The Redemption Manual



A step-By-Step Guide to Reclaiming your Personal... FREEDOM!

For Years, they have attempted to Hide from us our Nation's Godly Law..

The Redemption Manual

.The Redemption Manual Index

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READ CAREFULLY and ACT

I (THE SON), HAVE COME
TO SET YOU FREE
AND WHO
THE SON SETS FREE
YOU ARE FREE INDEED!
YOUR REDEMPTION IS HERE
YOUR POWER OF ATTORNEY IN
FACT IS WRITTEN
THE IRS HAS BEEN UNCOVERED
BY THEIR OWN LAW

(YOU HAVE BEEN FILING THE WRONG FORM)

PREFACE - UNDERSTAND YOUR ROAD TO FREEDOM

Every phase our Lives are in COMMERCE. You need your STRAWMAN to operate in COMMIERCE. Your STRAWMAN has a LICENSE to operate in COMMERCE (i.e. Drivers License, Marriage License, Handgun License, Occupational License, Building Permits, etc.). A License is good as long as you want it to be, by your permission. When there is a FINE for misuse of your License, you need to learn how to then switch the STRAWMAN to the Living Soul with the Right to Life, Liberty, Property, and the Pursuit of Happiness.

The STRAWMAN is a TRANSMITTING UTILITY that allows you to operate in COMMERCE with a LICENSE to conduct your COMMERCIAL Affairs.

Anyone operating in COMMERCE without a LICENSE is committing a COMMERCIAL CRIME. You and I need to learn how to become the REPRESENTATIVE or AGENT for the STRAWMAN and conduct all of his/her COMMERCIAL AFFAIRS without getting involved. All crimes are Commercial and are then regulated by COMMERCIAL COURTS. COMMERCIAL CRIMES are Murder, Stealing, Dealing in illegal drugs, Prostitution, Practicing Law or making a Legal Determination without the Permission or Consent by Assent of any party to a Contract.

All COMMERCE is ruled by CONTRACTS. All COURTS (Tribunals) are ruled by, CONTRACTS. Absent a CONTRACT, the COURT (Tribunal) will proceed to write a CONTRACT under Cause/Case #___. Will the defendant rise, what is your name. This is the signature for the Contract. How do you plead - this is the giving, of SUBJECT MATTER JURISDICTION and becomes part of the Consideration for the Contract. All the arguments are the Offer for the Contract and the JUDGMENT is the Acceptance for the CONTRACT. The court takes a Complaint, turns it into a CHARGE against the STRAWNMAN, tries him/her on the CHARGE and then a JUDGMENT is rendered which is a Civil Action, a Claim, and this must then be Accepted by the LIVING SOUL. You Accept the JUDGMENT in two ways, by silence and signing the JUDGMENT or by Appealing it to a higher court (a THIRD PARTY) who will then agree with the Judgment. Why would you argue Law or Codes, Rules, Regulations, Procedure, Statutes when the CONTRACT is the LAW in your Case.

The Redemption Process or Acceptance For Value can then authorize the Payment of the JUDGMENT. The Judgment should be signed by the Court Clerk for they are the Court. In most cases the Judge will sign the Judgment hoping that you will accept the contract by one of the above two ways, by silence or signature or Appeal to a **THIRD PARTY**.

Another way is the Rejection of Contracts allowed under Truth in Lending and when the Contract is about Mortgages it comes under Regulation Z and Truth in Lending.

ALWAYS REMEMBER, everything is in COMMERCE and is ruled by CONTRACTS.

Codes, Rules, Regulations, Procedure, Statutes apply only to the Corporation that they were written for. You do not Argue Codes, Rules, Regulations, Statutes in COMMERCE - you argue CONTRACTS. If there is no CONTRACT, there is no CASE. There is no CONTRACT with a Policeman, Government Official, Federal Agent, or Federal Agency, even with a License. A government or Corporation is a FICTION and cannot sign a CONTRACT or enforce one unless you enter into their Organization or Corporation as an employee and argue their Codes, Rules, Regulations, Procedure, whereby they then use these to enforce a Contract.

READ THE BOOK 5 TIMES AND THEN WRITE YOUR QUESTIONS DOWN - THEN CALL.

COMMERCE/CONTRACTS - that's all there is. Understanding Contracts/Corporations

My new motto is just say, "KNOW MORE!" (Catch the double meaning?) It's time to understand what is really going on, open our eyes and take back our country. The best way to do this is to hit "them" where it hurts. Their financial statements! What is the most effective way to make others change? Change your behaviour toward them. If you want a child to stop being mean, you simply tell that child that until he plays nicely, you won't play with him anymore. If that child needs you - he will quickly change his ways. So, we tell the police departments, county sheriff offices, states and the feds that they aren't playing by the rules of full disclosure and tell them we won't play with them any more! Now, when they change toward us, we still won't play with them because they are not cute, little children. They are giant corporations that have nothing to do with lawful government. Read that again: They are GIANT CORPORATIONS that have NOTHING to do with LAWFUL government. And that is the point.

America hasn't been a sovereign nation with lawful government in more than a century. Some even argue that there never have been lawful governments as "every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by, his fellowman without his consent." [CRUDEN v. NEALE, 2 N.C. 338 (1796) 2 S.E. 70.] And the key phrase there is WITHOUT HIS CONSENT. You must voluntarily give your consent to enter into contracts with these corporations.

Remember what Nietzsche wrote, "Everything the state says is a lie." The "state" declares they are a "state" and this is true, but what is a "state?" The STATE OF TEXAS is a sub-corporation of the UNITED STATES which is a corporation operating in commerce for a profit. Now some may ask, "What's the difference if they operate as a corporation?" Well, if they operated as a not for profit corporation and the stockholders were *we the people*, then that might be okay. But the fact is that every municipality, school district, public works, state, federal agency and the UNITED STATES operate in commerce for a profit and you and I are **NOT** the stockholders. These corporations are privately held companies! Think about that for a minute. The entity we call government is actually a corporation: a corporation that is not owned by the American people. Who makes the corporations responsible to the people? Do they watch themselves and never harm anyone? No, we have to go sue XYZ Company because they knew their tires were causing hundreds of deaths, but XYZ Company didn't want to take responsibility because the "bottom line" was more important to them than human life. Once the system went into corporate status, it ceased to be government.

Before becoming a corporation, no one ever had to register to vote. Now they say that everyone must be registered. This is not true. Try it sometime. Go down to vote in a local election in which you are an inhabitant of that area, but are not registered to vote. Tell them that it is your right to vote and that you don't have to be registered. Most likely you will be allowed to vote, but they won't be very fond of you. You may be asking: "Doesn't 'registered' simply mean, 'signed up'?" Not quite.

When you "register" yourself, you "record formally and exactly ... in a list or the like." Sounds innocent enough. Now, whom do you register with? The registrar. A "registrar" is "an officer who has the custody and charge of keeping of a registry or register." Some examples of registries are registries of copyrights, deeds, wills, motor vehicles and patents. These all have to do with property, not people. Other registries such as registries of births, deaths, marriages, voter registrations, college registrations and the like all have to do with registering natural people. Now we are going to take a leap. What really is a "registry?" "Generally, a 'registry' applies to vessels in foreign commerce, whereas 'enrollment' refers to coastwise navigation." When we register ourselves, we are saying that we are vessels in foreign commerce! Sounds ridiculous doesn't it? But that is why our names magically become capitalized on all of the various registrations: military, voting, birth certificates, death certificates, credit cards, etc. (This essay

presumes that you have an understanding of the all capitalized, fictional name vs. proper names that only have the first letter capitalized.) All vessels/ships have capitalized names.

After registering, we are no longer dealt with as natural living souls, but as vessels operating in foreign commerce. What is the "foreign commerce" in which we are operating?" Corporate commerce. Corporations cannot do business with natural beings, so we enter their jurisdiction to do business with corporations when we become a vessel because a vessel is not a natural being. A vessel is a fiction just as a corporation is a fiction and now the two fictions are capable of transacting business. This all ties in with the flag law we've been studying. Many people for years now have said that we are under maritime law and had us study maritime/admiralty law for court. After all, the flag flown in all of the courts is a military flag and therefore the law they are advertising by that flag is admiralty. So we are viewed as vessels because we registered as such. We are all vessels in a sea of commerce and all courts are commercial courts for commercial fictions, not lawful Common Law courts for real people.

Okay, now we are a vessel. A vessel enters contracts with other vessels under law of the flag. If we don't like the laws their flag represents, then we do not contract with that other vessel. The flag is your warning, of what laws will have control of the contract. When you submit a contract (which is itself a vessel) where is your flag? If your contract does not display a flag, then you are tacitly submitting to the laws of their flag. But you say there is no flag displayed on their contract. Right, and wrong. There is no flag on the face of the contract, but there is a flag somewhere in their building or in front of their building. Every bank displays a UNITED STATES flag (not an American flag), most large corporations have the corporate UNITED STATES flag, the corporate STATE flag and their companies own corporate flag flying in front of their buildings. Haven't you ever wondered why big corporations have their own flags? These represent the codes, rules and regulations that govern their contracts. My kid's college is a good example - all three flags fly right in front of the Bible building for goodness sake! It is astounding how they disclose their intentions and we haven't a clue as to what is really going on.

Again, some one will most likely ask, "What is wrong with these flags?" Good question, BIG answer. These flags are for corporations that abide by rules, codes and regulations - NOT LAWS. Allow me an analogy. What corporate name pops into your head when I tell you to think of a L **A R G E** corporation? Okay, keep that big 500-club name in mind during the following analogy. ANALOGY: After four grueling interviews with multiple tests, you finally land that job at the BIG Company. The boss sends you down to Human Resources to fill out paper work. One of the forms you **must sign** is an acknowledgement form for an *Employee Handbook* that states you have received, understand and will abide by the rules, codes and regulations of the corporation. Some of those rules will deal with dress code, tobacco usage, protocols, harassment, sick time, vacation pay and even disciplinary actions. Excitedly, you sign the acknowledgement (contract) and start work bright and early Monday morning. You are in your finest suit with shoes polished and it's a real good hair day. I, your best friend, show up to take you out for a celebration lunch. I work for myself though doing landscaping and I'm in my usual attire: overalls, t-shirt and work boots. This outfit doesn't meet the standards of the company's dress code and your coworkers look at me kind of funny, but I do NOT work for this company, nor did I agree to abide by its dress code, so they can not tell me how to dress because they have no jurisdiction - no contract with me.

Now, what you must understand is that **the "government" is no more than a private corporation.** They have corporate codes, rules and regulations for **their** corporate employees just as that big 500 Company did in our analogy. Since these codes are not laws, why does everyone follow them as if they were law? Why does the corporate "government" think you must follow their codes, rules and regulations? The reason is because you say you are an employee. You state that you are an employee of the UNITED STATES every time you file a Form 1040 with the IRS as that form is only for employees. The IRS takes you at your word and treats you as an employee. The same is true for STATE taxation forms. You also assert that you are a

UNITED STATES corporate employee every time you answer yes to the question, "Are you a United States citizen?" How many times have we done that, maybe 20 or more? Think of all of the forms you have signed that ask that very question: W-4s, I-9s, passports, drivers licenses, job applications, school registrations, credit card applications, Brady Bill forms ... the list is endless. United States (corporate) citizens are subject to all of the codes, rules and regulations of the company. If you claim national citizenship, please remember that **America or your state** is the nation to claim-NOT the UNITED STATES corporation! Personally, I am an inhabitant of Texas and my citizenship is in Heaven.

The bottom line is that when we are dealing with corporations, we are dealing with contracts [Erie Railroad vs. Thompkins]. Just as I did not have a contract with the big 500 Company and did not have to adhere to its dress code, I don't have a contract with the UNITED STATES corporation so I don't have to adhere to their employee codes. Everything is by contract. Even the courts are corporations and operate by contract. Everything offered to you either verbally or in writing is a **new** offer of contract. Think, about these examples and start noticing how many times each day you get offers of contracts: a traffic ticket, a parking ticket, a code enforcement violation for your yard not being mowed, a building permit, a jury duty notice, a notice or bill for property taxes, a bill to re-register you car, a notice or bill for state or federal taxes, a notice from your bank or credit card company that there will be higher charges for late payments, etc., the list is eternal because everything between you and a corporation **is** an offer of contract.

The good news is that all contracts can be accepted or **REJECTED.** Within a 72-hour period under the Truth in Lending Act, you can reject an offer of contract. This includes rescinding contracts that you accepted and for whatever reason have changed your mind about accepting. What happens when a police officer pulls you over and gives you a ticket? Do you have a choice as to whether or not you are going to sign that ticket? Of course not! Do you even have the choice as to **how** you are going to sign the ticket? Not anymore. My brother Steve was stopped last week and he called me to ask how he should sign the ticket. Steve was ready when the police officer returned and handed him the ticket, but the officer told Steve to sign his name and **only his name.** Wow! Forced contracts under threat, duress and coercion. Is this the land of the free?

It's decision time. If we start rejecting all offers of contract that demand "money" out of our pockets, we **will** hit them were it hurts. Eventually they will have no choice but to shut their doors as would any business whose sales have dropped off. The only difference between the corporate "government" and your local five and dime is that you actually get something in return for your "money" at the local five and dime.

For those of you that still believe we have to support our "government" through taxation, I simply point you to Ronald Reagan's Grace Commission Report of 1984:

100% of what is collected is absorbed solely by interest on the Federal Debt and by Federal transfer payments. In other words, all individual income tax revenues are gone before one nickel is spent on the services taxpayers expect from government.

This country operates today on the same sources of revenue as it did prior to the income tax -"duties" or "imposts" on imported goods and "excise" taxes on domestic goods that are nonessential items. This is all the revenue required to run the "government."

The next standard objection is a book in itself and requires a good deal of research to understand, but I want to try to briefly answer one more objection that most people of good moral character will raise in regard to the Federal debt. That objection/question is: "Don't we have to pay our debts?" If this were an honest debt, that you or I incurred and agreed to pay, then by all means the answer would be an overwhelming YES. However, that is not the case with the Federal debt. The Federal is the UNITED STATES corporation, again, a privately held company that artificially created this outrageous debt and then made you and I believe we were responsible to pay their

debts for them. The debt is what the corporate owners created and lent back to their sub-corporations. It's not even a real debt - it's FRAUD (which coincidentally stands for Federal Reserve Accounting Unit Denominations). If that big 500 corporation from our analogy came to you and said, "Hey, we need your help in getting rid of our debt," you may feel a modicum of sympathy for the corporation, but would you pay their debts for them? NO WAY. Then why are you paying this private company's artificial and fraudulent debt simply because they titled their corporation "UNITED STATES?"

The corporate "government" is nothing more than a pyramid scam leaching off of the hard working productive sector. Back to my new motto - just say "KNOW MORE!"

All definitions are from [BLACKS LAW DICTIONARY Sixth Edition].

The following accounts should help you understand the point of this essay - everything is about contracts!

Contract Story #1: In February of 2000, 1 was on my way to visit my mom in New Mexico. She just had emergency surgery and needed someone to look after her. The doctors explained that there were heart complications, so I rushed to her side. I, unfortunately, am the queen of tickets, so now "rushing" to me equates to 5 miles over the posted limit. The last thing I wanted was to prolong the trip by having a police officer pull me over. But a lesson was in the making and sure enough a Texas Highway Patrol had nothing better to do than harass me. He badgered me into telling him why I was in a hurry, he proceeded to verify my story by calling my mother AT THE HOSPITAL (as if she didn't have enough to worry about - she almost lost her life the day before) and then he still writes me a ticket and not for five miles over, but ten!

So I write the judge a letter explaining why we don't have joinder and I ask him to answer a few questions. Without knowing it, I had rejected his offer of contract. I don't show up by the date allowed, so the nice judge writes me a letter of extension and gives me two more weeks to appear. I call him and ask him what law he is using to prosecute the case. He doesn't even understand the question, so I say, "Is it Admiralty, Maritime, Common, Statutory, UCC, what?" To which he replies, "it's anything I want it to be." Well that narrows things down, doesn't it? I then ask him if this is a civil or criminal matter and he says it's both. So now I don't have a clue what law to study in order to fight this, nor do I really understand what I'm being charged under. During this phone conversation the judge tells me he isn't going to have time to go over all of this in person when I come down. I tell him that I am coming down to fight this and that he may want to have the county attorney help him look over the questions in my letter. He didn't take too kindly to that suggestion. He also said that he didn't even have a flag in his chambers, so not to worry about jurisdiction.

The day comes to appear in the judge's chambers to "talk" about the ticket. Wouldn't you know it; there is a tiny flag in the penholder on the judge's desk. Well I'll be, no flag, huh?" There is also a county attorney that has to be present before the judge will allow my husband and I into his chambers. I begin by holding my flag, handing the judge a 4-page letter and telling, him that this is a "Special, **not General,** Appearance." The letter explains why the Court and I don't have joinder. The next twenty minutes is a jurisdictional tug-o-war in which the judge and county attorney, try in earnest to let me to plea including, the judge telling me that he is going to enter a plea for me, to which I responded with, "Judge, you can't practice law from the bench." The county attorney finally knows I'm not going to give in, so he asks, "Young lady, do you have a drivers license?" I said, "Yes sir, unfortunately I do." He then turns to the judge and says, "Judge, she has appeared before you today and she has a drivers license, so she has waived her rights." I waived my rights????

You know that light bulb that goes off over the heads of the cartoon characters when they get a great idea? At that very moment, that same light bulb appeared over my head. I **realized that it**

was ALL ABOUT CONTRACTS! Thinking quickly, I turned to the judge and asked him to remind the county attorney that I had reserved my rights on the face of the ticket and that I had made a "special appearance" under threat of imprisonment which in no way waives my rights. The county attorney then asked the judge to grant a continuance so that he could review my 4-page letter. The judge did so and told me to return a month later. I got home and recounted the story for a friend of mine. The friend said, oh Ann, you just gave them jurisdiction, sit down right now and write that judge and tell him you didn't agree to that continuance. I did just that and told the judge that I wasn't coming back on that date or any other date. This letter was a bit different. Instead of asking him to dismiss the ticket, which sounds as if I am granting jurisdiction, I demanded him to immediately cease and desist the proceedings under the color-of-law against the Sovereign.

Well, it has been two years and no warrants were ever issued for my arrest. Not only did I have two "insider" friends check to see if warrants were put out on me, but I was arrested (most of the best people are!!!) in December of 2001 on a contempt charge and no outstanding, warrants were on my record. The contempt charge is what I got for trying to help a friend in court. **Don't go into their court if you can help it!** I know that sometimes it's unavoidable and even necessary. You are granting jurisdiction just by being there if you don't know exactly how to challenge it. Please don't play their game on their field. They have the home court advantage and the guns to back it up when they feel like it.

