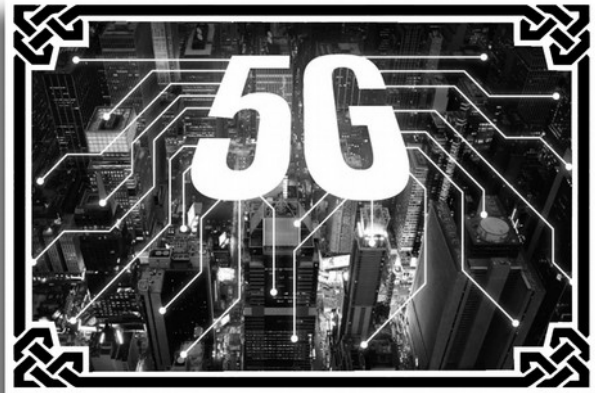
## 11.2) A Saturated 5G Future...Without Safety Checks

We are rapidly moving into the world of 5G, or Fifth Generation cellular telecommunications. Why? Because the frequency bandwidths currently used by cell phones and similar technologies are becoming saturated. And also because we live in a world where people want more. 5G, and the Internet of Things (IOT) that goes with it, promises to give us more. But more what exactly?

5G and IOT promises to connect us in our homes, schools, workplaces, cities, parks and open spaces to over a trillion objects around the world. It promises cars that drive themselves, washing machines that order their own washing powder and softener plus of course super fast downloads and streaming. According to Fortune.com, 5G will support at least 100 billion devices and will be 10 to 100 times faster than current 4G technology (4G was already about 10 times faster than 3G). It'll bring download speeds up to 10 Gigabits per second. This would let us have an entire building of people sending each other data in close to no time, thus improving productivity. 5G offers mind-blowing data capabilities, practically unrestricted call volumes and near infinite data broadcast.

They are going forward with the 5G technology, going forward with quantum computing and AI technology. Will they succeed? Because more than enough people that want it and are willing to pay for it... even with their health. We are moving into the fifth generation of mobile technology and communications but unlike the four generations preceding it, this next generation of tech is being met with some opposition. People have begun to see this as a great threat. 5G is not just one thing, it is a new world of technology that is being released that operates at a higher level of connectivity and speed. Generally speaking, the things that 5G is going to allow us to do is pretty incredible.

In the first generation we used an analogue system and communicated using analogue signals. Once we made the switch to digital all the technology associated with the analogue system began to change. The 2<sup>nd</sup> generation included the development of Group Special Module or GSM, a global system for mobile communications. As well as the development of General Pack Radio Service or GPRS, and Enhanced Data Rates for GSM Evolution or EDGE. Which is needed as new devices join the system.

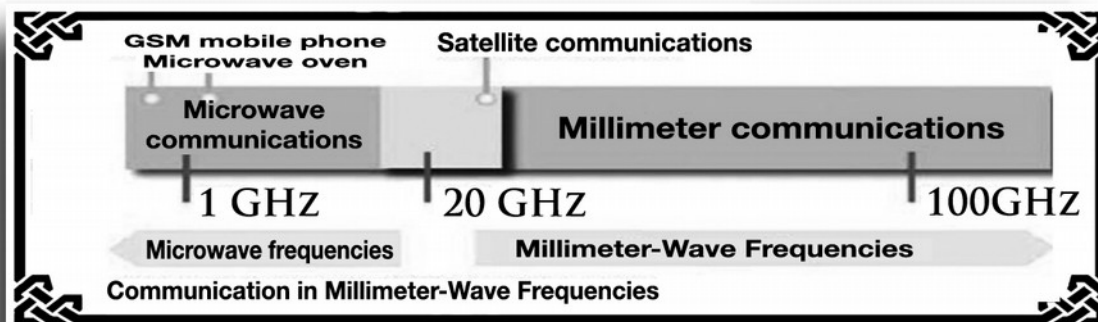


These were the digital systems used for mobile voice communications in the 2<sup>nd</sup> generation. And now that there was a global system in place, it was time to make it universal.

That's where the 3<sup>rd</sup> generation came in. Enhanced GPRS and EDGE, and higher access speeds and increased data storage. But every year more people used this technology. People tend not to use their mobile phone less, they use them more. The portion of the frequency spectrum that we are all using gets over crowded with usage and data, which increases dropped calls. Access becomes more restrictive, interference increases. Now more space is required in the higher frequency range of the spectrum. In order to welcome new devices, which means the system must be faster, with increased data storage and more wattage. All of this at a relatively affordable rate. So here we are with 4G LTE Long Term Evolution...and it is apparently still not enough.