Contract Story #2: In 1999, 1 was attempting to help the same friend in story #1. The city animal control division informed him that he couldn't have all of the animals he was feeding and housing. We, being the good, law abiding people we are, wrote a letter to the judge inquiring as to how the city's codes could violate the Constitution. There was no response to the letter, so after about a month, we began to inquire as to when a response would be forthcoming. As it turned out, the judge had given the letter to the city attorney and we wound up in her office discussing the matter.

My friend asked questions, while I tape-recorded the conversation and one of his witnesses testified to the city attorney that animal control had actually gone into my friend's yard and taken some of the animals. The conversation eventually came to the Constitution and flag law. My friend asked what laws the city went by since we believed their codes were in direct violation of the Constitution, at which point the city attorney became visibly upset and practically yelled at my friend. She said, "Mr. Darlak, we go by the CITY OF ABILENE laws, the STATE OF TEXAS laws and the UNITED STATES laws."

As you would assume, we left that meeting in a very confused state. It took more than a year for us to understand what the city attorney had meant by her statement. She said that the city abides by CORPORATE codes. Since corporate codes are all about contract and we all have the right to contract, the city codes do not abrogate the Constitution, but she couldn't/wouldn't disclose that to us.

That is their game, they get you to contract and then you're stuck, unless you know how to reject their offers of contract. Please retrain your thought processes!!! What you and I were taught was government is nothing more than a privately held corporation! And what you and I were taught were laws are nothing more than corporate codes, rules and regulations that have nothing to do with living souls unless you work as an employee for that company.

THE TRUE BIRTH
VERIFIED BY THE CREATOR GOD
IN ORDER A DECLARATION BY AFFIDAVIT CONFIRMING
THOSE THINGS MOST SURELY BELIEVED

(Luke 1: 1-4)

NOW THE BIRTH INVOLVING **Jack Rabbit Patriot** *WAS ON THIS WISE* AT THE TIME APPOINTED

I, Jack Rabbit Patriot, BEING LEGAL AGE, MAKE THE FOLLOWING STATEMENTS AND DECLARE THAT ON GOD'S PERSONAL WORD AND KNOWLEDGE, THEY ARE TRUE AT THE TIME LIFE BY GOD WAS BIRTHED

On the Land, Cottontail County, Texas
(Jack Rabbit's Birth date)
(Genesis I8: 10-14)

SIGNED ACCORDINGLY BY GOD'S WORD ON (Jack Rabbit's Birth date)

(Holy Scripture)
(Picture)

JACK RABBIT PATRIOT, GRANTOR SECURED PARTIES SIGNATURE ADDRESS CITY, STATE ZIP CODE Jack Rabbit Patriot, Agent Attorney In Fact, Autograph

Witness Witness Witness

<u>AMERICAN PEOPLE- WAKE UP!</u> (Attributed to) (If it is not His-It is Appropriate)Edward Mandell House-

Sent by the powers that rule the Democracy-Commercial Government Form-England; worked with and controlled all the Presidents from Woodrow Wilson through Franklin Delano Roosevelt in establishing all that the American People are reaping by Slavery; had this private meeting with Woodrow Wilson (1913-1921) and stated:

"'[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 affect our security as a charge back for our fiat paper currency. Every American will be forced to register or suffer being able to work and earn a living. They will be our chattel, and we will hold the security interest over them forever, by operation of the law merchant under the scheme of secured transactions. Americans, by unknowingly or unwittingly delivering the bills of lading to us will be rendered bankrupt and insolvent, forever to remain economic slaves through taxation, secured by their pledges. They will be stripped of their rights and given a commercial value designed to make us a profit and they will be none the wiser, for not one man in a million could ever figure our plans and, if by accident one or two should figure it out, we have in our arsenal plausible deniability. After all, this is the only logical way to fund government, by floating liens and debt to the registrants in the form of benefits and privileges. This will inevitably reap to us huge profits beyond our wildest expectations and leave every American a contributor to this fraud, which we will call "Social Insurance". Without realizing it, every American will insure us for any loss we may incur and in this manner, every American will unknowingly be our servant, however begrudgingly. The people will become helpless and without any hope for their redemption, and, we will employ the high office of the President of our dummy corporation to foment this plot against America.

USE THE REDEMPTION PROCESS, POWER OF ATTORNEY IN FACT, BE A FREE MAN OR WOMAN

A WORD OF WARNING

There have been many and various people who have used the "SIGHT DRAFTS" and there have been many and various people who have been tried by the Courts and are now

in Prison. "SIGHT DRAFTS" or "CMO'S" create DEBT and the only DEBT CREATOR is the FEDERAL RESERVE BOARD/ BANK. The UCC gives the FEDERAL RESERVE BOARD wide latitude in making a determination whether an Instrument is Fraudulent or Legal.

A "SOVEREIGN" cannot create DEBT - it is his/her ENERGY that creates payment for the DEBT created by the FEDERAL RESERVE BOARD/BANK and all their CORPORATIONS.

STAY with the ACCEPTANCE for VALUE program not one living soul has been arrested for use and implementation. REDUCE THE DEBT!

LEARN the ACCEPTANCE for VALUE and AFFIDAVIT/ DENIAL CORPORATIONS EXISTENCE and protect yourself, the living soul, in the CORPORATE/COMMERCE WORLD.

Flag Registered Mail Number Stamp

With your name signed over the stamp Understanding the Flag

The Law of the Flag: an International Law, which is recognized by every nation of the planet, is defined as ...a rule to the effect that a vessel is a part of the territory of the nation whose flag, she flies. The term is used to designate the right under which a ship owner, who sends his vessel into a foreign port, gives notice by his flag to all who enter into contracts with the ship master that he intends the Law of that Flag to regulate those contracts, and that they must either submit to its operation or not contract with him or his agent at all." (Ruhstrat v. People, 57 NE 41).

Registration: When you "register" yourself, you "record formally and exactly... in a list or the like," with a Registrar. A "registrar" is "an officer who has the custody and charge of keeping of a registry or register." What really is a "registry?" "Generally, a 'registry' applies to vessels in foreign commerce.

When we register ourselves, we have recreated ourselves as vessels in foreign commerce.

Flag: Everything moving in commerce is a vessel: space ships, satellites, sea-going ships, planes, busses, automobiles, the mails, persons and believe it or not - contracts. Just as a ship must fly a flag to designate its nationality/laws of contract, your paperwork needs to display a flag in order to establish who you are and what law you will use to contract.

Stamp: All vessels charge a freight fee to deliver their cargo. Likewise we must pay a freight fee as the authority to deliver our cargo, i.e.: the paperwork we send needs to have a stamp on it. The paper is the vessel, the words are the cargo, the flag designates the law and the stamp shows that we have paid the fee to deliver our cargo. Place the coloured flag in the upper left hand corner as you are looking at the page (the Bonnie Blue is what I use) and place a dollar stamp in the upper right hand corner. Write your autograph over the stamp to cancel it thus making you the postmaster. Whatever flag you choose to use, remember not to use a gold-fringed flag as that is under their jurisdiction and not your common law jurisdiction.

Registered: Use registered mail to identify your vessel. This places your document/vessel into international law and gives it recognition in international commerce. This is another assertion that you are in fact foreign to the jurisdiction they are trying to place you under. This number now becomes the case number for any and all paperwork related to the first document sent.

Jolly Roger: If you come upon a flag that is not recognized in international law, it is a pirate flag. Anything attached to a Title 4 USC 1, 2 Flag (i.e.: gold fringe) mutilates the Flag and under

Title 4 USC 3 carries a one-year prison term. The gold fringe is an added colour and represents "colour of law" when placed upon the Title 4 USC Flag. The fringe is a mutilation; it suspends the Constitution and establishes "colour of law." The gold-fringed flag that utilizes color of law and portends to be the American flag is NOT the American flag of peace. It is a pirate flag and it is your warning as to whom/what you are about to do business with. Army Regulation 260-10 states that the gold fringe may be used only on regimental "colours," the President's flag, for a military courts martial and for the flags used at military recruiting centres.

Courts: The flag in court is the court's advertisement of the laws governing their contracts. If you do not wish to contract with these courts, then jurisdiction must be challenged. In order to correctly challenge jurisdiction you must remember [Girty vs. Logan, 6 Bush KY 8] which states: "It is an elementary rule of pleading, that a plea to the jurisdiction is a tacit admission that the court has a right to judge in the case and is a waiver to all exception to the jurisdiction." Which means that if you plea - you have waived your rights to challenge jurisdiction. And when the judge attempts to enter a plea for you and says that the state statutes allow him to do so, tell him NO, that he cannot practice law from the bench and that he is not your attorney and you do not give him permission to act on your behalf! Read the "Courts By Contract" section in this manual for further information.

<u>Lawgiver.org</u> U.S. Postal Service or the post office?

You may want to get rid of your mailbox and take the numbers off your house. These signify a "commercial address" and not your location as a Good and Lawful Christian Man or Woman. Since 1863, the military took over control of what once was the Post Office. General delivery was the only form of mail prior to that time was common to all people. The current U.S. Postal Service (USPS) is in effect today as a corporation under military rule that services only the commercial persona in the field of military occupation. However, the common law post office still exists and general delivery has never been abolished, just hidden. This is why it is imperative that all Christians call for their mail in general delivery at the post office and no longer accept commercial free delivery by the USPS.

Let's first get it straight that the god ruling our governments today is the god of commerce, Mercurius. You may know him as Mercury. He is the god of profit and gain, and his fellow god Mars, the god of war protects Mercury's interest. They were around when Jesus was taken up to a high mountain by the prince and ruler of this world, the boss and king of Mars and Mercury. Our Lord was shown all the worldly nations. The prince of this world tempted Jesus with these nations by saying "I will give you all this power along with their glory because they have been given to me and to whom-so-ever I wish to give them to. If you'll worship me, all of this will be yours"! Quite a bribe. But Jesus told him get behind me Satan! It's written that you must worship the Lord your God and only Him will you serve [See Luke 4; 5-8]. As God's great fallen angel, the worldly prince knew this well.

Residents, Bar attorneys, individuals, natural persons, persons, corporations, homeowners, homesteaders, officers, trusts, taxpayers, partnerships, directors, IRS 501(c)3 Churches and citizens (all these names are Federal and State statute or administrative code defined "fictional entities") are addressed by number and street name or P.O. Box. These terms do not represent the Good and Lawful Christian Man or Woman. You are none of these fictional names in commerce, but once you accept free delivery at an address, you have voluntarily taken on the commercial name or persona addressed in the letter.

General delivery to "transients" or sojourners has never been altered or changed since Lincoln's War. In common Law, general delivery is a vested right that cannot be denied to a Christian as long as he is operating outside of commercial free delivery. You cannot be in common law and commercial statute law at the same time. The Non-commercial side of the Post Office still exists

as general delivery where one calls for his first class mail rather than accepting commercial delivery at an <u>address</u>.

Lincoln instituted commercial free delivery on July 1, 1863. Prior to this time, postal matter was 'picked up' or 'called for' by a 'patron' at his local post office. Notice that 'customers' did not call for their mail as a customer is a fictional commercial vendee of the vender, the USPS. When you receive mail by free delivery at your mailbox you are a commercial <u>customer</u> by implied contract. When you accept free delivery you accept the 'benefit' of a commercial venue in contract. A Christian cannot be under contract of commercial benefit at the same time he claims to be under the Covenant of God.

According to <u>The Postal Laws and Regulations of 1932</u>, letters delivered free on post routes are defined as commercial.

"gas, electric, water and tax bills or other statements of accounts, orders for merchandise, etc."

It's lawfully correct to conclude from this that free delivery is only made through a delivery route and that all free delivered letters on this route are <u>commercial taxes</u> and <u>commercial merchandise</u>. This means that all those who receive their mail at an address or a mailbox are those who are in <u>contract to pay government debt or other debts</u>.

General delivery is intended for use primarily at: c. Any post office to serve <u>transients</u> and <u>customers not permanently located</u>. <u>The Post Office Domestic Mail Manual</u> at D930, 1.1. The key words are <u>transients</u> and <u>location</u>. Notice this does not say addressee or address which are considered commercial terms. As a sojourner in the land of The Lord, you are a transient. The land shall not be sold forever; for the land is Mine; for ye Are strangers and sojourners with me. Leviticus 25:23

From 1932 until today, the U. S. Postal Service Regulations only restrict residents, persons and customers. A Christian is a <u>sojourner</u> or <u>transient</u> and there are no restrictions concerning the same. This is why calling for your mail in general delivery is still recognized in common law and is a traditionally vested right that has <u>never</u> been altered amended or changed by statute code or regulation.

To maintain and declare your Christian Common Law jurisdiction, it is <u>mandatory</u> that you remove yourself from commercial free delivery; Remove the mailbox and identification numbers signifying your commercial address; and advise all who wish to send you first class matter to do so as follows:

Brother Jon Elias the ecclesia at Wayne to be called for in general delivery Wayne post office Wayne, Georgia state

[Other publications in this series concerning your Christian appellation and the Rules of English Grammar will explain why certain letters in the beginning of words are not capitalized; Why your given name and surname are written as above; and what periods and bracket "() []" signify according to English Grammar and the law.]

Your local Postal Service may try to tell you that general delivery is only good for thirty days and then it automatically cancels. They may cite sections 1.2 through 1.4 of the Manual [see above], which states in part "Postmasters may restrict the use of general delivery by customers" but notice this is a customer restriction, not a transient restriction. They will also quote "General

delivery customers can be required to present suitable identification before mail is given to them" and "General delivery mail is held for no more than 30 days, unless a shorter period is requested by the sender. Subject to 1.2, general delivery mail may be held for longer periods if requested by the sender or addressee."

Again, notice that the terms used are restricting the customers and the addressee, both being commercial terms of commercial personae, which does not apply to transients and sojourners. They may ask you to fill out a USPS Form to request General Delivery. This is not general delivery through the post office but a commercial Customer General Delivery Request of the USPS. You have no need to request that which is already common to all people and readily available without restriction, hence, being of the common law. Such commercial oriented Request Forms are for customers not transients.

Just advise everyone to start sending your first class mail to you as shown above; Then, go to the post office once a week and ask them for mail they may be holding with your name on it in general delivery. They will almost always ask you for 'Identification'. Hopefully, you personally know the clerk. Postal Service Employees are allowed by Postal Regulation to hand to you mail without any further identification if you are personally known to them. If not, show them a copy of your Baptism in Christ Jesus from the church, signed by Christian witnesses.

If they insist on a picture identification, tell them you simply have no identifications with your picture on it, such as State Drivers Licenses. Tell them you are a Good and Lawful Christian who does not receive benefits from the government including "ID Cards" or "Licenses". They will most likely presume that you're one of those 'Quakers' or belong to some other 'religious cult' and they will also be in fear that if they deny you any matter in general delivery, they may be in 'civil rights' trouble, so they'll almost always give you your general delivery matter.

The evidence of a mailbox on a house, in front of a house, or a Post Office Box prove military commercial residency as an 'enemy in the field'. A doorbell or door knocker is an 'invitation' under military and statute law to break down the door if necessary within their own discretion, because it is presumed that the existence of such is to permit or allow anyone to enter for any reason once announcement has been made and without any further protocol necessary to gain entrance.

The Jurisdictional Trap of "Free Home Delivery"

Contributed by Greg Loran Durand

The principal tool used by the United States Government to establish the people as "residents" of the one of its *de facto* appendages is the benefit of free city or free rural delivery of mail. As was stated recently by Associated Press writer Calvin Woodward, 1863 was the "advent of numbered addresses. Before, people went to the post offices for mail addressed only by name and city [general delivery]." Even more revealing is the following quote from Congressman Clyde Kelly, who served in the early 1930's as a member of the Post Office and Post Roads Committee in the House of Representatives:

"Free Delivery" is a phrase born of the service policy of the Post Office. It has been growing in meaning until it is clearly established that every American who mails a letter is entitled to have it delivered to the doorway of the addressee.

Under the self-sustaining policy of the early days letter carriers were authorized at the larger post offices and were allowed a fee of 2 cents for each letter, to be paid by the person to whom it was addressed. If he did not have the fee, the letter was returned to the Post Office, to await his call. Such a system could not endure, once the true purpose of the Post Office [to regulate citizens] was realized. On July 1st, 1863, free city delivery service was instituted [as a war measure to keep track of "public enemies" and "suspects"—Northern Democrats]....

Still more eloquent testimony to the service ideal of the Post Office is found in the rural free delivery. It might be argued that it would be more economical to deliver mail in congested cities than to provide storage space [in general delivery] for mail awaiting the calls of patrons [not customers or "residents"], but no such reasoning will apply to smaller towns from which most of the rural routes radiate. There never was any other motive than the public welfare behind the establishment of the rural free delivery service....

The one test in changes in routes must be: "Will the service be as good or better than formerly?" The test of self-support should not determine the future of this facility which brings benefit to every citizen of the United States, whether he lives in city or country.

It is the highway of service, designed by a democracy with faith for a social institution of vital importance in a people's nation [Lincoln's "new nation"]... Every American is the beneficiary of this postal highway and of those leaders [the Lincoln Administration and all its successors] who insisted upon its being built on the service foundation. Its very existence is proof that the true objective of the Post Office is service, not moneymaking, either for profit or exactly balancing expenditures. It is more essential for the protection of the nation [the corporate "United States"] than the Army or Navy; it is the democratic instrument of a democracy [not a republic].

One needs to be able to "read between the lines" when perusing Government admissions. The "benefit" that was offered to the American people by the Post Office under Lincoln in 1863, and now by the United States Postal Service, is that "post offices registered enemy aliens." (3) It is important to understand that the United States Postal Service is "an independent establishment of the executive branch of the Government of the United States." (4) Consequently, maintaining a place of "residence" by receiving mail at an "address" automatically transmutes the recipient of the benefit into as asset of the occupying power.

- 1. Calvin Woodward, article: "What's in a Number? Modern Digital Confusion" The Eastside Journal (Bellevue, Washington), 11 March 1997, page A9.
- 2. Clyde Kelly, United States Postal Policy [New York, New York: D. Appleton and Company, 1931], pages 108, 111, 112,118.
- 3. Gerald Cullinan, The Post Office Department [New York, New York: Frederick A. Praeger, Publisher], page 81.
- 4. Title 39, United States Code, section 201.

No Zip Codes (Use invokes Federal Jurisdiction) (Author unknown)

Use of the Zip is <u>voluntary</u>. See Domestic Regulations. Section 122.32 as amended. You should also know that the Postal service cannot discriminate against the non-use of the Zip Code. See "Postal Reorganization Act", Section 403, (Public Law, 9 1-375). The federal government utilizes the ZIP code to prove that you reside in a "federal district of the District of Columbia". This is why the IRS and other government agencies (state and federal) require a Zip code when they assert jurisdiction by sending you a letter. They claim that this speeds the mail, but this is a sly and subtle TRICK. It is also prima facie evidence that you are a subject of Congress and a "citizen of the District of Columbia" who is "resident" in one of the several states.

The receipt of mail with a ZIP code is one of the requirements for the IRS to have jurisdiction to send you notices. The government cannot bill a Citizen of Texas, because he is not within the purview of the MUNICIPAL LAWS of the District of Columbia. In fact, the Internal Revenue

Service has adopted the ZIP code areas as Internal Revenue Districts. See the Federal Register, Volume 51, Number 53, Wednesday March 19, 1986.

You must remember that the Postal Service is a private corporation, a quasi-government agency. It is no longer a full government agency. It is like the Federal Reserve System, the Internal Revenue Service, and the United States and the United States Marshall Service. They are all outside the restrictions of the Federal Constitution, as private corporations. They are all powerful in their respective areas of responsibility, to enforce collection for the federal debt. So, if you are using a ZIP code, you are in effect saying openly and notoriously that you do not live in the State of Texas, etc, but instead are a resident in the Texas area of the District of Columbia (a federal district). There are some so-called Patriot groups that I consider Patriots for money. They advocate the use of Title 42 suits (which are for federal citizens only), send mail to you with a ZIP code, and ask you to do things that place you within the municipal jurisdiction of the District of Columbia.

Remember these individuals may be agents of the government or, even worse, are advocating a one world government by the use of the Social Security number and the ZIP code.

So you must be aware of the movement towards a one world government through annihilation or elimination of State Citizens by use of the so-called 14th Amendment and its related laws. It is this writer's opinion, both as a result of study, e.g. of page 11 of the National Area ZIP code Directory, of 26 U.S.C. 7621, of Section 4 of the Federal Register, Volume 51, Number 53, of (TDO) 150-01; of the opinion in United States v LaSalle National Bank, 437 U.S. 298, 308, 98, 5 Ct 2d 2357, 571. Ed. 2d 221 (1978); of 12 U.S.C. 222; of 31 U.S.C. 103, and as a result of My actual experience, that a ZIP code address is presumed to create a "Federal jurisdiction" or "market venue" or "revenue districts" that override State boundaries, taking one who uses such modes of address outside of a State venue and its constitutional protections and into an international, commercial venue involving admiralty concerns of the "United States", which is a commercial corporation domiciled in Washington, D. C.

More specifically, looking at the map on page 11 of the National ZIP Code Directory, e.g. at a local post office, one will see that the first digit of a ZIP code defines an area that includes more than on State. The first sentence of the explanatory paragraph begins.

"A ZIP code is a numerical code that identifies areas within the United States and its territories for the purpose of...." [cf. 26 CFR 1 1-1 (c)]

Note the singular possessive pronoun "Its", not "their", therefore carrying the implication that it relates to the "United States" as a corporation domiciled in the District of Columbia (in the singular sense), not in the sense of being the 50 States of the Union (in the plural sense). The map shows all the States of the Union, but it also shows D.C., Puerto Rico and the Virgin Islands, making the explanatory statement literally correct.

Properly construed, ZIP Codes can only be applicable in Federal territories and enclaves that may be located within the 50 States of the Union, and to the "United States" and District of Columbia and its territories - cf. Piqua Bank v Knoup, 6 Ohio 342, 404(1856) and U.S. v Butler, 297 U.S. 1, 63 (1936) to the effect that "in every state there are two Governments, the state and the United States". Therefore, ZIP Code address are for the corporate "United States" and its agents (for example, a customs and duty collector at New York harbour, when they move out into the States of the Union to perform functions delegated to the "United States" by the National/Federal Constitution, or the Texas Department of Transportation, Bureau of Motor Vehicles, or a U.S. Congressman).

But, by propaganda, misleading information and seditious syntax, government has gotten nearly everyone in the 50 States of the Union to use ZIP Codes of address, and that creates a

PRESUMPTION or a PREJUDICIAL ADMISSION that one is in such a Federal venue, or that one is such a government agent.

In general, it is well settled in law that Income Tax Statutes apply only to corporations and to their officers, agents, and employees acting in their official capacities, e.g. from Colonial Pipeline Co. v Traigle, 421 U.S. 100, 44 L.Ed.2d.1, 95 S.Ct. 1538(1975)". ...However, all "income tax statutes apply only to state created creatures known as corporations no matter whether state, local, or federal". Since corporations act only through their official capacities, but not as individuals. This is the real purpose for Identifying Numbers-26 CFR 301.6109-1(d) & (g) and 26 U.S.C. 6331(a) and 26 CFR 301.6331-1, Part 4.

Use of a ZIP Code address is tantamount to the admission of being a "citizen of the United States" who does not necessarily have the protections of the first eight Amendments to the Constitution (in the Bill of Rights) when proceeded against by Federal or State authority-Maxwell v Dow, 176 U.S. 581, 20 S Ct 448 (1900), but "All the provisions of the constitution look to an indestructible union of indestructible states", Texas v White, 7 Wall 700; U.S. v Cathcart, 25 F Case No. 14,756, In re: Charge to Grand Jury, 30 F. Case No 18,273 (65 CJ Section 2)-not known to be overturned.

SAMPLE LETTER

To Whom It May Concern:
Please kindly correct your records to show that I am located at:
NON-DOMESTIC
C/O 2819 Bluto Street
Dallas, Texas
Zip code exempt (DMM 122.32), As Amended

Since the use of Zip codes is voluntary (see Domestic Mail Service Regulations, Sections 122.32), the U.S. Postal Service cannot discriminate against the non-use of ZIP codes, pursuant to the Postal Reorganization Act, Section 403 (Public Law 91-375).

The federal government attempts to assert jurisdiction by, sending letters with ZIP codes, when jurisdiction would otherwise be lacking. The receipt and "acceptance" of mail with ZIP codes is one of the requirements for the Internal Revenue Service, in particular, to have jurisdiction to send notices. In fact, the IRS has adopted ZIP code areas as "Internal Revenue Districts". See the Federal Register, Volume 51, Number 53, for Wednesday March 19, 1986.

The federal government cannot bill a Texas State Citizen because such a Citizen is not within the purview of the District of Columbia, its territories, possessions or enclaves. As a group, these areas are now uniquely and collectively identified as "the federal zone", as explained in the book entitled, The Federal Zone: Cracking the Code of Internal Revenue, San Rafael, Account for Better Citizenship, 1992. Your immediate cooperation in this matter will be most appreciated.

Signed with explicit reservation of all of My Rights and without prejudice to any of My rights. *John Q. Doe, Agent*

John Quincy: Doe, state Citizen

Nonresident Alien with respect to The Federal Zone D.C., its territories, possessions and enclaves) 7/19/02 John Quincy

"FEDERAL CHILDREN" ARE WE OWNED BY THE GOVERNMENT?

In 1921, the federal <u>Sheppart-Towner Maternity Act</u> created the birth "registration" or what we now know as the <u>"Birth Certificate".</u> It was known as the "Maternity Act" and was sold to the

American people as a law that would reduce maternal and infant mortality, protect the health of mothers and infants, and for <u>"other purposes"</u>. One of those other purposes provided for state agencies in overseeing of it's operations and expenditures. What it really did was create a federal <u>"birth registry"</u> which exists today, creating <u>"FEDERAL CHILDREN"</u>. This government of <u>"Parents Patriae"</u>, now legislates for American children as if they are owned by the federal government. Through the public school enrollment process and continuing license requirements for most aspects of daily life, these children grow up to be adults indoctrinated into those things necessary to carry our activities that exist in what is call a <u>"free country"</u>.

<u>Before 1921, the records of births and names of children were entered into the family bibles, as were the records of marriages and deaths.</u> These records were readily accepted by both the family and the law as <u>"official records"</u>. Since 1921, the American people have been registering the births and names of their children with the government of the state in which they are born, even though there is no federal law requiring it. The state tells you that registering your child's birth through the birth certificate serves proof that he/she was born in the united States, thereby making him/her a United States Citizen. For the past several years a social security number has been mandated by the federal government to be issued at birth. The social security number is one of those "other purposes". It serves as a means of lifelong tracking of the one whose name is on the birth certificate.

<u>In 1933, the united States of America (Corporate Government) was declared bankrupt</u> by President Roosevelt. The governors of the then 48 States pledged the "full faith and credit" of each of their States, including the <u>CITIZENRY AS COLLATERAL</u>, for loans of credit from the Federal Reserve System.

To wit; <u>"FULL FAITH AND CREDIT"</u> the clause of the U.S. Constitution (Article IV, Section 1) which provides that the various states must recognize legislative acts, public records, and judicial decisions of the other states within the united States. It requires that foreign judgment be given such faith and credit as it had by law or usage of state of it's origin. That foreign statutes are to have force and effect to which they are entitled in home state. And that a judgment of record shall have the same <u>FAITH, CREDIT CONCLUSIVE EFFECT</u>, and obligatory force in other states as it has by law or usage in the state from whence taken. Black's Law Dictionary, Fourth Edition, and Sixth Edition (page 672), cites omitted.

After receiving the information of live birth and other particulars for the birth certificate accompanied by the assigned social security number, the state claims an interest in every child within it's jurisdiction. The state will, if it deems it necessary, nullify your parental rights and appoint a guardian (trustee) over your children. The subject of every birth certificate is a child. The child is a valuable asset which, if properly trained, can contribute valuable assets provided by it's labor for many years. It is presumed by those who have researched this issue, that the child itself is the asset of the trust established by the birth certificate and the social security number is the numbering registration of the trust, allowing for the trust's assets to be tracked. If this information is true (and we believe it is), our children are owned by the state. Each one of us, including our children, are considered assets of "bankrupt" united States Corporation. We are now designated by this government as "HUMAN RESOURCES" born in a DELIVERY room, delivered to the state of birth by way of the BIRTH CERTIFICATE for which our INFORMER (our Mother) provides the requested information including the NAME and SOCIAL SECURITY (or tracking) NUMBER wherewith this bankrupt government is supplied with new crop of COLLATERAL born each year.

In 1923, a suit was brought against "federal officials" (corporation) charged with the administration of the Maternity Act, who were citizens of another state, to enjoin them from enforcing it, wherein the plaintiff averred that the act was unconstitutional, and that it's purpose was to induce the States to yield sovereign rights reserved by them through the federal Constitution's 10th amendment and not granted to the federal government, and that the burden

of the appropriations falls unequally upon the several States held that, as the statute does not require the plaintiff to do or yield anything and no burden is imposed by it other than that of taxation, which falls not on the State but on it's inhabitants, who are within the federal as well as the state taxing power, the complaint resolves down to the naked contention that Congress has usurped reserved powers of the States by the mere enactment of the statute, though nothing has been, or is to be, done under it without their consent. (Commonwealth of Massachusetts vs. Melton, Secretary of the Treasury, et.al; Frothingham vs. Mellon, Secretary of the Treasury, et.al.). Mr. Alexander Lincoln, Assistant Attorney General, argued for the Commonwealth Massachusetts. To wit;

1. The <u>act is unconstitutional</u>. It purports to vest in agencies of the Federal Government (a Corporation) powers which are almost wholly undefined, in matters relating to maternity and infancy, and to authorize appropriations of federal funds for the purpose of the act.

Many examples may be given and were stated in the debates on the bill in Congress of regulations which maybe imposed under the act; THE FORCED REGISTRATION OF PREGNANCY. GOVERNMENT PRENATAL EXAMINATION OF EXPECTANT MOTHERS. RESTRICTIONS OF THE RIGHT OF A WOMAN TO SECURE THE SERVICES OF A MIDWIFE OR PHYSICIAN OF HER OWN SELECTION, all are measures to which the people of those States which accept it's provisions may be subjected. There is nothing, which prohibits the payment of subsidies out of Federal appropriations. *INSURANCE OF MOTHERS* MAY BE MADE COMPULSORY, THE TEACHING OF BIRTH CONTROL AND PHYSICAL INSPECTION OF PERSONS ABOUT TO MARRY MAYBE REQUIRED by Section 4 of the act, the Children's Bureau is given all necessary powers to cooperate with the state agencies in the administration of the act. Hence it is given the power of assist in the plans submitted may provide. As to what those plans shall provide, the final arbiters are the Bureau and the Board. The FACT THAT IT WAS CONSIDERED NECESSARY IN EXPLICIT TERMS TO PRESERVE FROM INVASION BY FEDERAL OFFICIALS THE RIGHT OF THE PARENT TO THE CUSTODY AND CARE OF HIS CHILD AND THE SANCTITY OF HIS HOME SHOWS HOW FAR REACHING ARE THE POWERS WHICH WERE INTENDED TO BE GRANTED BY THE. ACT

(1) The act is invalid because it assumes powers not Granted to Congress and Usurps the local police power. McCulloch vs. Maryland, 4 Wheat. 316, 405; United States vs. Cruickshank, 92 U.S. 542, 549-551.

In more recent cases, however, the Court has shown that there are limits to the power of Congress to pass legislation purporting to be based on one of the powers expressly granted to Congress which in fact usurps the reserved powers of the States, and that laws showing on their face detailed regulations of matter wholly within the Police power of the States will be held to be unconstitutional although they purport to be passed in the exercise of some constitutional power, *Hammer vs. Dagenhart*, 247,259 U.S.... 44. The act is not made valid by the circumstances that federal powers are to be exercised only with respect to those States which accept the act, for Congress cannot assume, and state legislatures cannot yield, the powers reserved to the States by the Constitution. *A message of President Monroe*, May 4, 1822; 4 Elliot's Debates p. 525; Pollard's Lessee vs. Hagan, 3 How. 212; Escanaba Co. vs. Chicago, 107 U.S. 678; Coyle vs. Oklahoma, 221 U.S. 559; Cincinnati vs. Lousiville & Nashville R. R. Co, 223 U.S. 390.

(2) The act is invalid because it imposes on each State an illegal option either to yield a part of its powers reserved by the Tenth Amendment or to give up its share of appropriations under the act. A statute attempting, by imposing conditions upon a general privilege, to exact a waiver of a constitutional right, is null and void. *Harrison vs. St. Louis & San Francisco R.R. Co.*, 232 U.S. 318; Terral vs. Burke Construction Co., 257 U.S. 529.

(3) The act is invalid because it sets up a system of government by cooperation between the Federal Government (a Corporation) and certain of the States, not provided by the Constitution. Congress cannot make laws for the States, and it cannot delegate to the States the power to make laws for the United States.

In re: Rabrer, 140 U.S. 545; Knickerbocker Ice Co. vs. Stewart, 253 U.S. 149; Opinion of the Justices, 239 Mass. 606.

The <u>MATERNITY ACT</u> was eventually repealed, but parts of it have been found in other legislative acts. What this ACT attempted to do was to <u>set up government by appointment</u>, run by bureaucrats with re-delegated authority to tax, which is in itself unconstitutional.

What was once declared unconstitutional by the Supreme Court of this nation in the past should be upheld in a court challenge today. The constitution has not changed. What has changed is the way this government views human life. Today we are defined as **HUMAN RESOURCES**, believed to be owned by the government. The government now wants us, as individuals, to be tagged and tracked. Government mandated or legislated National I.D., which is unconstitutional. Federal jurisdiction to legislate for the several states does not exist and could never survive a court challenge as shown above. Writing letters to elected public servants will not save us when we all know their agenda does not include serving those who placed them in power (servitude). Perhaps the 10th Amendment of the federal constitution guaranteeing states rights will, if challenged, when making it known that we as individuals of the several states will not be treated as chattel of the U.S. government. If the federal government believes that they own us, and as such have the right to demand national I.D. cards, and health I.D. cards, which will in truth tag us as we tag our animals, then let them bring forth the documents to prove their authority to legislate for it. If our God given RIGHTS to life, liberty, freedom and Pursuit of happiness, which were the foundation upon which this nation was created do not exist, and liberty and freedom is only an illusion under which the American People suffer then let the government of this nation come forward and tell the people. But.....if we are judged free, then we should not have to plead or beg before our elected public servants to be treated as such. If, in truth we are not free, then perhaps it is our duty to address this issue forthright and forthwith with the power of the pen and pray the people will waken from their fear and slumber induced by greed.

SECTION II - THE AMERICAN DREAM THRU REDEMPTION

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The American Dream

The authors view from an understanding for the material that has come from many varied and researched material from many and varied Patriots and books written by people recording history as they viewed it at the time history took place.

Books are never all factual and sometimes are purposefully slanted by the views put forth by the author.

There are always errors in understanding and books --- but most authors take offense at having something pointed out that was written wrong-either for purpose or by mistake. This book is written-it is yours when in your possession - the material is free change whatever you like in your book - you will not offend Me.

THE AMERICAN DREAM WHERE DID IT GO

March 9,1933, "A day that will go down in history in infamy", spoken on a different day but applies more surely for this day, by Franklin Roosevelt. For on this day by the "Trading with the Enemies Act" and the declaration of Bankruptcy by the Congress for the United States (A CORPORATION), the American Dream turned into a NIGHTMARE.

At this point in history, slowly but surely, the Bankers proceeded by taking over the Federal Court System. The taking over of the American Court System is now complete as the Federal rules can be used in State Courts. Congress having never lawfully Assembled (after Abraham Lincoln dissolved Congress after the Southern states walked out during the debate over the Civil War) and having never been passed into positive law, now sits outside the Constitution, just as the Court System does. This is the reason for the Voting Registration-for registering, you are given the privilege of voting and any one who signs and votes in the Federal Elections (or any election) are voting as CORPORATE ENTITIES and you are agreeing that Congress has the authority to act from a Foreign Jurisdiction.

The entire court system is now ruled by and comes under the Foreign Jurisdiction Flag. It has a gold rope, a gold fringe around the edge, a gold eagle or gold symbol on top the flag, and now some courts will make a mockery for the united States Flag by the positioning in a vertical slope. The Powers, knew that all Commerce is ruled by the Law of Contracts (better known as the UCC Law). Where there is no Contract there is no case. The teaching began in school that any Contract you signed is a Valid Contract and that you must fulfill it. This is a good saying as long as it is between two living souls, with all the contract revealed for both parties, and the signatures of both parties thereto. The heretical saying, "Good Credit is the most important thing that you have".

A Valid Contract has four parts: (1) Offer, (2) Consideration, (3) Acceptance, (4) The signatures by all parties for the Contract-Only the parties that have signed the Contract can enforce fulfilling the Contract. Without the consent by both parties, a Lawyer cannot settle any dispute that may arise from a Lawful Contract.

Our Creator created man. The Creator gave man the right forming Government. Man gave government the right for forming CORPORATIONS. As man has no right nor the ability for ruling his Creator, the government has no right or the ability for ruling its creator. An illusion is used by the DEMOCRACY CORPORATE GOVERNMENT, and gave man a CORPORATE NAME and made him a Legal Fiction by writing his name in all CAPITAL LETTERS with the middle NAME only an initial. The proper name for a living soul is written in upper and lower case letters, the first and middle name being the Sovereign name and the last name is the family name. The real name for a living soul is I, Me, My, or Myself.