5G will use Millimetre Waves (MM Waves). These waves fall into the frequency range between 30 and 300 GHz, between Microwaves and Infrared waves. The problem with these waves is that they don't go through or around buildings, and they tend to be absorbed by rain, plants, and trees. This interferes with the signal. Added to this, high frequency waves like MMWs also have much shorter wavelengths that can't travel far.

Current 4G cell towers have about a dozen or so antenna ports to support all communication, however, the new, smaller 5G cell towers (or base stations) will require a Massive MIMO. A Maximum Input Maximum Output antennae, is basically a bigger cel tower to get maximum input and output of power and carries about a hundred ports. These towers will probably be about 4 feet tall as opposed to the usual 90 feet towers currently erected around us. Cells will be available within a 100 meter range and these smart antennas will be able to differentiate between various mixed-up signals (like radio waves and WiFi signals) in the air and beam them back in an orderly fashion so to speak.



This could mean wireless antennas on every lamp post, utility pole, home and business throughout entire neighbourhoods, towns and cities. Every mobile device will now be individually locked onto. Every device being attached to this invisible tractor beam is known as Beam Forming Technology. So instead of having one big cel tower that transmits a signal in all directions to devices within range. There will be many small cels, little Bass Stations everywhere and the signals can bounce from cel to cel giving you access at all angles. This will keep live tracking of every device no matter where it may be. You wouldn't want to lose your signal would you? Unless of course, you have something to hide.

### 11.3) June 20th, 2016 FCC Press Conference on 5G, Washington D.C.

It is common knowledge that government agencies are corrupt,. It is clear that the system is not working for the benefit of the people. But rarely is it so blatant as it is with the FCC (Federal Communications Commission), because very few people pay attention to them at all. Hardly any resistance was shown against Net Neutrality rules, which was a fairly large media story. Now the floodgates are open to massive corporate control over our lives. A total surveillance system on the part of the government agencies and their contractors and the very near blanketing of the entire population.



Chairman Wheeler put the entire fixed and global broad band industry under a stricter and more regulatory regime. He has done so many things that have angered his former employer at the NCTA and CTIA have sued the FCC during his tenure. He explains his actions by saying...

*"I used to be an advocate for corporate interests and I hope I was a good one, but today my client is the American people. And I want to be the best damn advocate for the American people that I can be."* **(So it is no wonder that he gives a no holds barred full force push to usher in 5G everywhere, upon everyone to swiftly and fully silence any and all dissenters, to ignore important questions and to make sure that the safety data, studies don't even happen.)**

*"The driving force of the twenty first century will be powerful processing, centralized in the cloud and wirelessly connected to thin clients."* **(All of whom will be saturated with GHz signals, literally everywhere they go on the planet and no one asked for permission from us.)**

*"The United States will be the first country in the world to open up high band spectrum for 5G networks and applications. And that's damn important...I'm confident that the actions will lead to a cornucopia of unanticipated innovative uses and will generate tens of billions of dollars in economic activity. Because it means that U.S. companies will be the first out of the gate."*

**(FCC Chairman Tom Wheeler (now former Chairman, who was appointed by Obama) since he used to be the president of two industry lobbyist organizations. Tom Wheeler was formerly president of the National Cable and Telecommunications Association and the CEO of the Cellular Telecom and Internet Association.)**

*"And that is why 5G is a national priority...and stay out of the way of technological development. Unlike some countries we do not believe that we should spend the next couple of years studying what 5G should be or how it should operate."* **(no standards, no testing, anything goes)**

“Unlike some countries we do not believe that we should spend the next couple of years studying what 5G should be or how it should operate...we won't wait for the standards...turning innovators loose is far preferable to expecting committees and regulators to define the future.”  
**(And to make certain that questions about the biological affects of non ionizing radiation are kept to an absolute minimum, off the table, out of the public eye, and no where near the FCC conversation. They are going to rubber stamp 5g right through, they already have. What else would you expect from a lobbyist? The trade off gives total power to these companies, to various government agencies, and to anyone in between who is interested in spying. As technology races forward in what is already a world dominated by cel phones and people looking lost in their screens, it will now be completely saturated with high speed connections.)**

*“The next generation of wireless must be mobile fibre, ten to a hundred times faster than what we are used to today...We need to speed the deployment of 5G here on our shores. Yes 5g will connect the internet of everything, the biggest internet of everything. If something can be connected it will be connected in a 5G world. But if anyone tells you that they know the details of what 5G is going to become, run the other way. If something can be connected, it WILL be connected. Hundreds of billions of microchips connected in products from pill bottles to plant waterers, you can be sure of only one thing, the biggest Internet Of Things application has yet to be imagined.”* **(everything must have a microchip and IP)**