Government being a creation of mankind is only a piece of paper. As the government, being a piece of paper, could only create a CORPORATION, which in itself is only a piece of paper; neither being able to sign a lawful contract with a living soul. As all governments are CORPORATIONS themselves, they do not have the ability to sign a lawful contract, for whomever would be so brave, make themselves liable for the execution of the Contract, thereby losing their limited liability to prosecution for breach of Contract. All CORPORATIONS then must have someone to speak for them, and the government came up with their own solution, The Lawyer, who has been appointed to speak for all Corporations in the Courts they have created. (The government then came up with a solution to the lawful contract and it is called the "Unilateral Contract", or a one-signature contract. In their own description of the unilateral contract, it says that they were probably written up by a lawyer or a group of lawyers to commit fraud with the intent to extort monies from the signers. The lawful problem with these contracts aside from the fact that they only have the signature of one party to the contract) is that they have many hidden traps to which the party is not aware of its contents. In many cases such as bank contracts of signatures for checking purposes, the contract is never shown to the depositor. All contracts pertaining to Corporations signed by a one party participant are fraud from their conception and are used to extort monies from the people. They cannot be enforced except with our permission or consent by assent.

From the beginning of mankind, they have the right to Contract with whomever or whatever they so choose. The government then set their court system apart from the Constitution and its people and then invites the people to Contract with their Court system under the Foreign Jurisdiction Flag, to allow them to settle their disputes. Of course, since a "person " to the government is described as a CORPORATION, they then treat any living soul, who contracts with their Court system as a CORPORATION and they are a "Legal Person", a Slave or Debtor and cannot speak for itself.

The first thing that crosses the minds of parties when receiving a letter from a Lawyer, Attorney, Counsellor, Esquire stating "You have been sued" is to run to the phone call another lawyer, attorney, counsellor, esquire to settle the dispute for the two CORPORATIONS in their court. The Judge protecting the Lawyers, Attorneys, Counsellors, Esquires and they in turn protect the court for they are officers of the court.

The system is call a "Legal System", meaning it is legal what they are doing. Legal meaning - with your consent. After gaining your consent it then becomes lawful in their court system for whatever they choose to do to you. Law or Lawfulness is Constitutional in subject matter for no Law can be enacted (or supposed to be) without an enabling clause from the Constitution of the state or the united States of America.

The Court does not have a Contract with a party until the party gives the judge his/her name-until that time (the judge) is merely an actor in a black robe. The contract the court is trying to get with party is to contract the party under the Foreign Jurisdiction flag. (See chapter on the Flag in the Court)

As the judges do not file their Oath of Office into their Court Room., thereby acting under Administrative Law-whatever they want it to be. The Laws passed since 1926 have all been signed by the President for-The British Accredited Regency (BAR) from the State of New York, making all laws come under the BAR, so they are nothing more that BAR codes, rules, regulations, statutes, procedures for the CORPORATIONS to follow. The only way you have of making the judge uphold his oath is to file it into the case and restrict him to the law that you want to follow.

There are seven <u>demands</u> for Discovery questions to ask all lawyers, attorneys, counsellors, esquires:

- (1) Please produce the legislative act and its implementing regulations that precipitated this cause.
- (2) Please produce the legislative act that created the office of lawyer, attorney, counselor, esquire. Please give me the address of this office where I may go and get a License for Practicing Law.
- (3) Please produce a copy of your Oath of Office as an Officer of the Court and where you filed it into Public Record
- (4) Please produce the contract signed by Myself, Proper name of the living soul, and you (name of the lawyer), in which I agreed to give up My constitutional rights.
- (5) Please give Me your name, address, and phone number.
- (6) Please give Me your bond number and your bonding company.
- (7) Please send to me an acknowledgment that you understand that you have perjured your oath of office and are committing Constructive Treason against the constitution of the united States of America, the State of Texas and the American Peace Flag.

Under this system of consent, a living soul never has to accept the ruling of the court-but they must object at all times to the action being taken. All persons spending time in prison were sent there by their own words. They did not ask for allocution. Example: Judge: Did you receive a fair trial? Answer. "Yes" (The party is just being railroaded). Did your lawyer fight hard for you? Answer "Yes". Do you feel that 12 years is a reasonable sentence? Answer "Yes". They have just sentenced themselves to prison. This is aided and abetted by the parties lawyer who has told the party to be nice to the judge in the sentence phase of his "trial" and tells the party that he/she understands the judge is going to probably give him a 12 year sentence instead of the 50 he could get.

The other part of the problem is with the Laws or in today's court-the total lack of laws. The charge and intent are lumped together in one charge and you then cannot plead innocent-you must plead guilty, not guilty, no contest-thereby giving the court jurisdiction. All the courts have been lumped together into one court Administrative/Admiralty and Civil (Contract/Commerce). With the advent of your plea-you go under Administrative-any law they want to use to convict you.

In order for a law to be construed as Law it must have an enacting clause from the source the law came from, i.e. King, legislature, etc. All laws proceeding from the state legislatures must have an enacting clause-"Be it enacted by the Legislature of the State of Texas". A legislature can only introduce a bill-it cannot introduce a law. It must go through, be approved unanimous by the House, signed by the Leader of the House, be approved by the Senate, signed by the Leader of the Senate, approved and signed by the Governor and the bill becomes Law. Now it is checked against the Constitution to find the enabling clause from it was written. If the Constitution does not allow for the law, then it is void from it inception.

Have you ever heard a party can challenge the Enacting part of the Law or the Subject Matter Jurisdiction of the matter he or she is being tried for violating at any time of the trial or upon conviction, while in prison. Usually it is not a Law a party is being tried for breaking but a Code, Rule, or Regulation, or breach of contract.

The proper response to "You have been sued" is the Redemption Process or Rejection, Returning their Contract unsigned in full accord with Truth In Lending. Never let an Attorney or Lawyer send you any document without "Accepting it for Value" or Rejecting, Returning without a

Signature in full accord with Truth In Lending. They may say anything to you in their first letter and you may think it is harmless. A Rattlesnake seems harmless and makes a pretty noise, but is deadly when it strikes. Have you ever heard the phrase "You don't need to respond". Do not believe it-Respond with the Redemption process or Reject, Return without a Signature in full accord with Truth In Lending. DON'T CONTRACT WITH THIRD PARTIES-tell them to GET LOST! Tell them that they are FIRED!

We now understand that the government gains Power of Attorney over us when we are born and they take our birth certificates and make negotiable instruments out of them. We now know that through the Social Security Administration and the issuance of the Number, we are recorded as a "TRUST" and the living soul is made the TRUSTEE of the "STRAWMAN" the trust created. We now have our own POWER OF ATTORNEY IN FACT and we now know which form to fill our for taxes. WE HAVE ALREADY WON!

STEPS TAKEN FOR REDEMPTION

STEP 1-Read all papers concerning REDEMPTION-Especially read and reread PUBLIC VS PRIVATE.

STEP 2-Fill out and File your UCC - 1 and the Security Agreement for the "STRA WMAN" a Transmitting Utility and do all other documents.

STEP 3-Remove yourself from the Voters Registration with the enclosed Form.

STEP 4-Accept For Value any Document that purports placing the obligation from the government for you.

STEP 5- Write across their Original Document sent for you the Acceptance for Value Statement.

STEP 6-All letters are in the book that you will need.

STEP 7 - Send back the Original Document with your Letter, UCC3-419, HJR 192, Power of Attorney in Fact.

STEP 8-Make out your Bill of Exchange-Example is included..

- (a) INVOICE NUMBER is the first Letter of your 3 names-Jack Rabbit: Patriot JRP, plus date-May 21, 2001 (052101) and Bill of Exchange number-Example JRP052101- BOE1001.
- (b) POSTED CERTIFIED ACCOUNT NUMBER-Certified Mail Number used for mailing for Treasury.
- (c) ACCOUNT NUMBER -first Letter of your 3 names Jack Rabbit: Patriot JRP/UCC-I number issued by the State date May 21, 2001 and case number or document number. Example: JRP0521 01/UCC 1-00898 745-3-95-Civ-199-G.
- (d) DEBTOR and LOCATION.- PERSON Bill of Exchange is for and Address.
- (e) VALUE of BILL: Whatever you make it should be substantial Let your imagination run away.
- (f) Sign as Creditor for the Strawman-include your Power of Attorney in Fact.

STEP 9-Any additions for the UCC - I is made through the UCC - 3.

STEP 10---Any action or case taken after the filing of the UCC-I must be filed on the UCC-3.

STEP 11-Any Bill of Exchange written as an Acceptance for Value Result must be Registered on the UCC - 3.

STEP 12-Mail Bill of Exchange stamped ORIGINAL to Secretary of the Treasury and wait 10 days, then Mail DEBTOR and LOCATION a Bill of Exchange stamped COPY

USE EXAMPLES IN THE BOOK Redemption History

There have been so many papers written about the REDEMPTION PROCESS and yet there seems a lack for understanding the basic concepts.

REDEMPTION was the initial path taken by people who know they are free but see no hope in the judicial system as it is practiced.

It is vitally important for understanding how the people in the government turned our lives upside down and have made us believe that We are subject under them; when in reality they are subject under We The People-every being is part and partial for We The People. The important points:

- 1. In 1871 the Federal Government formed itself into a CORPORATION and pulled itself from under the Constitution.
- 2. In 1913 the Federal Reserve Central Banks were created.
- 3. In 1933 President Roosevelt put into effect the "Trading with the Enemies Act". This applied only for Federal Citizens.
- 4. In 1933 President Roosevelt took the Gold away from the People-although they were not required for giving it away-thereby leaving the people without "Money"for paying "DEBTS" with.
- 5. In 1933 President Roosevelt passed HJR 192 June 5, 1933-simply put-since the government had taken the Gold, the people had no "Money"-the government would pay the "DEBTS" for the people-DOLLAR FOR DOLLAR-thereby giving the people-unlimited Credit.
- 6. In 1938 Erie Railroad vs. Tompkins made CONTRACTS the rule in our Courts
- 7. In 1946 we lost our government and courts through the Administrative Procedures Act.
- 8. In 1965, silver was taken away as a means for paying "DEBT", the UCC became the supreme law for America concerning the Banking System, the courts were pulled together in Administrative/Admiralty and Civil (Contract or Commerce/Corporation), and the Act and Intent were brought together thereby taking away your plea of Innocent. You had to prove there was no Intent. Guilty until proven innocent -

Redemption Definitions

From: Zondervan's Pictorial En cyclopedia for the Bible, <u>REDEMPTION</u>

<u>REDEMPTION</u> is deliverance from the power for <u>ALIEN</u> dominion and the Enjoyment for resulting <u>FREEDOM</u>. It involves the idea of <u>RESTORATION</u> for one who possesses a more fundamental right for interest. The best example for <u>REDEMPTION</u> in the Old Testament was the <u>DELIVERANCE</u> for the Children for Israel from <u>BONDAGE</u> from the dominion for the ALIEN POWER FOR ISRAEL.

<u>FROM:</u> The Expanded Vines Expository Dictionary for New Testament Words seems it supports Zondervan with this definition for: REDEMPTION:

......(a) in the natural sense for delivering, Luke 24:2 1, for setting Israel FREE from the <u>ROMAN</u> yoke.

REDEMPTION:

In reference for the United States is Capturing the <u>"STRAWMAN"-the</u> transmitting utility from the Natural Living Soul for the <u>CORPORATION</u> or <u>COMMERCIAL-a</u> third party using a STATE birth certificate, with an all <u>CAPITAL NAME</u>, a <u>FICTION</u>, appearing as your name given at birth-with you, the natural person, as the Pledge for your <u>"ENERGY"</u> and Surety for any <u>"CHARGE"</u> made against the <u>"STRAWMAN"</u>.

<u>FREEDOM</u> comes with the filing the <u>UCC I "CLAIM"</u> against the <u>"STRAWMAN"</u> and the subsequent <u>ACCEPTANCE for VALUE</u> for the <u>STATE</u> birth certificate for the Governor in the various <u>STATES</u> for the <u>UNION</u>, thereby making him/her the <u>SURETY</u> and <u>GUARANTOR</u> for any action against the <u>"STRAWMAN"</u>.

REDEMPTION. WHY. HOW. WHEN. WHERE

Long before the states United of America was formed, a conspiracy of SLAVERY has always been forced upon men by other men thinking that they can live and tell other people how to live, when they cannot even live their lives in freedom. For with the subjection of others to SLAVERY, the SLAVE MASTER becomes the SLAVE to the very people they ENSLAVE. The object is Power through "Money", an illusion. If everyone works and pays another, who does not work, part of what they earn through taxation, the SLAVE MASTER becomes very "Rich" in Power and "Money"-an illusion, all people come into this world with nothing and they leave with nothing.

Man was made to be FREE-subject only to his creator and the rights of all men on this earth. To restrict the rights of another-restricts the rights you have. Give total FREEDOM to others in your actions toward them and you in turn enjoy FREEDOM as it was given to each of us. When we are critical of others in the way they are living-we are in bondage to that person. Any act done to another person or their property restricts your rights by restricting your peace and joy on this earth.

Our story begins in the 13 Colonies with the forming of the united States. The mechanism was already in place to bring forward the deceit of Lies that have plagued man since the beginning. The illumined ones chose May 1, 1776 as their day of birth in the united States of America. This statement was made in 1782, "This Nation that is now being formed, 200 years from now will bring in the One World Government and the seat will be England. The very men who are given credit for the founding documents, in a large part (not all), sent here by King George through loans from him, or simply with the intent to once again let men think they were FREE, when in reality the country was already being prepared for subjection by the state. All but six of the signers of the Declaration of Independence were dragged from their homes in the middle of the night and brutally murdered. Such is the price of FREEDOM.

What we know as "The Constitution" was written and presented to the colonies as a "DECLARATION". A Declaration cannot be Amended. The British Accredited Regency (the BAR) located in New York, changed it into a Constitution, much like the Books of the Bible were changed into Chapters and Verses. It makes it easy to argue and change or amend. The people were taught to change it from "The Constitution" back into the "DECLARATION" and vice versa. There were 18 copies of the original-but as each were located in the archives of Law Libraries, the Libraries were burn to the ground. The practice of converting and reconverting continued through the "Civil War" and then stopped.

In 1871, the D.C. CORPORATION was formed outside the Constitution and put into operation. Then through the "money" manipulation in the early 1900's and especially 1913 with the passage of the Federal Reserve Bank Act-a Private Banking System, which created a CENTRAL BANK for the nation, these men worked their behind the scenes trickery, (the Wizard of Oz), the. 1929 "Crash" of the stock market by draining the "Money" out of the System, and the subsequent "GREA T DEPRESSION".

With the election of Franklin Delano Roosevelt, March 9, 1933, the "Trading With the Enemies Act", part of this deceit of Lies came into being. When the government took all of the Gold from the people and made it a Crime to own (or hoard) Gold-the people of the united States of America lost their "Money "-- their ability to pay a debt-and they lost their Law, for it is with the ability of People to pay their debts with "Money" that their power to establish laws comes from "HE WHO OWNS THE GOLD-RULES and establishes the LAW". At the same time, the Government declared all Property in the united States as belonging to the government and was to be used for the good of the government.

They were speaking in a "FEDERAL" sense-the people thought they were talking to the forty-eight states. Only the FEDERAL GOVERNMENT went "BANKRUPT" not the forty eight states. The "FEDERAL CORPORATION" was now brought from under the covers and everyone was convinced that the answer was here.

The "Deceit" presented to the American People was now in full force. The governors of the 48 states of the united States all gathered at a Meeting with the BIRTH CERTIFICATES of all the citizens of their states in hand and pledged the energy behind the stocks, bonds, and notes created by the Federal Government who then sold them to the Federal Reserve Bank and at the same time place like "Dollars" of Federal Reserve Notes to insure the payment of the stocks, bonds, and notes. The problem was, the people could not pay a "DEBT" with a "DEBT", Federal Reserve Notes, without the Permission or Consent by Assent of the People. The deceit was "HOW" do you get people to consent to put a "DEBT" instrument against their property or assets.

By creating a "DEMOCRACY" form of government-in simple terms is nothing more than a COMMERCIAL, CORPORATE, CONTRACT form of government, which cannot do anything but create "DEBT". They then could not take the "REPUBLICAN" form of government away-they had to have a way to pay their "DEBTS". HOUSE JOINT RESOLUTION 192 passed June 5, 1933 took care of the matter. The People were to be ruled by Public Policy-which is Common Law-or anything that is established that the people will accept. HJR 192-June 5, 1933 established the Public Policy for the "Money" that the People now did not have. (1) The government would pay the "DEBTS" of the people - DOLLAR FOR DOLLAR. This would be done with Credit and the only people who could issue Credit was the FEDERAL RESERVE BANKING SYSTEM. (2) The people were to be given Preferred Stock in this FEDERAL CORPORATION. (3) The people were to be given a Prepaid account in this FEDERAL CORPORATION. (4) The people were the "Holders in due course" of this FEDERAL CORPORATION. (5) The people were to be "Exempt from Levy".

The people were then created into CORPORATIONS or FICTIONS through the Birth Certificates, Social Security Numbers, and Voting Registration. Through these fictions, the

Stocks, Notes, Bonds were created. The Credit to pay the "DEBTS" would be established by the Signature of the People-"Money" created out of thin air. The Bank never loans "Money"-only Credit. Since "Federal Reserve Notes" are "DEBT NOTES" they are a LIABILITY to the FEDERAL RESERVE BANKS. The Deceit of the FEDERAL RESERVE BANK and their AGENTS (ALL CORPORATIONS)(ONLY A CORPORATION CREATES DEBT-it is a FICTION) (an ILLUSION) is to get the people to allow them to place FEDERAL RESERVE NOTES against their assets without directly saying so---for it is a FELONY for anyone to Request or Accept FEDERAL RESERVE NOTES in payment of a "DEBT". YOU CANNOT PAY A "DEBT" WITH A "DEBT".

With the passage of the Social Security Act, the real deceit began. The FEDERAL GOVERNMENT would now take care of you from the Cradle to the Grave. The SOCIAL SECURITY ADMINISTRATION was created as a "TRUST". The people apply for a SOCIAL SECURITY CARD NUMBER and the SOCIAL SECURITY ADMINISTRATION then as GRANTOR establishes each person as a "TRUST" or FICTION or CORPORATION-the name is CAPITALIZED such as JACK R PATRIOT is placed into the "TRUST" with the natural person, Jack Rabbit: Patriot as the Trustee. ALL TRUSTS or CORPORATIONS report to the Internal Revenue Service through a Form 1041. We as Trustees are told to file a Form 1040 as a Federal Employee and are charged Income Tax. We should be filling out the Form 1041 and no tax is paid or owed-remember we are Tax Exempt. All of the people were now held by Power of Attorney in the Bar.

In or about 1938, a ruling on "Erie" Railroad vs. Tompkins changed forever the American "Justice" system. Simply stated-"Without a Contract-there is No Case". CONTRACTS became the sole basis in the "FEDERAL" CORPORATION System and the Court System. AS THE FEDERAL GOVERNMENT IS COMMERCIAL-they deal in CONTRACTS. All cases in the courts are viewed as "Contracts".

In or about 1939, the BAR ACT was established in all the states and all Attorneys, Esquires, Lawyers, Counselors had to join the BAR, get a number in order to practice before the Courts. They do not have a License-for to do so would subject them to the State giving the License. The State government is the only one who can License-not the BAR or the Supreme Court of the various states. An attorney lies when he/she tells you that they have a License to Practice Law for the document hanging on their wall says "Certificate".

In 1946 another monumental change came about with the entire American System of government, when a 4th Branch of government was established with the passage of the FEDERAL ADMINISTRATIVE PROCEDURES ACT and every CORPORATION, which now includes all CITIES, TOWNS, SCHOOL DISTRICTS, ETC., now set is own Rules, Regulations, Codes, Statutes and Procedures. As Rules, Regulations, Codes, Statutes, Procedures are not Law, they can change at the whim of the Administrator of the Agency.- sic - so long as they do not violate the Constitution of the United States. These are simply BAR Rules, Regulations, Codes, Statutes, Procedures since the President of the BAR of New York has signed off on all of these Rules, Regulations, Codes, Statutes, Procedures since 1926.

In and around 1970-71-72-73, everything changed in the Court System. The Charge and intent came together and a person could no longer plead Innocent, because he had to prove that he did not intend to do something-which is impossible. You now could only plead Guilty, Not Guilty, or No Contest. At the same time all the courts were brought into one court-and they became Administrative/Admiralty and Civil-meaning Commercial/Contracts. We are brought into the courts and when we plead we have admitted that we understand the charge against us and the system comes down upon us. The people can never have a charge brought against them-only a claim-but the instant you say Guilty, Not Guilty, or No Contest-you accept the charge. Our courts are Common Law and our Law is established in the county you live in for the County is your seat of government. You establish your case through Affidavits and enter them into the county

record which becomes Public Policy concerning your Case. You wait 30 days and if the Affidavit is not REBUTTED you enter a Default into the County Records, make out an order for the County Judge and have him/her to enforce your Judgment.

The government officials are called "Constitutors", which means anyone who swears an oath to pay the "DEBT" of another. The government has been putting their Obligation to pay our "DEBTS" back on us, THERE BY, the ACCEPTANCE for VALVE. Read this again and again-File your Power of Attorney in Fact to gain your standing in the Law, File your Trademark/Copyright to make Attorneys pay who would violate your statement, File your UCC I claim on the "STRAWMANS" Assets and Study the REDEMPTION PROCESS and you will not only gain your FREEDOM-you will KNOW you are FREE!

GOVERNMENT: TO FOREVER REMAIN INVIOLATE. To guard against transgressions of the high powers herein delegated, we declare that everything in this "Bill of Rights" is accepted out of the general powers of government, and shall forever remain inviolate, and all laws contrary thereto, or to the following provisions, shall be void Texas Constitution 1836. The Bill of Rights of the Texas Constitution has never changed--they CANNOT. The Land will FOREVER remain with the People. How long is FOREVER? The last line on ALL the PATENTS on the land of Texas states, The State of Texas relinquishes all hold on this LAND FOREVER and was signed by the then governor. How long is FOREVER?

"EMERGENCY RULE" Summary Current Law Permanently Codified At U.S.C. 95a and 95b

October 6,1917: Woodrow Wilson submits to Congress and passes the "Trading with the Enemy Act". "An Act to define, regulate, and punish trading with the enemy, and for other purposes". Congress, with this act, defined who was to be considered the "enemy" and this act gave the government total authority over these individuals to do with as it saw fit. This act Section 2, Subdivision (c) in the middle and again at the bottom of the page; "(other than citizens of the United States", Section 5(b) "other than credits to be executed wholly within the United States)". (Note: F.D.R. served on Wilson's staff).

March 3, 1933: President Hoover receives "Proposed Executive Order" from the Federal Reserve Board; WHEREAS, the nation's banking institutions are being subjected to heavy withdrawals of currency for hoarding, and ... WHEREAS, these conditions have created a national emergency.... WHEREAS, it is provided in Section 5(b) of the Act of October 6, 1917, as amended, that "The President may investigate, regulate, or prohibit under such rules and regulations as he may prescribe, by means of licenses or otherwise any transactions in foreign exchange and the export, hoarding melting, or earmarking of gold and silver coin or bullion or currency And"

March 4, 1933: Franklin Delano Roosevelt's inaugural address asks for "War Powers" "I am prepared under my constitutional duty to recommend the measures that a stricken nation in the midst of a stricken world may require ... I shall ask the Congress for the one remaining instrument to meet the crises - broad Executive power to wage a war against the emergency, as great as the power that would be given to me if we were in fact invaded by a foreign foe."

March 6, 1933: F.D.R. issues Proclamation 2039 WHEREAS is provided in Section 5(b) of the Act of October 6, 1917, as amended, that "The President may investigate, regulate, or prohibit under such rules and regulations, has he may prescribe, by means of licenses or otherwise any transactions in foreign exchange and the licenses or otherwise any transactions in foreign exchange and the export, hoarding melting, or earmarking of gold or silver coin or bullion or currency... and "... NOW THEREFORE, I, Franklin D. Roosevelt,....do hereby proclaim, order, direct and declare that from Monday, the sixth day of March, to Thursday, the ninth day of March, Nineteen Hundred and Thirty... Three a bank holiday, and that during said period all banking transactions will be suspended. See "banking holiday" Black's Law Dictionary 4th Edition).

March 9, 1933: The President receives "pre-approved" War powers and ownership of gold is made illegal. 73rd Congress Sess. 1 Ch. 1 "The actions, regulations, rules, licenses, orders and proclamations herefore or hereafter taken promulgated, made, or issued by the President of the United States or Secretary of the Treasury since March 4, 1933, pursuant to the authority conferred by subdivision (b) of Sections 5 of the Act of October 6, 1917, as amended, are hereby approved and confirmed (48 Stat 1..). "Sec. 3. Section 11 of the Federal Reserve Act is amended by adding at the end thereof the following subsection: "(n)"... Whenever in the judgment of the Secretary of the Treasury such action is necessary to protect the currency system of the United States, the Secretary of the Treasury, in his discretion, may require any or all individuals, partnerships, associations and corporations to pay and deliver to the Treasurer of the United States any or all gold coin, gold bullion, and gold certificates owned by such individuals, partnerships, associations, and corporations".

March 9, 1933: Senate Document No. 43, 73rd Congress, 1st Session states: "The ownership of all property is in the State; individual so-called "ownership" is only by virtue of Government, i.e., law amounting to mere user: and use must be in accordance with law and subordinate to the necessities of the State.

1935-36.- Supreme Court rules following cases as "unconstitutional", - 5/6/35 Railroad Retirement Board vs. Alton Railroad Co., 295 U.S. 330. 5/21/35 A.L.A. Schechters Poultry Corp. vs. United States, 295 US495. 1/6/35 United States vs. Butler, 296 US 1. 5/18/36 Carter vs. Carter Coal Co., 298 US 238. Morehead vs. New York ex red... Tipaldo, 298 US587.

1937-1938: After cries that F.D.R. was trying to "stack" the court resignation and death, allowed Roosevelt to appoint enough Justices of his political belief to reverse their previous decisions and peacetime constitutional barriers to the socialist war time agenda were removed. The original understanding doctrine was replaced with the doctrine that the constitution was an evolutionary document.

July 24, 1973: A special committee on the Termination of the National Emergency; Senate Report 93-849 "Since March 9, 1933, the United States has been in a state of declared national emergency". "These proclamations give force to 470 provisions of federal law. These hundreds of statutes delegate to the President extraordinary powers, ordinarily exercised by Congress, which affect the lives of American citizens in a host of all encompassing manners. This vast range of powers taken together, confer enough authority to rule this country without reference to normal constitutional process"

September 14, 1976: Public Law 94-4 12 of the 94th Congress "To terminate certain authorities with respect to national emergencies still in effect, and to provide for orderly implementation and termination of future national emergencies". The provisions of this Act shall not apply to the following provisions of law, the powers and authorities conferred thereto and actions taken thereunder; (1) Section 5(b) of the Act of October 6, 1917, as amended (12 U.S.C. 95a; 50 U.S.C. App 5(b).

<u>CONCLUSION</u>: Americans are governed by the statutes codified at Title 12 U.S.C. 95a & 95b which originated from the Act of March 9, 1933 and the Act of October 6, 1917 as amended giving the Executive Board war powers over the people.

Instruments Signed for Accommodation UCC 3-419.

(a) If an instrument is issued for value given for the benefit of a party to the instrument ("accommodated party") and another party to the instrument ("accommodation party") signs the instrument for the purpose of incurring liability on the instrument without being a direct beneficiary of the value given for the instrument, the instrument is signed by the accommodation party "for accommodation".

- (b)An accommodation party may sign the instrument as maker, drawer, acceptor, or indorser and, subject to subsection (d), is obliged to pay the instrument in the capacity in which the accommodation party signs. The obligation of an accommodation party may be enforced notwithstanding any statute of frauds and whether or not the accommodation party receives consideration for the accommodation.
- (c) A person signing an instrument is presumed to be an accommodation party and there is notice that the instrument is signed for accommodation if the signature is an anomalous indorsement or is accompanied by words indicating that the signer is acting as surety or guarantor with respect to the obligation of another party to the instrument. Except as provided in Section 3-605; the obligation of an accommodation party to pay the instrument is not affected by the fact that the person enforcing the obligation had notice when the instrument was taken by that person that the accommodation party signed the instrument for accommodation.
- (d)If the signature of a party to an instrument is accompanied by words indicating unambiguously that the party is guaranteeing collection rather than payment of the obligation of another party to the instrument, the signer is obliged to pay the amount due on the instrument to a person entitled to enforce the instrument only if (i) execution of judgment against the other party has been returned unsatisfied. (ii) the other party is insolvent or in an insolvency proceeding. (iii) the other party cannot be served with process, or (iv) it is otherwise apparent that payment cannot be obtained from the other party.
- (e) An accommodation party who pays the instrument is entitled to reimbursement from the accommodated party and is entitled to enforce the instrument against the accommodated party. An accommodated party who pays the instrument has no right of recourse against, and is not entitled to contribution from an accommodation party.

Private V. Public

There are only two types of jurisdictions in this entire universe, that which is "Private Jurisdiction" and that, which is "Public Jurisdiction." Everything inside your body is private because only you exist there and it is a very sanitary environment; everything outside of you is the Public Jurisdiction and is full of filth. It is like when the scriptures say "Sweat and Blood," well, that is both jurisdictions. Sweat is public because it shows how much work has been executed to your cells and Blood is internal and is a fluid operation that gives life. All rights come from the right to privacy. In the public, as for most people involved in "the good fight of faith" have come to a great understanding of public court: "Don't ask the devil to cast out the demons." For those of you that haven't realized that court is a waste of your time keep going, and I pray that you will realize the feudal effort of raising your constitutional rights and lefts. The public has no final remedy because you are relying on other people to fix your problems under execution of law, and to provide the remedy, something must die. You are the biggest problem to yourself. You have to get your thinking straight in your head before you will ever find a remedy that will last. Only you can provide your remedy, don't ask the public to save you from themselves. Remedy can only be found in a private jurisdiction and that means in a sanitary environment, being your scull. The public jurisdiction is full of instant gratification and lascivious filth. It is the saying "You can't fix others, until you fix yourself." Well you are the solution to all of your problems. Your private existence is where you internally get to make a judgment call. It is by your internal operation that makes it private, not by the virtue of the paper.

There is no dividing line between public and private, it is all on how you mentally perceive things and by their operation as to what side they fall on. Just because you say it is private, doesn't make it that way, it is how you do it or operate it that makes it that way and vise versa.

When things enter the public, they seem to get spun way out of control, probably with the downward spiral of the public debt. To say it is private doesn't necessarily mean the

information is restricted for negative purposes, probably only that to release the information into the "public" would corrupt it because the people can't responsibly cope with the newness of liberties that comes with private understanding, there is a veil over their hearts. That is why the Lord spoke in parables. It is because only those that are supposed to understand at that time will.

Moses from Mt. Sinai first brought down the higher law/private side and when he saw the people living such terrible lives, worshiping the golden "CAFR" (calf), he knew it would have been a liability on his head if he were to disseminate the higher law to the public masses so he went back up the Mount, and returned with the Mosaic Law/public side because that was all the people could handle, too much un-self constrained liberties can reek havoc on a people. The private side in its concept is that with the newness of information, which increases liberties, that wise decision-making is done as to not take away the liberties of others. The golden Rule is "Do unto others as you would have them do unto you," is really what sums up the private thought. The private side requires by its operation the discernment of consciences.

If you owe anybody money, you are public. The private owes no money to anybody, as they are the source of the money. This means that when you act in commerce and you accidentally make an offer, you have to provide a check or money order (order for money) to get the other party a remedy. The accepting party must be able to pass through this way: a check is a three party instrument, you are telling "A" to pay "B", this is a pass through account because they have to use your name as the drawer of the funds to provide the money to be moved from "A" to "B" and this cannot happen unless you are in the middle. That is why when a person won't accept, and provide a remedy, they loose their exemption with you because you can't pass through their account to get their exemption and when they don't let you pass through their account to get paid, they lose their exemption until they settle with you. This means you get a letter, either demanding something from you (a public acceptance which provides no remedy) or an acceptance letter of you action (a request or an acceptance for value) both of which are trying to use your name to get their remedy. When it is accepted, the claim made against you was returned to pay for itself. Because we live in Public Policy, you cannot be obligated to pay, the most that we can do is accept the paper as though it had value and turn it back on itself because that is the extent of the obligation that Public Policy allows. When you accept an offer, the Offeror must also allow it to pass through his account by his acceptance of your acceptance, when he has done this, he has technically accepted a bill drawn against you and returned it to you for negotiation. Now that both parties have accepted what has happened, neither party owe each other anything because the original acceptor returned the claim for full settlement and the offeror accepted the return. The debt has been effectively redeemed. When a person continues to dishonor, he is not allowing his exemption to pay for the request and they don't settle with you, they become public. It is all based around Public Policy, bottom line is = We cannot be obligated to pay a debt, the most we can be obligated to do is right up to payment, which means acceptance and return. You have to do all you can (i.e. acceptance and return) and then after that mercy comes in being grace because it is your exemption that makes the payment. It is your inability to pay that pays for it. The only way to sum up everything that is outside your body is to call it the industrial society, it is all public works, commerce, both fiscal and calendar years, proprietors, corporations, trusts, banks, car dealers, manufactures, the courts, mutual funds, your friends, nightclubs, and the like. It is all the industrial society.

The Money Order For Gold

The Democracy on April 5, 1933 issued an Executive Order removing the gold from circulation as a currency. This Executive Order served the same function as a money order to the United States People for the purchase of all the gold in society. Gold is substance and was used in the "payment of debt." When the President wrote the money order for all of the gold to be taken out of the system and placed with the government, the government then removed the people's ability

to "pay a debt" because they didn't have any money to pay with. The golden rule is usually summed up in "HE who has the gold makes the rules", well sounds mosaic to Me. Here is another part of the golden rule they don't tell you about "He who has the gold pays the bills." They got the money; they make the payments. The government then became indebted to the people to pay all of the debts because the government was holding all of the money. You ever heard the phrase "All money is loaned into existence", well that is right because they are borrowing it from Me. The money order debited the people by removing the gold from their possession, which in turn credited the United States Government with all of the newly held gold in their possession. This exchange is halfway completed because the gold was taken from the people and nothing had yet been returned. The people now need something in this exchange to balance out the ledger and re-credit their original holdings. To complete the exchange, the United States Government debited them selves with a promissory note (the promise of Abraham), which in return re-credited the people. This was the executing order from the President killing the legal capacity of the Government to control the people. The government was then dead/debt (phonetically it sounds similar). Here is another interesting part. The debtor always has the money because he is the one borrowing it, so when the President wrote the money order which took the gold, they became the borrower/debtor, and that is why there is a Public Debt, it is because they are borrowing the money from Us, the Owner. What must happen now is the debt must be redeemed back to the original owner. Here is the Executive Order (money order) that killed the government and made them the ones liable for every debt they associate to. When you see "Executive" think, "execute" and when you see "order," think "money order."

Because all the money was taken away in an executive order (money order), the President is holding all the money that can pay the bills. Here is an example. A national emergency occurs and an executive order is issued and money can now be sent to the victims. Another example is when Mexico got money from the U.S. The Congress said no but then the President by executive order, then sent the money. Another example is when the prisons are running out of money, an executive order can be issued and now the prisons get all the funding the need.

Executive Order Of April 5, 1933

UNDER EXECUTIVE ORDER OF PRESIDENT

Issued April 5, 1933

All persons are required to deliver

ON OR BEFORE MAY 1, 1933 all GOLD COIN, GOLD BULLION, AND GOLD CERTIFICATES

now owned by them to a Federal Reserve Bank, branch or agency, or to any member bank of the Federal Reserve System.

EXECUTIVE ORDER

FORBIDDING THE HOARDING OF GOLD COIN, GOLD BULLION, AND GOLD CERTIFICATES

By virtue of the authority vested in me by Section 5(b) of the Act of October 6, 1917 as amended by Section 2 of the Act of March 9, 1933, entitled "An Act to Provide Relief in the Existing Emergency in Banking, and for other purposes" in which Amendatory Act Congress declared that a serious emergency crises, I, Franklin D. Roosevelt, President of the United States of America, do declare that said national emergency still continues to exist, and pursuant to said Section do hereby prohibit the hoarding of gold coin, gold bullion, and gold certificates within the continental United States by individuals, partnerships, associations and corporations, and hereby prescribe the following regulations for carrying out the purposes of this Order.

Section 1. For the purposes of this regulation the term "hoarding" means the withdrawal and withholding of gold coin, gold bullion or gold certificates from the recognized and customary channels of trade. The term "person" means any individual, partnership, association or corporation. Section 2. All persons are hereby required to deliver on or before May 1, 1933, to a Federal Reserve Bank or branch or agency thereof or to any member bank of the Federal Reserve System

all gold coins, gold bullion or gold certificates now owned by them or coming into their ownership on or before April 23, 1933, except the following:

- (a) Such amount of gold as may be required for legitimate and customary use in industry, professions, or art within a reasonable time, excluding gold prior to refining and stocks of gold in reasonable amounts for the usual true requirements of owners mining and refining such gold.
- (b) Gold coins and gold certificates in an amount not exceeding in the aggregate \$100 belonging to any one person; and gold coin having a recognized special value to collectors or rare and unusual coins.
- (c) Gold coin and bullion earmarked or held in trust for a recognized foreign government (or foreign central bank or the Bank for International Settlements).
- (d) Gold coin and bullion licensed for other proper transactions (not involving hoarding) including gold coin and bullion imported for re-export or held pending action on application for export licenses.