**(Every single device and appliance is being fitted with a two way communication device which sends data back. Surveillance technology is built in. Location tracking, health data, audio and visual recording, text and everything else will be continuously collected. And Tom Wheeler of the FCC freely admits it, he thinks it is great, because it is going to make everything faster and make more money.)**

*“We take our most significant step yet, down the path to our 5G future.”*

**(This is the issue that is not well known enough. 5G is a huge upgrade to the system, a complete overhaul compared with 3G and 4G. It is not only dramatically faster speeds, which will be their selling point to consumers for the sake of convenience. But it is also a literal and complete infrastructure overhaul.)**

*“Now to make this work the 5G build out is going to be VERY infrastructure intensive. Requiring massive deployment of small cels. (massive deployment of towers). The big game changer is that 5G will use much higher frequency bands than previously thought viable for mobile broadband and other applications. (Ultra high frequency radiation 24 to 100 GHz or more).*



*Such Millimetre Waves have signals have physical properties that are both a limitation and a strength. They tend to travel best in narrow and straight lines and they do not go through physical objects. This means that very narrow signals in an urban environment tend to bounce around buildings and other obstacles, making it difficult to connect to a moving point. But brilliant engineers have developed new antennas that can aim and amplify signals coupled with sophisticated processing that allows a moving device to pick up all of the signals that are bouncing around. And create one coherent connection.” (Aimed and amplified signals).*



**(They are going to put up boxes on telephone poles (at least that what the article says) and it will completely replace the now obsolete cel towers that you have become accustomed to seeing around. Cel phone and wireless companies are spending billions to complete installation of this network by 2020.)**

*“We are already seeing the industry gearing up to seize this opportunity. Verizon and At &T tell us they'll begin deploying 5G trials in 2017. The first commercial deployments are expected in 2020” (They are fuelling money into cities as well as private owners to install towers as fast as possible that there will be very few places that are free at all. Once this system is operational, where can one go to get away from it?)*

*“We must reject the notion that the 5G future will be the sole providence of urban areas. The 5G revolution will touch all corners of our country. We are the pioneers of a new spectrum frontier.” (All areas including rural, saturated with radiation. No one gave permission for this because most people don't fully understand what is happening or why it matters. They will “click” on little agreements on their phones for various apps or sites they use without contemplating how much they can lose. But it is clear that this is not a good bargain, and people need to be warned. People should try to oppose this in the local areas and where ever they can and try to challenge these companies. These companies do not want to face resistance and they do not want a population that is aware of the dangers and risks of this technology. But the capabilities of this technology are unfathomable.)*



*“As part of our July 14<sup>th</sup> action we also plan to ask for comments on opening up other high frequency bands. Many of the high frequency bands that we will make available for 5G currently have some satellite users as well as some defense department applications, or at least the possibility of future satellite and defense users. This means sharing will be required*

between satellite and terrestrial wireless, an issue that is especially relevant in the 28 GHz band.” **(share with satellite and military ops)**

“Americas local governments will play an important role in determining how we fulfill this national priority. A lot more antennae sighting decisions by local governments and tightened our shot clock for sighting application reviews.” **(bribe local government reps, fast track all local deployments)**

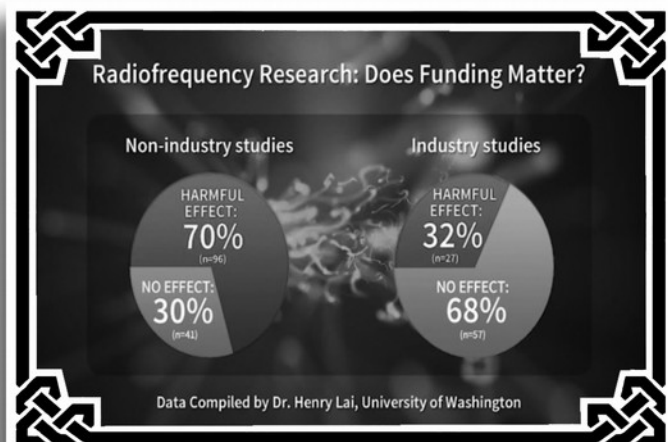
#### 11.4) 5G Radiation Dangers – 11 Reasons to be concerned

As children, how exciting was it to see someone on television use a touch screen, now your TV is a touch screen. Soon to become a think screen. Because people want to make their mobile device their main interface for everything, it will be what connects them to everything around them. It will become their remote control. When did we go from dreaming of living in an age of advanced technology to living in a nightmare of advanced technology. We are attracted to and entertained by science fiction. But science truth always seems to be a bit stranger. There are real life consequences for everything that we do as a civilization. There are some features of 5G you need to be aware of.