Section 3. Until otherwise ordered by any other person becoming the owner of any gold coin, gold bullion or gold certificates after April 23, 1933, shall within three days after receipt thereof, deliver the same in the manner prescribed in Section 2: unless such gold coin, gold bullion or gold certificates are held for any of the purposes specified in paragraphs (a), (b), or (c) of Section 2: or unless such gold coin, or gold bullion is held for purposes specified in paragraph (d) of Section 2 and the person holding it is, with respect to such gold coin or bullion, a licensee or applicant for license pending action thereon.

Section 4. Upon receipt of gold coin, gold bullion or gold certificates delivered to it in accordance with Section 2 or 3, the Federal reserve bank or member bank will pay therefore an equivalent amount of any form of coin or currency coined or issued under the laws of the United States.

Section 5. Member banks shall deliver all gold coin, gold bullion and gold certificates owned or received by them (other than as exempted under the provisions of Section 2) to the Federal reserve banks of their respective districts and receive credit or payment therefore.

Section 6. The Secretary of the Treasury, out of the sum make available to the President by Section 301 of the Act of March 9, 1933, will in all proper cases pay the reasonable costs of transportation of gold coin, gold bullion or gold certificates delivered to a member bank or Federal reserve bank in accordance with Section 2, 3,or 5 hereof, including the cost of insurance, protection, and such other incidental costs as may be necessary, upon production of satisfactory evidence of such costs. Voucher forms for this purpose may be procured from Federal Reserve Banks.

Section 7. In cases where the delivery of gold coin, gold bullion or gold certificates by the owners thereof within the time set for the above will involve extraordinary hardship or difficulty, the Secretary of the Treasury may, in his discretion, extended the time within which such delivery must be made. Applications for such extensions must be made in writing under oath, addressed to the Secretary of the Treasury and filed with a Federal reserve bank. Each application must state the date to which the extension is desired, the amount and location of the gold coin, gold bullion and gold certificates in respect of which such application is made and the facts showing extension to be necessary to avoid extraordinary hardship or difficulty.

Section 8. The Secretary of the Treasury is hereby authorized and empowered to issue such further regulations as he may deem necessary to carry out the purpose of this order and to issue licenses there under, through each offices or agencies as he may designate, including licenses

permitting the Federal reserve banks and member banks of the Federal Reserve System, in return for an equivalent amount of other coin, currency or credit, to deliver, earmark or hold in trust gold coin and bullion to or for persons showing he need for the same for any of the purposes specified in Paragraphs (a), (c) and (d) of Section 2 of these regulations.

Section 9. Whoever wilfully violates any provision of this Executive Order or of these regulations or of any rule, regulation or license issued there under may be fined not more than \$10,000, or if a natural person, may be imprisoned for not more than ten years, or both and any officer, director or agency of any corporation who knowingly participates in any such violation may be punished by a like fine, imprisoned, or both.

This order and these regulations may be modified or revoked at any time.

FRANKLIN D. ROOSEVELT THE WHITE HOUSE April 5, 1933 Further Information Consult Your Local Bank

GOLD CERTIFICATES may be identified by the words "GOLD CERTIFICATE" APPEARING THEREON. The serial number and the Treasury seal on the face of a GOLD CERTIFICATE are printed in YELLOW. Be careful not to confuse GOLD CERTIFICATES with other issues which are redeemable in gold but which are not GOLD CERTIFICATES. Federal Reserve Notes and United States Notes are redeemable in gold" but are not "GOLD CERTIFICATES" and are not required to be surrendered.

Special attention is directed to the exceptions allowed under Section 2 of the Executive Order

CRIMINAL PENALTIES FOR VIOLATIONS OF EXECUTIVE ORDER The Promissory Note To Pay Our Debts

HJR-1 92 of June 5, 1933 is the promissory note (the promise of Abraham) the government issued to balance the exchange to credit the people. The Promissory note is on the debit side of the United States Governments ledger, which was a debited from their credit, created by the Executive Order of April 5, 1933 when they took the gold out of circulation. Public Policy is rooted in HJR-192 and is Grace that creates our exemption.

This is your temporal saving grace. Under grace, the law falls away to create a more perfect contract. Public Policy removed the people's liability to make all payments by making a contract null if it required the payment to be in substance, because the people didn't have any money to pay with. All that must be done now is to discharge the liability. Pay and discharge are similar words but the principles are as different as Old and New Testaments. The word "pay" is equated with gold and silver, or something of substance like a first-born lamb, which requires tangible work to be invested in it to remove the liability because an execution must occur. The word "Discharge" is equated with paper, or even more basic, simple credits and debits, that exist on paper only, like the slate held by the agents/angels of heaven that get swiped clean. You cannot pay a bill with a bill and you cannot pay a debt with a debt. What HJR-1 92 did was, remove the liability of an obligor (someone obligated to pay a debt) by making it against Public Policy to pay debts. All that needs to be done now is discharge the debit with an appropriate credit "dollar for dollar." Debt must be discharged dollar for dollar in the same sense, as sin was discharged on the Cross. The moment a debt exists, it must be written off. The catch is, we can't write off the debt because we are not in possession of the account in deficit; our fiduciary agent is in possession of the account so we must provide him with the tax return (by the return of the original offer) so the fiduciary can discharge the liability through their internal revenue service (the bookkeeper). Most feel that when the money was taken out of society, the people became the slaves, this is not true, the people were freed from every obligation that society could create thus freeing the people from any obligation which they may incur simply because we cannot pay a debt. Ask yourself the question, What are you charging me with? And how do you expect Me to pay? Simply said, there is no money, plain and simple for me to make the payment with and on top of that, if I were to pay, who is paying Me to pay that guy and who's paying that guy and so on... Public Policy is the supercedious bond because it limits our liability to pay. It is the more perfect contract because it operates on grace to pay our debts after we have done all that we can. We go as far as we can to fulfill the obligation (acceptance and tax return) and after we have done all we can, mercy and grace kick in being our exemption to make the payment. Grace creates our exemption in the industrial society so long as we accept the charge.

Public Policy HJR-192 JOINT RESOLUTION TO SUSPEND THE GOLD STANDARD AND ABROGATE THE GOLD CLAUSE, JUNE 5,1933

H.J. Res. 192, 73rd Cong., 1st Session

Joint resolution to assure uniform value to the coins and currencies of the United States.

Whereas the holding of or dealing in gold affect the <u>public (government) interest</u>, and therefore subject to proper regulation and restriction; and <u>Whereas</u> the existing emergency has disclosed that provisions of obligations which purport to give the obligee a right to require payment in gold or a particular kind of coin or currency of the United States[the Corporation or Federal Reserve System], or in an amount of money of the United States [the Corporation] measured thereby, obstruct the power of the Congress to regulate the value of money of the United States [the Corporation], and are inconsistent with the declared policy of the Congress to maintain at all times the equal power of every dollar, coined or issued by the United States, in the markets and in the payment of debts. Now, therefore, be it Resolved by the Senate and House of Representatives of the United States of America in Congress Assembled, That

- (a) every provision contained in or made with respect to any obligation which purports to give the obligee a right to require payment in gold or a particular kind of coin or currency, or in an amount in money of the United States [the Corporation] measured thereby, is declared to be against public policy [the public officials, servants]; and no such provision shall be contained in or made with respect to any obligation hereafter incurred. Every obligation, heretofore or hereafter incurred, whether or not any such provisions is contained therein or made with respect thereto, shall be discharged upon payment, dollar for dollar, in any such coin or currency which at the time of payment is legal tender for public and private debts. Any such provision contained in any law authorizing obligations to be issued by or under authority of the United States, is hereby repealed, but the repeal of any such provision shall not invalidate any other provision or authority contained in such law.
- (b) As used in this resolution, the term "obligation" means an obligation (including every obligation of and to the United States (the Corporation), excepting currency) Federal Reserve Notes and circulating notes of Federal Reserve banks and national banking associations.
- SEC. 2. The last sentence of paragraph (1) of subsection (b) of section 43 of the Act entitled " An Act to relieve the existing national economic emergency by increasing agricultural purchasing power, to raise revenue for extraordinary expenses incurred by reason of such emergency, to provide emergency relief with respect to agricultural indebtedness, to provide for the orderly liquidation of joint-stock land banks, and for other purposes", approved May 12, 1933, is amended to read as follows:

"All coins and currencies of the United States [the corporation] (including Federal Reserve Notes and circulating notes of Federal Reserve banks and national banking associations) heretofore or hereafter coined or issued, shall be legal tender for all debts, for public and private, public charges, taxes, duties, and dues, except that gold coins, when below the standard weight and limit of tolerance provided by law for the single piece, shall be legal tender only at valuation in proportion to their actual weight."

Approved June 5, 1933, 4:30 p.m.

Pre-Paid

Pre-paid is very simple. The entire economy is pre-paid. Look at it this way: We have a car sitting on a dealer's lot. You walk up to buy the car. Does the dealer ever tell you "I am glad you are going to buy this car because we have to find out how we are going to pay for this car to be built." No is the answer you would get, but that is exactly what they are doing when you go to the bank to get a loan. When do they ever build something and then talk about how they are going to finance it to be built. The product was paid for when the contract was put in place to collect the industrial recourses through the Army Corp of Engineers, EPA, DOT, and OSHA in Flint, Michigan to build it. Even more precisely, the item was paid for when the census did a per-capita poll to identify how much money those agencies should put into the economy based on our productivity, (unfortunately take a quick look at Marxism and Keynesian Economics to make a connection with your worth and your previous status). Now everybody with a head (per capita) raise your hand. Good they loaned against you to finance the operation, that is the "Principal Account." Making the item pre-paid for the acceptor. This is another reason why you are the principal. The principal reason you are Pre-Paid is because Christ's acceptance of the sins in the Garden of Gethsemane and His death on the cross, created the Pre-Payment of all your liabilities both temporal and spiritual because they are inseparable because I wasn't here two thousand years ago but My sins were pre-paid on the condition that I accept the Redeemer. You are the source of economic production being the principal and your interest accruing from you i.e. a per-capita census statistics was pledged as the collateral to be the sponsor of the monetary systems' credit. That is why when interest that accrues from the principal gets returned (tax returned) to the principal, there is a decrease in tax liability (a deduction). The vendor is paying his taxes to you. That is why it is a tax matter. Tax is just a return of the interest to the principal.

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General Instructions

DISCLAIMER: Any information passed along via e-mail, paper copies or computer diskette is for educational purposes only and does not constitute legal, professional or tax advice. It is the reader's responsibility to study the issues/laws and decide what to do with this information. Also, all of this information pertains to Texas rules and these rules may differ in your state/county. Some of this information is simply personal preference and personal opinion, so please study the issues and make up your own mind about everything you choose to do.

- 1. Answer immediately. Do not put off your paper work.
- 2. Never answer a third party, but respond with a "rejection of contract offer" telling him and all of his heirs, agents and assigns that they are third parties and to get out of your commercial affairs.
- 3. Always send the rejected offers of contract back to the entity that sent them to you and then copy anyone else involved. IE. If you get a summons/complaint taped to your front door and it doesn't say where it came from it probably came from the sheriff. Reject it and send it back to the sheriff via certified or registered mail. Then copy the court and the other party to the summons (usually a lawyer). If you get it in the mail, make sure you look at the return address because sometimes a service company sends it to you. It must be rejected and sent back to the service company and then all other parties copied on it.
- 4. Always remember they are after subject matter jurisdiction.
- 5. The only thing involved in any controversy or court case is about jurisdiction.
- 6. Subject matter jurisdiction (SMJ) is the same as challenging the court's jurisdiction, but in a nicer way. Instead of telling the judge that the court doesn't have jurisdiction, you are telling the court they don't have jurisdiction over the subject matter to hear the case. This gives them an out. SMJ is over the living person and that is why they never have it. They must have first hand knowledge and be a party to your contract, but they never do/are. Don't argue the charge, the amount, or anything other that SMJ because when you start to argue the issues, you grant SMJ.
- 7. Subject matter jurisdiction can only be gained with your permission by consent or assent-making a plea grants consent!
- 8. Everything they do against us in court is by affidavit and usually without any notice to us. You must check the court file daily to see if any one has placed an affidavit against you and you must rebut every affidavit with an affidavit. We will be lawful though, and give grace and notice with our affidavits. So if you rebut an affidavit or generate an affidavit, always send it to the person it is against (copy the court clerk if it is involving a court case) giving them personal notice and a grace period to rebut it. You must include an address for them to send a rebuttal to. Either your address or a notary address. I suspect that the notary is who is supposed to receive the rebuttal.
- 9. What we are finding out is that even though we do an affidavit into court challenging subject matter jurisdiction, that unless you go in at the appointed court time and stand up for the affidavit, the judge will put a default judgment against you. We have added a cease and desist order to the affidavits, which may take care of having to go into court, but this hasn't been establish yet.

I will not use the zip code as it is for federal jurisdictions only, creates jurisdiction and sets up a pattern that you are a federal citizen. Sample address is as follows:

Jack Rabbit Patriot Non-domestic c/o 123 Lakeview Drive Dallas, Texas

- 10. Also, only use a stamp because that doesn't create a jurisdictional problem, but their stamp machines may.
- 11. You can take jurisdiction of all letters you send, return receipt request cards, envelopes, etc. by signing your autograph in red ink at the bottom right on both the front and the back sides of the pages/cards/ envelopes etc. and make sure you write it where no one else can sneak a number or a mark past it to the right or underneath your autograph.
- 12. "With the Autograph" is used instead of "Signature" under the living man's name because a signature is only the sign of someone's name/authority. It is not their real name. Do you ever hear anyone chasing a movie star or famous sports hero saying: "Hey, give me your signature." No, it's always, "Can I have your autograph?"
- 13. "With the Copy-Claim" is used because anything you copyright/copy-claim is protected from being used against you in a court of law unless you introduce it as evidence.

Please read through these documents carefully to ensure that all names/addresses or other information has been inserted correctly and to ensure that you know what you are sending out. You are responsible for your documents – no one else.

- 14. In the Negative Averment, list your town and any town of anyone who is coming against you. For instance if a judge in another town is sending you a summons, then list his town and state too.
- 15. In the Negative Averment, the lines provided are for the following statement to be hand written in red ink: "I am not a fictional limited entity! I am a natural born child of the Creator, YHWH. I am not a surety or accommodation party for any fictitious person." I chose to use the Creator's Hebrew name that He instructs Moses to tell the Israelites because I believe it carries the weight of truth. Obviously this will be a personal religious conviction.
- 16. Any and all of this information can be changed to suit your particular beliefs/situation. This is your information-not mine, so change it as you see fit, just include that you are not a fictional limited liability entity (otherwise known as a corporation).
- 17. The UCC forms require Adobe Acrobat Reader to work. Adobe Acrobat Reader can be downloaded from the internet for free. Always use the international form (current revision is 7-29-98). It allows to simply input your information and print the form. However, it won't save the data; when you close the document, you lose the data.
- 18. The Power of Attorney, Negative Averment, Trademark/Copyright and Security Agreement (if the Security Agreement contains a description of real estate) all get filed into the county records via the county clerk. The clerk's office may take a few days to get the originals with the file numbers on them back to you. So take copies in and get the clerk to date stamp them to verify that the document has been entered into the county records. You can use these copies and make more of them to use until you get your originals back. Then **make copies** of the originals to send out with letters. Never send out your originals. You can get certified copies to notice the court or local officials. When recording documents in the county, the minute the clerk receives the document it is recorded. If they give you any hassle and are refusing to record your documents, tell the clerk very nicely that her failure to record the documents once deposited with her, is a crime against justice under Statutes at Large Sec. 5403 and punishable by up to a \$2000 fine and

3 years imprisonment. If she still refuses or says that their county attorney told her not to file any documents like yours, then tell her that she is the one who is refusing and you don't accept any third party interveners (i.e. the county attorney).

- 19. The UCC-1 and any addendum get filed with the Secretary of States Office, UCC Division 1 and that address for Texas is P. O. Box 13193, Austin, TX. 78711-3193. When filing a UCC-3 it is mailed to the same address, but change the Division to 3. The current filing fees can be obtained on the internet web site: www.sos.state.tx.us. They accept filings via fax with a credit card payment. Call them up and get them to fax you the order form cover sheet for fax filings. The UCC Financing Statement does not allow very much room to type the collateral descriptions, so we added an addendum on separate sheets of paper which TEXAS allows. Please remember this is your form and you can list the collateral any way you want.
- 20. The Security Agreement is by and between you and your fiction. It does not get filed into the county record unless it details real property land. So if you have real property then it can be filed into the county record. We numbered the agreement in order to make specific reference to it on the UCC- I -
- 21. When changing these letters and other documents, make sure you change the footer to reflect the correct information and your name.

Required Information for Getting Started:

Before getting started, it will be necessary to have certain information readily available to you. Some of the necessary information and documents are listed below. As you prepare your documents, please read, re-read, and double-proof all documents for errors. Remember-these are your documents. I suggest keeping the original paper work as boilerplates or blanks in case you have to later change your documents. That way you will have a set to work from for your family and friends.

Info Required

- 1. Your Full Birth Name:
- 2. Your Full Married Name:
- 3. Any alias, adopted or other married names:
- 4. What you call your higher power:
- 5. Your home address including zip:
- 6. Your mailing address including zip:
- 7. Your County and State abbreviation:
- 8. Your State's Governor's Name:
- 9. Governor's Mailing Address:
- 10. Your Birth Date, Place, County, Certificate Number and any other numbers on the certificate:
- 11. Governor's Name and Mailing Address for state of birth if different from current state inhabitancy:
- 12. Your Social Security Number and name as it appears on the SS Card:
- 13. Your Driver License No. and State of Issue:
- 14. Other licenses including marriage, pilots, occupational, etc... list issuing entity & license no:
- 15. List all minor children (full names) from all marriages along with their social security numbers, date of birth, place of birth and birth certificate numbers:
- 16. List Year, Make, Model, VIN, Plate #, Registration#, Title # for Automobiles/Motor Homes/Trailers/Water Crafts, etc.
- 17. Mailing Address for the Elections Administration Office in your county (if not called Elections Administration, then include appropriate title).
- 18. Elections Administrator's Name (if not called Elections Administrator, then include appropriate title).

19. List any Real property with legal description and "commonly known as" addresses or include copies of deeds with legal descriptions. Attach separate sheets of paper.

We have introduced a new Document called a Declaration of Peace to end the war that the UNITED STATES has against the American people via the Trading with the Enemy Act and to end the Civil War, as a Peace treaty was never signed. This document will need to be changed to suit your particular circumstances.