5G will break down data and send it in smaller sizes to offer significantly reduced transmission times. Data will be sent with only a 1 millisecond delay instead of a 50 millisecond delay commonly found with 4G. With communication this fast, it'll allow machines to talk to each other with practically no room for error. As Marcus Weldon the CTO of Alcatel Lucent comments, “up until now, we’ve designed the networks for people and their needs, and now we’re designing it for things.”

The USA is currently leading the way on 5G. At the June 2016 press conference where the Federal Communications Commission's (FCC) head Tom Wheeler announced the opening up of low, mid and high spectrum's. There was no mentions of health effects whatsoever. But the dangers are real. Thousands of studies link low-level wireless radio frequency radiation exposures to a long list of adverse biological affects, including:



- DNA single and double strand breaks-oxidative damage-disruption of cell metabolism
- Increased blood brain barrier permeability
- Melatonin reduction
- Disruption to brain glucose metabolism
- Generation of stress proteins

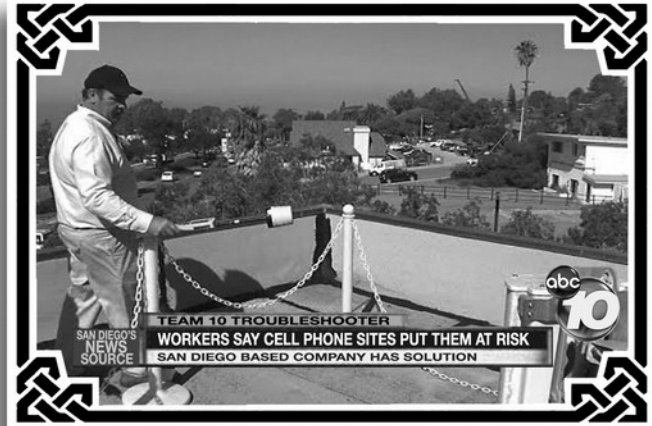


Let's not also forget that in 2011 the World Health Organization (WHO) classified radio frequency radiation as a possible 2B carcinogen. More recently the governments own 25 million dollar National Toxicology Program concluded that radio frequency radiation of the type currently used by cell phones can cause cancer. But rather than heeding this and thousands of other studies which indicate harm, the corporatized government is urgently push a roll out of 5G communications and surveillance technology, at untested frequencies of 28 GHz or more, and are attempting to silence all questions about health risks or surveillance.

But where does 5G fit into all this? Given that 5G is set to utilize frequencies above and below existing frequency bands, 5G sits in the middle of all this. But the tendency (it varies from country to country) is for 5G to utilize the higher frequency bands, which brings it's own particular concerns.

### 1) A DENSER SOUP OF ELECTROSMOG

We're going to be bombarded by really high frequencies at low, short-range intensities creating a yet more complicated denser soup of electrosmog. To work with the higher range MMW in 5G, the antennas required are smaller. Some experts are talking about as small as 3mm by 3mm. The low intensity is for efficiency and to deal with signal disruption from natural and man-made obstacles.



### 2) EFFECTS ON THE SKIN

The biggest concern is how these new wavelengths will affect the skin. The human body has between two million to four million sweat ducts. Dr. Ben-Ishai of Hebrew University, Israel explains that our sweat ducts act like “an array of helical antennas when exposed to these wavelengths,” meaning that we become more conductive. A recent New York study which experimented with 60GHz waves stated that “the analyses of penetration depth show that more than 90% of the transmitted power is absorbed in the epidermis and dermis layer.”

The effects of MMWs as studied by Dr, Yael Stein of Hebrew University is said to also cause humans physical pain as our nociceptors flare up in recognition of the wave as a damaging stimuli. So we're looking at possibilities of many skin diseases and cancer as well as physical pain to our skin.

## Exhibit

### CRIMINAL CODE OF CANADA

267. Assault with a weapon or causing bodily harm-

Everyone who, in committing an assault,

- a) carries uses or threatens to use a weapon or an imitation thereof, or
- b) causes bodily harm to the complainant,

is guilty of an indictable offence and liable to imprisonment for a term not exceeding ten years or an offence punishable on summary convictions and liable to imprisonment for a term not exceeding eighteen months.

### 3) EFFECTS ON THE EYES

A 1994 study found that low level Millimetre microwave radiation produced lens opacity in rats, which is linked to the production of cataracts. An experiment conducted by the Medical Research Institute of Kanazawa Medical University found that 60GHz “Millimetre Wave antennas can cause thermal injuries of varying types of levels. The thermal effects induced by Millimeter waves can apparently penetrate below the surface of the eye.”

A 2003 Chinese study has also found damage to the lens epithelial cells of rabbits after 8 hours of exposure to microwave radiation and a 2009 study conducted by the College of Physicians and Surgeons in Pakistan conclude that EMFs emitted by a mobile phone cause derangement of chicken embryo retinal differentiation.

### 4) EFFECTS ON THE HEART

A 1992 Russian study found that frequencies in the range 53-78GHz (that which 5G proposes to use) impacted the heart rate variability (an indicator of stress) in rats. Another Russian study on frogs who’s skin was exposed to MMWs found heart rate changes (arrhythmias).

### 5) IMMUNE SYSTEM EFFECTS

A 2002 Russian study examined the effects of 42HGz microwave radiation exposure on the blood of healthy mice. It was concluded that “the whole-body exposure of healthy mice to low-intensity EHF EMR has a profound effect on the indices of nonspecific immunity”.

### 6) EFFECTS ON CELL GROWTH RATES

A 2016 Armenian study observed MMWs at low intensity, mirroring the future environment brought about by 5G. Their study conducted on E-coli and other bacteria stated that the waves had depressed their growth as well as “changing properties and activity” of the cells. The concern is that it would do the same to human cells.

### #7 – EFFECTS ON BACTERIA RESISTANCE

The very same Armenian study also suggested that MMWs effects are mainly on water, cell plasma membrane and genome too. They had found that MMW’s interaction with bacteria altered their sensitivity to “different biologically active chemicals, including antibiotics.” More specifically, the combination of MMW and antibiotics showed that it may be leading to antibiotic resistance in bacteria. This groundbreaking finding could have a magnum effect on the health of human beings as the bandwidth is rolled out nationwide. The concern is that we develop a lower resistance to bacteria as our cells become more vulnerable – and we become more vulnerable.



## #8 – EFFECTS ON PLANT HEALTH

One of the features of 5G is that the MMW is particularly susceptible to being absorbed by plants and rain. Humans and animals alike consume plants as a food source. The effects MMW has on plants could leave us with food that's not safe to consume. Think GMOs on steroids. The water that falls from the sky onto these plants will also be irradiated. A 2010 study on aspen seedlings showed that the exposure to radio frequencies led to the leaves showing necrosis symptoms.

Another Armenian study found that MMWs of low intensity “invoke(s) peroxidase isoenzyme spectrum changes of wheat shoots.” Peroxidase is a stress protein existing in plants. Indications are that 5G will be particularly harmful to plants, perhaps more so than to humans.

## #9 – EFFECTS ON THE ATMOSPHERE AND DEPLETION OF FOSSIL FUELS

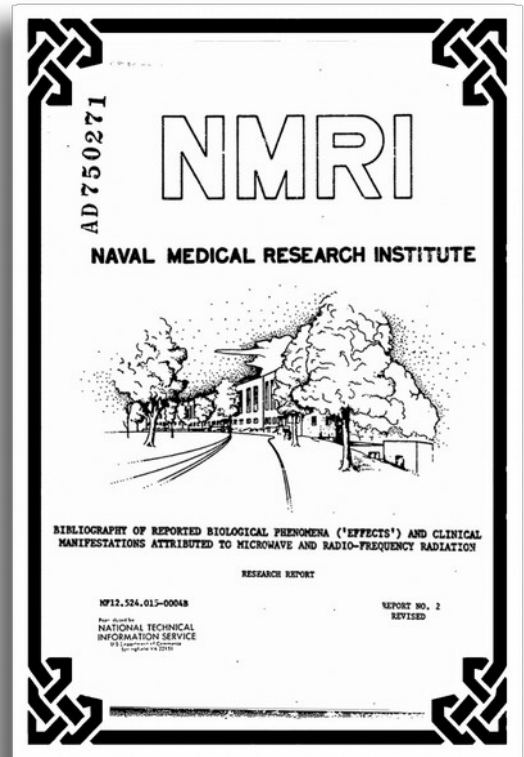
Implementation of the 5G global wireless network requires the launching of rockets to deploy satellites for 5G. These satellites have a short lifespan which would require a lot more deployment than what we're currently seeing. A new type of hydrocarbon rocket engine expected to power a fleet of suborbital rockets would emit black carbon which “could cause potentially significant changes in the global atmospheric circulation and distributions of ozone and temperature” according to a 2010 Californian study. Solid state rocket exhaust contains chlorine which also destroys the ozone. The effects on the ozone are thought to be worse than current day CFC exposure.

Google's Project Loon is said to bring Internet to rural and hard-to-access areas by using helium balloons. But these balloons only have a 10-month lifespan. We're looking at a lot of helium being used here, more than what we can possibly have on Earth?