I also have personally believed since March of 2000 that we should produce a declaration of Independence to declare to the world that we are real natural men and women and to explain our citizenship. I now believe that we need to explain who we are and who we are not on each affidavit so that these courts may make no mistake as to who we are, and to our challenge that their court does not have subject matter jurisdiction.

I do not mind passing along My Declaration of Independence to use as a model, but I believe that people that have the capabilities to produce this document ought to write this one themselves.

Disclaimer

This information is provided for educational purposes only and does not constitute professional, legal or tax advice. The distributors herein are NOT tax protestors nor are we anti-government. We are for lawful taxation and for government by the people under the Common Law and NOT government by corporations with employee codes, rules and regulations.

Much of this information has been gathered over a period of years from numerous sources. It is up to you to determine the validity of any and all information presented. The authors do not make claims of being an attorney, lawyer, Para-legal or any other type of legal counsellor Any documents created are yours to change and do with as you please. We are only your helper-administrative assistants.

Information may change, thereby making prior documents outdated. As we cannot anticipate these changes, we make no claims as to the accuracy of any documents supplied by our service and we make no reimbursements for filing fees or document fees when changes occur. Please remember that we are in the same boat and when changes occur, we must change our documentation also.

UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS (front and back) CAREFULLY A. NAME & PHONE OF CONTACT AT FILER [optional] OR 1a. ORGANIZATION'S NAME

- 1b. INDIVIDUAL'S LAST NAME FIRST NAMEMIDDLE NAME SUFFIX
- 1c. MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY
- 1d. TAX ID #: SSN OR EIN ADD'L INFO RE ORGANIZATION DEBTOR 1e. TYPE OF ORGANIZATION 1f. JURISDICTION OF ORGANIZATION 1g. ORGANIZATIONAL ID #, if any NONE
- 2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME insert only one debtor name (2a or 2b) do not abbreviate or combine names

OR 2a. ORGANIZATION'S NAME

- 2b. INDIVIDUAL'S LAST NAME FIRST NAMEMIDDLE NAME SUFFIX
- 2c. MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY
- 2d. TAX ID #: SSN OR EIN ADD'L INFO RE ORGANIZATION DEBTOR
- 2e. TYPE OF ORGANIZATION
- 2f. JURISDICTION OF ORGANIZATION

2g. ORGANIZATIONAL ID #, if any NONE

3. SECURED PARTY'S NAME (or NAME of TOTAL ASSIGNEE of ASSIGNOR S/P) - insert only one secured party name (3a or 3b)

OR

- 3a. ORGANIZATION'S NAME
 - 3b. INDIVIDUAL'S LAST NAME FIRST NAMEMIDDLE NAME SUFFIX
- 3c. MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY
- 4. This FINANCING STATEMENT covers the following collateral:

FILING OFFICE COPY — NATIONAL UCC FINANCING STATEMENT (FORM UCC1) (REV. 07/29/98) Office of the Secretary of State of Texas Web Form

UCC FINANCING STATEMENT ADDENDUM

DEBTORS: UNI'I'ED NA'I'IONS, UNI'TED STATES, STATE OF TEXAS, COUNTY OF CONFUSION = GOVERNOR OF TEXAS - PERRY, RICK

SECURED PARTY: JACK RABBIT PATRIOT

7777 FREEDOM AVENUE LIBERTY, TEXAS 77777

ADDITIONAL COLLATERAL INFORMATION:

- 2. All signatures on all contracts, agreements, unilateral contracts and licenses predicated on the Fiction JACK RABBIT PATRIOT and/or the Social Security Number (SSN) 555-66-7777 or the Employer Identification Number (EIN) 555667777 of said fiction.

- 3. Declaration of Birth: Jack Rabbit Patriot, a living soul, born upon the land Texas, Midland County, Midland, Texas, 22 June 1933.
- 4. Power of Attorney from SECURED PARTY, JACK RABBIT PATRIOT to Agent. Jack Rabbit Patriot.
- 5. Writ of Habeas Corpus for the release of the SECURED PARTY.
- 6. Trademark/Copyright on the SECURED PARTY'S name.
- 7. Security Agreement with the number 2002-00 1 by and between SECURED PARTY, JACK R PATRIOT and Agent, Jack Rabbit Patriot.
- 8. Declaration of Peace to end the United States Civil War of 1861 to 1865, the Trading With the Enemy's Act of March 9, 1933 and any other hostilities that may exist between the UNITED STATES and the people of Texas (Jack Rabbit Patriot being one of the people of Texas) from March 5, 1836 until present.
- 9. The Agent, Jack Rabbit Patriot, hereby claims all interest and production of any and all marriages including but not limited to: DALLAS COUNTY, TEXAS STATE Marriage License No. 77107. The Agent, Jack Rabbit Patriot, a living soul, hereby secures and claims all rights, interest and title in ALL hospital, city, county, state, federal and international birth certificates; and the pledge represented by same, but not limited to pignus, hypotheca, hereditiments, res, the energy and product derived therefrom, including but NOT limited to the fictions or corporations: (name of minor children's fictions here and their social security numbers i.e. JOHNNY BOY PATRIOT and any derivatives thereof with the SSN 456-78- 1234 and all documents and/or instruments created using said SSN and all proceeds thereof, and with the FEIN 456781234, and all documents and/or instruments created using said FEIN and all proceeds thereof; etc.)
- 10. The Agent, Jack Rabbit Patriot, hereby claims all personal property including, but NOT limited to: any and all stocks and bonds purchased by the fiction JACK RABBIT PATRIOT, or any derivatives thereof; TEXAS Driver's License with the Number 123456789; all bank, credit union, savings and loan or other financial service accounts of the fiction JACK RABBIT PATRIOT, or any; derivatives thereof; BANK OF UCC Financing Statement Addendum page 1 of 2 for SECURED PARTY, JACK R PATRIOT With the copy-claim by the Jack Rabbit Patriot AMERICA Credit Card Account with the Number 7777 7777 7777 7777; 2001 FORD F 150 PICK UP with the identification number 1FT2089FSJK66589, plate with the identification JKL 555, registration with the number 45687902; etc... (you don't want to list Items such as arma or radio equipment anything that the "government" may want.)

In the event of the death of the SECURED PARTY or the Agent for the SECURED PARTY for any reason (other than natural causes) such as murder, coveting or any cause of a questionable nature, an insurance policy is hereby established in the amount of three (3) times the national debt of the UNITED STATES and payable to every living soul within the boundaries of the fifty (50) American states.

SECURED PARTY is a transmitting utility.

[PS. For those of you that are outside of original Texas lands (Texas, New Mexico, Arizona, California. etc.) we recommend only claiming your State's Declaration of Independence because all State Constitutions after the Civil War were forced contracts. And we do not recommend listing the Constitution for the united states of America as there never was a Constitution voted upon by Americans. Only claim the Declaration of Independence for America if you are in one of the northern states.

For those of you within the original Texas lands you may want to consider claiming the constitution for your state and tile Declaration of Independence and Constitution for Texas as we did on this example].

UCC Financing Statement Addendum page 2 of 2 for SECURED PARTY, JACK R PATRIOT With the copy-claim by the Jack Rabbit Patriot

INSTRUCTIONS FOR POWER OF ATTORNEY IN FACT

This is probably the most important document outside of the UCC-1 if not more than anything that has come into the Jack Rabbit Patriot Community.

Fill this out as soon as you do your UCC-1 and file in the county you live in. Then put it into your UCC-1 document with your TRADEMARK/COPYRIGHT and Security Agreement concerning the "STRAWMAN".

When you and 1 were born, we were given to the State thru a STATE issued Birth Certificate with a BOND attached, the state sold our birth Certificates to the US Commerce Department and they assumed Power of Attorney at Law over us. This document takes it away and puts it back where it belongs-the Living soul.

From now on-only print the "STRAWMANS" name on any government document you receive, then sign With Jack Rabbit Patriot, Agent.

Take your W-4 form-Mark out the under the penalty of perjury, Print the STRAWMAN'S name in all CAPITAL LETTERS instead of signing your name and Check the EXEMPT space. Then write a short NOTICE stating that by POWER OF ATTORNEY IN FACT as Agent and you no longer give permission or consent by assent for the taking of any taxes out of the "STRA WMAN'S" check. Sign and attach your letter and your POWER OF ATTORNEY IN FACT to the W-4 form. Put a copy of the POWER OF ATTORNEY IN FACT with any document when dealing with the government or court system and always autograph your document with Jack Rabbit Patriot, Agent.

TRUTH AFFIDAVIT

IN THE NATURE OF SUPPLEMENTAL RULES FOR ADMINISTRATIVE AND MARITIME CLAIMS RULES C(6)

Grant of Exclusive power of attorney to conduct all tax, business, and legal affairs of principal person.

POWER OF ATTORNEY IN FACT

I, JACK R PATRIOT, JACK RABBIT PATRIOT, PATRIOT, JACK R, or any derivative thereof, **SECURED PARTY/CORPORATE FICTION**, 7777 FREEDOM AVENUE, LIBERTY, TX, 77777, do hereby appoint Jack Rabbit Patriot, **a Living Soul**, **as Agent with Power of Attorney in Fact**, Non-domestic, c/o 7777 Freedom Avenue, Liberty, Texas, to take exclusive charge of, manage, and conduct all of my tax, business and legal affairs, and for such purpose to act for me in my name and place, without limitation on the powers necessary to carry out this exclusive purpose of attorney in fact as authorized:

- (a) To take possession of, hold, and manage my real estate and all other property;
- (b) To receive money or property paid or delivered to me from any source;
- (c) To deposit funds in, make withdrawals from, or sign checks or drafts against any account standing in my name individually or jointly in any bank or other depository, to cash coupons,

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bonds, or certificates of deposits, to endorse checks, notes or other documents in my name; to have access to, and place items in or remove them from, any safety deposit box standing in my name individually or jointly, and otherwise to conduct bank transactions or business for me in my name;

- (d) To pay my just debts and expenses, including reasonable expenses incurred by my attorney in fact Jack Rabbit Patriot, in exercising this exclusive power of attorney.
- (e) To retain any investments, invest, and to invest in stocks, bonds, or other securities, or in real estate or other property;
- (f) To give general and special proxies or exercise rights of conversion or rights with respect to shares or securities, to deposit shares or securities with, or transfer them to protective committees or similar bodies, to join in any reorganization and pay assessments or subscriptions called for in connection with shares or securities;
- (g) To sell, exchange, lease, give options, and make contracts concerning real estate or other property for such considerations and on such terms as my attorney in fact Jack Rabbit Patriot, may consider prudent;
- (h) To improve or develop real estate, to construct, alter, or repair building structures and appurtenances or real estate; to settle boundary lines, easements, and other rights with respect to real estate; to plant, cultivate, harvest, and sell or otherwise dispose of crops and timber, and do all things necessary or appropriate to good husbandry.
- (i) To provide for the use, maintenance, repair, security, or storage of my tangible property;
- (j) To purchase and maintain such policies of insurance against liability, fire, casualty, or other risks as my attorney in fact Jack Rabbit Patriot may consider prudent;

Page 1 of 3 Power Of Attorney from Jack R Patriot for Jack Rabbit Patriot, Agent

With the copy-claim by the Jack Rabbit Patriot

The **Agent/Living Soul**, Jack Rabbit Patriot, is hereby authorized by law to act for and in control of the **SECURED PARTY/CORPORATE FICTION**, JACK R PATRIOT, or any derivative thereof. In addition, through the exclusive power of attorney, to contract for all business and legal affairs of the principal person: PATRIOT, JACK R, **SECURED PARTY/CORPORATE FICTION**.

The term "exclusive" shall be construed to mean that while these powers of attorney are in force, only my attorney in fact may obligate me in these matters, and I forfeit the capacity to obligate myself with regard to the same. This grant of Exclusive Power is Irrevocable during the lifetime of the **Agent/Living Soul**, Jack Rabbit Patriot.

Executed and sealed by the voluntary act of my own hand, this _____ day of____, 2002. I am. This instrument was prepared by Jack Rabbit Patriot.

Acceptance: JACK R PATRIOT, GRANTOR SECURED PARTY SIGNATURE

Executed without the UNITED STATES, I declare under penalty of perjury under the laws of the united states of America that the foregoing is true and correct. Without Prejudice, UCC 1-207.

The Redemption Manual

I, the above named exclusive attorney in fact, do hereby accept the fiduciary interest of the herein-named SECURED PARTY and will execute the herein-granted powers-of-attorney with due diligence.

Jack Rabbit Patriot, Agent, Attorney in Fact, With the Autograph Witnesses

Page 2 of 3 Power of Attorney from JACK R PATRIOT for Jack Rabbit Patriot, Agent

With the copy-claim by the Jack Rabbit Patriot

Notice

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction, a benefit for the Pagans and Heathens so they whom I pray may become knowledgeable in the truth for the Law by our Holy Father in Heaven and repent, so they will no longer be alienated from their true God, Yahweh.

		Jurat	
Dallas county]	gg.	
J Texas state	1	ss:	
Subscribed and affirmed before	ore me this	day for the	month in the year of our Lord and
Savior, Two Thousand and T		any rer are	
Notary Seal			

Address of Notary

My Notary Expires

Page 3 of 3 Power of Attorney from JACK R PATRIOT for Jack Rabbit Patriot, Agent With the copy-claim by the Jack Rabbit Patriot

TRADEMARK/COPYRIGHT <u>INSTRUCTIONS</u>

This document is very important in that it gives you control over who can and cannot use your "STRAWMANS" name.

Fill it out and file it into the county records along with your POWER OF ATTORNEY IN FACT. Notice anyone who would write to you using your TRADEMARK/COPYRIGHT name and gentle enforce upon them that they are in violation by sending them a copy.

From that day forward-anyone who would write to you in violation of your TRADEMARK/COPYRIGHT should immediately receive an Invoice for \$1,000.00 per violation per person involved. Take these to the county and file them into the county and mail them out. Anyone who would seek to enrich themselves from the unauthorized use of your TRADEMARK/COPYRIGHT should receive an Invoice for \$1,000,000.00 per person per violation. After 10 days, Mail them a Default letter. After 30 days when the Invoice becomes Law-send them another letter-make out an order for the COUNTY JUDGE-take it to him/her and have them enforce your order.

TRUTH AFFIDAVIT IN THE NATURE OF SUPPLEMENTAL RULES FOR ADMINISTRATIVE AND MARITIME CLAIMS RULES C(6) TRADEMARK/COPYRIGHT

Verified Declaration in the Nature by an Affidavit for Truth in Commerce and Contract by Waiver for Tort Presented by Me, addressee, <u>Jack Rabbit Patriot</u>, Agent and living soul, one for We the People under Original Common Law Jurisdiction by the Texas and united states of America Contracts, the Constitutions.

Republic and one by the several united states

ss: Texas in America

For: Whom it may concern: In the Matter for the fiction/SECURED PARTY known as: JACK R PATRIOT, JACK RABBIT PATRIOT, J R PATRIOT, J RABBIT PATRIOT, PATRIOT, JACK R; and all derivatives thereof. SECURED PARTY is hereafter known as JACK R PATRIOT. 1011 SOUTH COUNTRY CLUB CIRCLE, RICHARDSON, NY 11001 I. Me, My, Myself, addressee, Jack Rabbit Patriot, (herein after Agent with Power of Attorney to represent the SECURED PARTY) the undersigned for one We the People, Sovereign, natural born living souls, the Posterity, born upon the land in the one for several counties within the one for the several states united for America, the undersigned Posterity, Creditors, and Claimants, herein after "I. Me, My, Myself, Agent" do hereby solemnly declare, say and state:

- 1. I, Me, My, Myself, Agent am competent for stating the matters set forth herewith.
- 2. I, Me, My, Myself, Agent have personal knowledge concerning the facts stated herein.
- 3. All the facts stated herein are true, correct, complete, and certain, not misleading, admissible as evidence, and if stating **I. Me. My. Myself. Agent** shall so state.

Plain Statement of Facts

A matter must be expressed for being resolved. In commerce, truth is sovereign. Truth is expressed in the form for an Affidavit.

An Affidavit not rebutted stands as Truth in commerce. An Affidavit not rebutted, after thirty (30) days, becomes the judgment in commerce. A Truth Affidavit, under commercial law, can only be satisfied: by Truth Affidavit rebuttal, by payment, by agreement, by resolution, or by Common Law Rules, by a jury.

<u>I, Me, My, Myself, Agent</u> am expressing truth by this Verified Declaration in the Nature for an Affidavit of Truth in Commerce and Contract by Waiver for Tort Presented by me, addressee, **Jack Rabbit Patriot,** living soul, **Agent,** one for We the People under Original Common Law Jurisdiction for the Texas and united states of America Contracts, the Constitutions.

<u>WHEREAS</u>, the public record is the highest evidence form, <u>I. Me, My, Myself, Agent</u> am hereby timely creating public record by Declaration with this Verified Declaration in the Nature for a Truth Affidavit in Commerce and Contract for a Tort Waiver Presented by Me, addressee, **Jack Rabbit Patriot**, living soul, Agent, one for/under We the People under Original Common Law Jurisdiction for the Texas and united states of America Contracts, the Constitutions.

1. Fact: The person/SECURED PARTY known as JACK R PATRIOT, (and all derivatives thereof) is fiction without form or substance, and any resemblance for any natural born body living or dead is entirely intentional in commercial fraud by Genocide acts for We the People for Texas by the alleged Government officials and agents for the Commercial Corporation and Commercial Courts for the disfranchising purpose, We the People for Texas from our Life,

Liberty, Property, and Pursuit of Happiness, among other Rights, for their self enrichment using their **Texas Rules of Civil Procedure 52**, outside the law authority and our Courts by original jurisdiction.

- **2. Fact:** I have placed a **copyright** on the Fiction/SECURED PARTY known as **JACK R PATRIOT**, and all derivatives thereof, (trademark/fiction), SECURED PARTY is now My private property and cannot be used without My prior written consent, and then only under the terms set out in this contract.
- **3. Fact:** The Fiction is My perfected security and registered by contract with me and with the Secretary under **State of Texas** as such for five years and is My recorded copyright Fiction by this declaration under original common law jurisdiction for one-hundred (100) years and is My private property, the Agent, for My Estate protection, My Life, and My Liberty.
- **4. Fact:** Using My Fiction on any document associated in any manner with My Estate or Me, the holder in due course, Agent, Exempt from Levy, without My written prior consent is strictly forbidden and chargeable against each user and issuer in the amount, the sum certain for one thousand (1,000.00) dollars, silver specie, in lawful coinage for the united states of America per user and per issuer per Fiction.
- **5. Fact:** Using My Fiction for the intended gains for themselves (the issuers or users) or for others for any of My Rights, My private property or any part about My Estate without full disclosure and My written prior consent is strictly forbidden and chargeable per each user and issuer, in the amount of the sum certain for one million (1,000,000.00) dollars silver specie in lawful coinage for the united states of America as defined under Article I, Section 10 of We the People's Contract/Constitution for the united states of America per using Fiction including any past, present, or future use.
- 6. Fact: Using My Fiction on any document associated in any manner with My Estate or Me, the holder in due course, Agent, and Exempt from Levy, without My written prior consent is all the evidence required for enforcing this agreement/contract and evidence that any and all users and issuers are in full agreement and have accepted this agreement/contract under the condition and terms so stated and set forth herein and is due and payable under the terms and conditions set forth herein by this agreement/contract.