## #10 – DISRUPTION OF THE NATURAL ECOSYSTEM

Since the year 2000, there have been reports of birds abandoning their nests as well as health issues like “plumage deterioration, locomotion problems, reduced survivorship and death,” says researcher Alfonso Balmori. Bird species that are affected by these low levels, non-ionizing microwave radiation are the House Sparrows, Rock Doves, White Storks, Collared Doves and Magpies, among others.

But it's not just the birds. The declining bee population is also said to be linked to this non-ionizing EMF radiation. It reduces the egg-laying abilities of the queen leading to a decline in colony strength. A study conducted by Chennai's Loyola College in 2012 concluded that out of 919 research studies carried out on birds, plants, bees and other animals and humans, 593 of them showed impacts from RF-EMF radiations. 5G will be adding to the effects of this electrosmog.



## #11 – MOST 5G STUDIES MIS-LEADING

5G will use pulsed millimetre waves to carry information. But as Dr. Joel Moskowitz points out, most 5G studies are misleading because they do not pulse the waves. This is important because research on microwaves already tells us how pulsed waves have more profound biological effects on our body compared to non-pulsed waves. Previous studies, for instance, show how pulse rates of the frequencies led to gene toxicity and DNA strand breaks.

Live testing has already begun, AT&T have announced the availability of their 5G Evolution in Austin, Texas. 5G Evolution allows Samsung S8 and S8 + users access to faster speeds. This is part of AT&T's plan to lay the 5G foundation while the standards are being finalized.

This is expected to happen in late 2018. AT&T has eyes on 19 other metropolitan areas such as Chicago, Los Angeles, Boston, Atlanta, San Francisco and so on. Indianapolis is up next on their 5G trail due to arrive in the summer. Qualcomm has already demonstrated a 5G antenna system with about 27 decibel gain. According to ABI Research, is "about 10 to 12 more db than a typical cellular base station antenna." Not a good sign. Many more private sector companies such as HTC, Oracle, Sprint, T-Mobile are playing a role in the developing of testing platforms by contributing time, knowledge or money.

Thousands of studies that show biological effects from wireless radiation are available at:

[bioinitiative.org](http://bioinitiative.org)

[powerwatch.org.uk/science/studies.asp](http://powerwatch.org.uk/science/studies.asp)

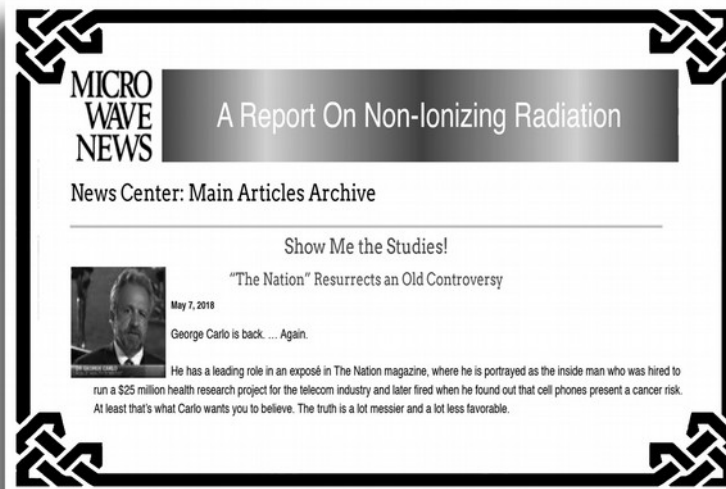
[EMF-portal.de](http://EMF-portal.de)

[justproveit.net/studies](http://justproveit.net/studies)

### 11.6) Call To Action

Research and pre-testing is rampant by companies who are interested in tapping into the lucrative waters of 5G. But few are willing to research its effects on health. The International Commission on Non-Ionizing Radiation Protection (ICNIRP) guidelines remain essentially unchanged since 1998, not allowing for the recognition of radio frequency microwave radiation and MMWs as harmful unless there is a heating effect. But a few experts are speaking out.

Darius Leszczynski from the University of Helsinki and also former member of the International Agency Research on Cancer is one of them. He has brought to attention to ICNIRP intention to classify skin as limbs. Limbs are paid lesser attention to when classifying exposure levels. Research indicates that MMWs affect the skin and the eyes the most. If skin is classified as a limb, this will pave the way for industry giants to introduce even higher exposures and put more people at risk.



The Global Union Against Radiation Deployment from Space (GUARD) addressed a letter to the FCC in September of 2016, bringing to their attention the harm 5G will inflict. GUARD warned the FCC that 5G violates Article 3 of The UN Declaration of Human Rights which states that “everyone has the right to life, liberty and security of person.” The document is laden with research, information and global support.

A 3 step approach for protecting yourself from EMFs can be summarized as:

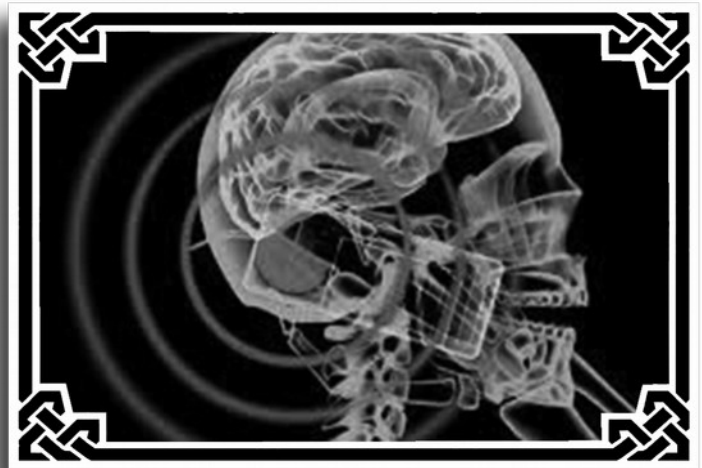
1. Understand your exposures. Understand the different types of EMFs and how they behave (hence the need to read and share articles like this one).
2. Measure – use EMF meters to obtain readings and identify hotspots.
3. Mitigate your exposure. Which means either eliminate the source, move further away from the source of radiation or shield your body.

You can try the same approach with 5G. There is a concern that current EMF meters are not able to measure the frequencies of MMWs. On this point, researcher Alasdair Philips from Powerwatch states “current RF meters cover the frequency ranges proposed for most 5G use in the next three years”.

Have you had enough of people harming us, compromising our children's future, and taking away our rights for their benefit?

1. To learn how to write, call or email the relevant agencies to protest against the 5G deployment go to: [parentsforsafetechnology.org](http://parentsforsafetechnology.org). Email templates and contacts are available at that page.

2. Subscribe for solutions, go to [takebackyourpower.net](http://takebackyourpower.net) and enter your email to receive news about liability actions and to watch the film. 5G is something that cannot really be defined because most do not even know what all the technologies that make up the 5<sup>th</sup> generation are going to be. Telecommunications companies have their own role to play and they each have their own technologies to develop and contribute to this new generation. The developing AI systems that some of these companies are working on need this 5G network because these computers need access to everything within seconds. They want everyone connected at all times.



The immediate issue with all of this is the effects of the EMFs going to and from the new 5G compatible devices everyone will have to buy. How will the Beam Forming affect the body because these are higher frequencies being directed at you with more power. With all the people and all the devices and all the cels there will be signals everywhere. Saturation beyond belief. There are many types of EMF protection devices, but you really need to know who manufactures the product, how it is made, and why it works.

No one wants to get cancer, no one wants their privacy invaded, and no one wants to be manipulated. Any new technology that does any of these things is naturally bound to raise concerns. All things considered, we are already experiencing these detriments with the 4G

System. Technology is great, but perhaps it is time we consider how unhealthy it can be to immerse ourselves deeper and deeper into some kind of artificial construct that we think we can control. And instead of co existing with nature, we are trying to co exist with machines.

5G may bring about a new form of industrial revolution, human connectivity and even a new reality. It offers endless possibilities for the future. We do need more research, but what is clear, as the research here indicates, is that there are real dangers. Which is why it even more important to take action to protect yourself and your loved ones. Many adults will be resistant to these changes, but children will not. Because these are the things they have grown up with, they won't know any different. Hopefully soon mankind will awaken and reclaim what it means to be alive instead of just a ghost in a shell. There are those who have become dependent on these innovations, let us pray that our children can live beyond that dependency.

### 11.5) A Solution To The 'Smart' Meter Problem

Imagine you woke up and you looked out into the morning and saw it shrouded in darkness. The mighty with all of their power, the merchants with all of their control, and you felt fear every morning of your life. But, imagine you woke up one day, one beautiful sunlit morning, completely free of fear. And how the so-called mighty ones were actually bound by fear, which used them to enslave our world. On that morning, in the light you saw clearly the illusion, you took your stand in commerce and its merchant officers backed down. You went into the courts of law and judges ran, and when you wielded the sword of truth, the most senior civil servant abandoned his post. You then awoke in the light, found the keys and something changed. Where you were once imprisoned, now there was an open door. So you began to travel the land telling others. Speaking the truth of a bright sunlit morning.



The InPower Liability Action Process (or Notice of Liability) is a mass action of people protecting their rights and enforcing liability for harm caused by "smart" meters. It is a powerful lawful remedy for individuals and groups to place liability regarding the various harms caused the smart meter agenda, onto those responsible or complicit with it. It is a comprehensive multi-round process, based upon sending a series of Notices, pre-written templates customized for each participant which establish a framework for contractually-enforceable individual liability.

Over the past several years as "smart" meters have been rolled out throughout North America, we've seen other traditional legal approaches, complaints and appeals fail to achieve success thus far, as there appears to be an enormous level of systemic corruption and collusion involved, and those causing the harm are simply ignoring complaints. In contrast, the NOL process enables participants to access and reclaim their full unalienable rights, and uses the corporate system's own rules against them to enforce corporate and individual liability. In essence, utilities are changing the terms of their service contracts with each customer, without the disclosure of facts. They are also using "implied consent" to assume a customer agrees, even if the customer says they do not but uses an "incorrect" method of communication.

What the NOL does is recognize that a utility's desire to install a "smart" meter is a contractual offer, for which, in a written Notice, we conditionally accept if they can disprove our affidavit (a document we verify as true), point-by-point, in an affidavit of their own. If they cannot do so, our affidavit and terms stand, and each Respondent\* is individually subject to the terms of our conditional acceptance. These terms include a fee schedule of a dollar amount of your choosing (as you have the power to create terms), per day that they would be in

violation of your terms. These amounts are fully enforceable, and subsequent document templates and plans for enforcement are in place. Respondents are unable to disprove the statements made in the NOL or the facts used in the affidavit, because our facts are true and verifiable, whereas the propaganda they use is not.

**"By protecting our individual rights, we are protecting all life."**

The NOL process implements Contract Law, Common Law, Commercial Law (Uniform Commercial Code) and Law Merchant. It is multi-faceted, and operates in multiple jurisdictions. The NOL is based upon a higher level of understanding of how this system has been created & operates. \* - Respondents are utility execs and gov't officials who are promoting (or not yet openly opposing) the "smart" meter agenda.



Note about "smart" meter harm: For admissions from industry that utilities use "smart" meters to capture and monetize unlawful in-home surveillance data from YOUR home, see: [www.bit.ly/smartspying1](http://www.bit.ly/smartspying1) and [www.bit.ly/smartspying2](http://www.bit.ly/smartspying2). "Smart" meters also cause risks to your health, fires, hacking, and over billing. These are all likewise now proven. (See the documentary Take Back Your Power.)

What are the results so far? While the process will soon be openly available, there have been 3 "seed" groups in North America using this process to address the 'smart' meter issue. More than 250 individuals have participated at this early stage. The early results, though still somewhat speculative, appear to indicate a correlation between the liability being enforced and several Respondents resigning or not seeking reelection.

However, many within industry or government will not admit to the NOL being a factor. As an example, Corix Utilities CEO Brett Hodson received more than 100 Notices of Liability ("round 1") and or Notices of Fault ("round 2") from participants in British Columbia Canada. Five days later, his unplanned resignation was internally announced, and covered in Business In Vancouver.

Eight Seattle City Council members received a Notice of Default ("round 3") from 20 participants in Seattle, contractually being bound to \$2.6M per month of liability. In the weeks that followed, 3 of these 8 announced they were quitting politics. Two of these, according to insiders, were entirely unexpected. And one quit before her term was up. Later, the utility CEO also resigned.

In Michigan, 4 of the 8 Respondents who were at the MPSC no longer appeared to be at the company within several months of being on the receiving end of the liability action. A city attorney also resigned 1 month after receiving the process, stating that the utility DTE has a budget of \$20M per year to 'lobby' state legislators. And, the MI Attorney General began calling for a free opt-out, after being on the receiving end of the process. (At first, he attempted to refuse the documents; so Claimants arranged to have him served in person.)

Are all of these results merely a staggeringly improbable "coincidence"? It is doubtful. One thing we know is that these indications are consistent with results of an individual application of the NOL process previous to "smart" meters, in which more than a dozen public officials stepped down from regional to federal levels. In other cases, safe analog meters have been protected and not replaced with "smart" meters. The goal is that, by numbers of people engaging in this powerful process, the "smart" meter agenda will be discontinued.

We are seeing confidence-boosting signs this will happen in conjunction with insider admissions that "smart" meters are both unlawful and harmful on multiple levels. Note: when a Respondent leaves office, the liability remains attached to both their office and them as an individual. Note: anyone can do the NOL process, no matter if they have an analog meter, a "smart" meter, or anything in between. DOCUMENT TEMPLATES, VIDEOS, GUIDES: [www.InPowerMovement.com](http://www.InPowerMovement.com) Doc Rev 1.1