I. Me, My, Myself, Agent am not an expert in the Law, however I do know right from wrong. If there is any human being that is being unjustly damaged by any statements herein, if he/she will inform Me by facts, I will sincerely make every effort and amend My ways.

I hereby and herein reserve the right for amending and make amendment for this document as necessary in order that the truth may be ascertained and proceeding justly determined.

If any living soul has information that will controvert and overcome this Declaration, since this is a commercial matter, please advise Me IN WRITING by DECLARATION / AFFIDAVIT FORM within ten (10) days from recording hereof, providing Me with your counter Declaration/Affidavit, proving with particularity by stating all requisite actual evidentiary fact and all requisite actual law, and not merely the ultimate facts and law conclusions, that this affidavit by Declaration is substantially and materially false sufficiently for changing materially My or the Fiction's status and factual declaration.

Your silence stands as consent, and tacit approval, for the factual declarations here being established as fact as a law matter and this affidavit by Declaration will stand as final judgment in this matter; and for the sum certain herein stated and will be in full force and effect against all parties, due and payable and **enforceable by law.**

The criminal penalties for commercial fraud are determined by jury, by law, the moneta
value is set by Me for violation against My rights, for breaching the law, the contract, the
Constitutions in the sum certain amount as stated herein for dollars specie silver coin lawf
money for the united states of America as defined by Article I, Section 10 under the Constitution
by We the People for the united states of America and will be due and payable on the eleven
day or any day thereafter as use occurs after filing by Me, in the public records for the coun
of, state of Texas, under this declaration.

The Undersigned, **I**, **Me**, **My**, **Myself**, **the Agent** holder in due course for original, do herewith declare, state and say that I, Agent, issue this with sincere intent in truth, that I, Me, the undersigned Agent, am competent by stating the matters set forth herein, that the contents are true, correct, complete, and certain, admissible as evidence, reasonable, not misleading, and by My best knowledge, by Me undersigned addressee.

This instrument was prepared by Jack Rabbit Patriot. Acceptance:

My Notary Expires

JACK R PATRIOT, GRANTOR SECURED PARTY SIGNATURE

Executed without the UNITED STATES, I declare under penalty of perjury under the laws of the united states of America that the foregoing is true and correct. Without Prejudice, UCC 1-207. Jack Rabbit Patriot, Agent, Attorney in Fact, With the Autograph Non Domestic, DMM 122.32 c/o 5555 Longjump Shorthop, Texas

Witnesses Notice

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction, a benefit for the Pagans and Heathens so they whom I pray may become knowledgeable in the truth for the Law by our Holy Father in Heaven and repent, so they will no longer be alienated from their true God, Yahweh.

Collin county]] ss: Texas state] Subscribed and affirmed before me this ____day for the_____month in the year of our Lord and Savior, Two Thousand and Two, A.D. Notary Seal Address of Notary

Certificate of Service

This is for certifying that a true copy for the foregoing document, Verified Declaration in the Nature by an Affidavit for Truth in Commerce and Contract for Tort Waiver Presented by me, addressee, <u>Jack Rabbit: Patriot</u>, living soul, the Agent, one for We the People under Original

The Redemption Manual

Common Law Jurisdiction for **Texas** and United States Contracts, the Constitution is recorded in the public records by the Clerk for the Court in the county for <u>Confusion, Texas</u> this day of the month in the year of our Lord and Savior, Two Thousand and Two A. D. as Notice for the agent is notice for the principal, and for all other matters and by notice for all party(s) including any and all competent witnesses with first had knowledge, all party(s) and all others claims pertaining for the Fiction dating back for the year it was created.

_By Me-addressee

INVOICE

Date: July 12, 2001 No: 071201

Vender Customer Barbara J. Strudel d/b/a BARBARA J STRUDEL, Chief, Collection Branch Internal Revenue Service-Department of the Treasury for the Federal Reserve Bank-Austin, Texas 73301

Name: Barbara J. Strudel BARBARA J STRUDEL

Address: P.O. BOX 20718

City: Gigantic State: Confusion, 77777

Dear Valued Customer:

It has come by My attention that you are in receipt for some goods and/or services that are Mine, to wit: Description My Price

Violation for TRADEMARK/COPYRIGHT in your letter dated July 12, 2001 (Copy Attached) You were noticed that \$1,000,000.00 per violation per persons violating would be charged.

- 1. \$1,000,000.00 for Barbara J. Strudel d/b/a BARBARA J STRUDEL, Chief, Collection Branch Internal Revenue Service-Department of the Treasury for the Federal Reserve Bank-Austin, Texas
- 2. \$1,000,000.00 for Ladd Ellis, Jr. d/b/a LADD ELLIS, JR, District Director, Internal Revenue Service- I 100 Commerce Street-Dallas, Texas 75247
- 3. \$1,000,000.00 for Charles 0. Rossotti d/b/a CHARLES 0 ROSSOTTI, Commissioner Internal Revenue Service-Washington, D.C. Total Due \$3,000,000.00

Due the sensitive nature by your position, I recommend we communicate in code, so if it is your desire for Me to act as your agent in drafting the payment, then simple do something other than pay with one of the following methods (e.g.-do nothing or something outrageous and untenable such as advocate that we are under a government based upon force and violence rather than Law-to wit: T.G.C. Section 557.00 1, other than limited and republican, etc...) within 10 days and I will be happy by accommodating you:

- 1. Send Me a certified authentic copy for the enrolled statute evidencing the public law for the united States of America, union state of Texas, or de jure political subdivision thereof which gives you the power by retaining the aforesaid goods and/or services of Mine without monetary compensation for Me.
- 2. Send Me a certified authentic copy of the instrument evidencing the contract that would give you the power to retain the aforesaid goods and/or services of Mine without monetary compensation for Me.

- 3. Send Me certified authentic copies of what you would use to evidence an insurrection, invasion, or great natural disaster that would justify the martial law power that would allow you to retain the aforesaid goods and/or services of Mine without monetary compensation for Me.
- 4. Send Me your check for the full amount above

If it is not your desire for Me to act as your agent in drafting the payment, then only pay as directed above by original (wet ink signed) documentation/check, either from a principal of your organization or by a subordinate plus enclose an original signed delegation of authority from the said principal (such that I may verify the signature from one of several public sources). 1, of course, will be happy to compensate you for reasonable expenses incurred in making the requested certified copies, etc. Thank you for your patronage-Until then I am

This instrument was prepared by Jack Rabbit Patriot.

JACK R PATRIOT, GRANTOR SECURED PARTY SIGNATURE

Jack Rabbit Patriot, Agen	nt Power of Attorne	y in Fact, With the A	Autograph
Texas state]		
]		ss:	
Dallas county]		

Jack Rabbit Patriot, known by Me or made known by Me by proper identification and having affixed his hand concerning the above and attached document, duly affirmed and subscribed; THEREFORE,

Notary Public Seal Address My Notary Expires

DEFAULT AFFIDAVIT

Certified Mail 7001 0320 0004 4464 1028

Date

From: Non-domestic c/o 7777 Freedom Avenue Liberty, Texas Jack Rabbit Patriot To: Schameka Crosby d/b/a SCHAMEKA CROSBY, Deputy 509 Main Street-2nd Floor Dallas, Texas 75202

Regarding: NON-NEGOTIABLE ACCEPTED FOR VALUE-EXEMPT FROM LEVY CAUSE NO. 01- 6784-B in its entirety dated August 8, 2001 INTERFERENCE IN MY COMMERCIAL AFFAIRS, sent Certified Mail 7001 0300 0000 8711

I, Me, My, Myself, a Living Soul, a Private Party; but for My purpose for this AFFADIVIT in COMMERCE you may address Me as Jack Rabbit Patriot, a Sovereign. Everything stated is the truth, the whole truth, and nothing but the truth and is true, correct., complete, and not misleading. I am able for stating the facts and lawful age for doing so.

Schameka Crosby d/b/a SCHAMEKA CROSBY, Deputy has committed a FAULT and has DEFAULTED on all points concerning the above Regarding: NON-NEGOTIABLE ACCEPTED FOR VALUE-EXEMPT FOR LEVY CAUSE NO. 01-6784-B in its entirety dated August 8, 2001 INTERFERENCE IN MY COMMERCIAL AFFAIRS.

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Accordingly, the above Regarding, having been duly served upon Schameka Crosby d/b/a SCHAMEKA CROSBY, Deputy by Certified Mail 7001 0300 0000 8711 (See Attached) and receiving no Response, having given Notice and Grace (3 day Truth in Lending Act), has committed a FAULT and has DEFAULTED and is now in Involuntary Bankruptcy with NOTICE OF FORFEITURE for all Property needed for satisfying \$5,000,000.00 for interfering in My Private Commercial Affairs.

JACK R PATRIOT, GRANTOR SECURED PARTY SIGNATURE

Jack Rabbit Patriot, Agent, Power of Attorney in Factoria state of Texas ss: county of Dallas	t, With the Autograph
A man, Jack Rabbit: Patriot, known by Me or made following for being true, correct, complete, and not rTHEREFORE,	
Notary Signature Notary Address	Seal
TRUTH AFFID	AVIT
IN THE NATURE OF SUPPLEMENTAL RULES FO CLAIMS RULES C(6)	OR ADMINISTRATIVE AND MARITIME
BY REMOVAL SIGNATURE FROM ORIGIN REGISTRATION WITH FEDERAL OR STATE	
ADMINISTRATOR'S OFFICE	
CERTIFIED MAIL	, DATE
ELECTIONS ADMINISTRATOR'S OFFICE Address Address	

Dear ELECTION'S ADMINISTRATOR JANE DOE:

I am, Jack Rabbit Patriot, a Sovereign, a Private Party, inhabitant upon the land county Dallas, in the State of Texas, a republic. In Commerce, everything must be discussed in truth, the whole truth, and nothing but the truth and every statement in My Affidavit is true, correct, complete, and not misleading. I am over the age of 21, have a sound mind and am able for making the following statements, and in commerce everything must be stated in order for resolving the matter. My Affidavit is in COMMERCE.

REGARDING: AFFIDAVIT BY SIGNATURE REMOVAL FROM ORIGINAL APPLICATION FOR VOTER REGISTRATION WITH FEDERAL OR STATE OR COUNTY ELECTION ADMINISTRATOR'S OFFICE and cancel the VOTER REGISTRATION CARD from your Records with any Reference by or for: JACK R PATRIOT, JACK RABBIT PATRIOT or any derivative thereof.

I have Power of Attorney in Fact (attached) and TRADEMARK/COPYRIGHT (attached) filed and duly sworn and signed with the Clerk of the county Dallas of April 1, 2002, and any use of my TRADEMARK/COPYRIGHT (without my express written consent) by any FEDERAL

CORPORATE OFFICIAL in their Public or Private Capacity will cause an Action for being filed on that INDIVIDUAL, PERSON, OR CORPORATION for violation of COPYRIGHT.

- 1. You did not reveal all the terms for your FEDERAL CONTRACT.
- 2. Your Voter's Registration is FRAUD. The Constitution for the united states of America (or for your state) states that anyone with Property has the RIGHT for voting, there is not a need for Registration. I am Sovereign and own my land by right of claim recorded with the Secretary of State for the STATE OF TEXAS.
- 3. You did not reveal that I, Jack Rabbit Patriot would give all My God Given Rights up for the mere privilege for voting in a FEDERAL CORPORATE ELECTION.
- 4. You did not reveal that I, Jack Rabbit Patriot would then belong under ADMINISTRATION.
- 5. You did not reveal that I, Jack Rabbit Patriot would then be subject for Rules, Regulations, Codes, Statutes, Procedures, and etc.
- 6. You did not reveal that I, Jack Rabbit Patriot would lose all RIGHTS and would be treated as property.
- 7. Your offer for CONTRACT is too high!
- 8. My Government is in the county that I, Jack Rabbit Patriot am a living and breathing soul, and am subject only for the Common Law. All Common Law Rights in commerce are protected under UCC I-207.

You are hereby instructed for following My instructions by Power of Attorney in Fact (attached) and You are hereby instructed and granted permission for advising Me, Jack Rabbit Patriot - Non-Domestic c/o 7777 Freedom Avenue, Liberty, Texas, No Zip Code, upon completion. You have ten (10) days for completion.

Notice for Principal is Notice for Agent Notice for Agent is Notice for Principal

This instrument was prepared by Jack Rabbit Patriot.

Acceptance:

JACK R PATRIOT, GRANTOR SECURED PARTY SIGNATURE

Executed without the UNITED STATES, I declare under penalty of perjury under the laws of the united states of America that the foregoing is true and correct. Without Prejudice, UCC 1-207. **Jack Rabbit Patriot, Agent, Attorney in Fact, With the Autograph**

Witnesses

PLACE NOTARY PAGE BEHIND ALL AFFIDAVITS

SECURITY AGREEMENT

#2002-001

NON-NEGOTIABLE -- NON-TRANSFERABLE

Parties

SECURED PARTY

JACK R PATRIOT, and all derivatives thereof 7777 FREEDOM AVENUE LIBERTY, TEXAS 77777
SOCIAL SECURITY NUMBER 555-55-555

Agent

Jack Rabbit Patriot (and all derivatives thereof) Non-domestic c/o 7777 Freedom Avenue Liberty, Texas

This Security Agreement ("Agreement") is made and entered into on June 22, 1933 by and between the 'real man' Jack Rabbit Patriot; herein after known as *Agent* and the Straw man/Dummy Corporation JACK R PATRIOT; herein after known as *SECURED PARTY*.

NOW, THEREFORE, it is hereby agreed as follows:

In consideration for the SECURED PARTY agreeing to provide certain Collateral and goods, identified herein below, and certain accommodations to the SECURED PARTY, including, but not limited to, allow the SECURED PARTY to act as an instrument, functioning primarily as a transmitting utility, for the purpose of conducting commercial activity for the benefit of the Agent; and, as security for payment of all sums due, or to become due or owing by SECURED PARTY to Agent, SECURED PARTY hereby grants to Agent a security interest in the Collateral described herein below and agrees to provide to Agent the Indemnification Bond also contained herein below.

The security interest granted herein secures any and all indebtedness and liabilities, whatsoever, owed by SECURED PARTY to Agent, whether direct or indirect, absolute or contingent, due or to become due, now existing or hereafter arising, and howsoever evidenced. This security interest is also given to secure any other debts that may be owed by SECURED PARTY to Agent from time to time as stated herein below.

COLLATERAL

All Property of SECURED PARTY, is hereby the property and security of the Agent, and before any of the property can be exchanged, sold, tendered or in any manner disposed of, must be compensated to the Agent for the property. This property now owned and hereafter acquired includes, but is not limited to: All Accounts, Contract Rights, Chattel Paper, General Intangibles, Inventory, Equipment and Fixtures; whether owned now or acquired later; all accessions, additions, replacements, and substitutions; all records of any kind relating to any of the foregoing; all proceeds (including insurance, bonds, stocks, general intangibles and accounts proceeds), together with all the other real and personal property including but not limited to: ALL hospital, county, state, federal or international Birth Certificates registered in the SECURED PARTY name and ALL documents and or instruments created using said birth documents; FAA Pilot's License Number 555555555; Texas Driver/Operator's License Number 55555555, and all documents and/or instruments created using said license number; Social Security Number (SSN) 555-55-5555, and all documents and/or instruments created using said SSN and all proceeds thereof; all DEBTOR'S Treasury Accounts and all proceeds thereof; Federal Employer Identification Number Page 1 of 6 Security Agreement by and between JACK R PATRIOT, SECURED PARTY and Jack Rabbit Patriot, Agent

With the copy-claim by the Jack Rabbit Patriot

(FEIN) 55555555, and all documents and/or instruments created using said FEIN and all proceeds thereof; any and all marriages and the production thereof including, but not limited to: CHRISTOPHER DAVID PATRIOT with the SSN of 555-55-5555 and all documents and/or

instruments created using said SSN and all proceeds thereof; FEIN 55555555, and all documents and/or instruments created using said FEIN and all proceeds thereof; real estate described as Lot 5, Block 24, COUNTRY CLUB ESTATES ADDITION, CITY OF LIBERTY, DALLAS COUNTY, TEXAS with the commonly known address of 1001 South Country Club Circle; 1988 Dodge Ram Charger with the identification number Z55VA7T558855; 1993 Kawasaki Jet Ski with the identification number KAW44552ZI23; 1996 utility trailer with the identification number 4GHJK8M23FG123456; proceeds, products, accounts and fixtures from crops, mind head, wellhead, with transmitting utilities etc.. rents, wages, all income, land and mineral, water and air rights, cottages, house(s), buildings, bank accounts, bank deposit box(es) and the contents therein, savings account, retirement plans, stocks, bonds, securities, benefits from trusts, inheritances gotten or to begotten, inventory in any source, all machinery either farm or industrial, livestock, livestock equipment, vehicles, auto(s), truck(s), 4 wheelers, all boats and water craft, aircraft, motor homes, 5th wheel trailers or mobile homes, motorcycles, jewelry, wedding bands and/or rings, watch(es), household goods, appliances, any type furniture, kitchen utensils, cooking utensils, radio(s), television(s), musical instruments, antiques, sports equipment, all arma, guns, hand guns, and any type property held for my benefit by either myself or others, until the dishonor agreement, held by the Secured Party is satisfied to full and acknowledgment of the same is completed. Any property not specifically listed, named or listed by make, model, serial number, etc. is included as the same.

The SECURED PARTY agrees to notify all employers and creditors of the same, as all SECURED PARTY'S wages are property of the Agent and are noticed accordingly.

The SECURED PARTY'S rights include the use of said Collateral as may be needed from time to time.

INDEMNITY CLAUSE

KNOW ALL MEN BY THESE PRESEN, that I, JACK R PATRIOT, (SECURED PARTY), am held firmly bound unto Jack Rabbit Patriot, (Agent) in the sum of present Collateral Values and any debts or losses claimed by any and all persons against the Commercial Transactions and Investments of aforesaid Collateral up to the penal sum of One Hundred Million Dollars (100,000,000) lawful money of the united states of America, for the payment of which, well and truly be made, I bind myself, my heirs, executors, administrators and third party assigns, jointly and severally and firmly by these presents.

The conditions of the above bond is, that whereas the Collateral described herein above and utilized for the purpose of transmitting goods in Commercial Activity by the SECURED PARTY are in pursuance of the Statutes in such case made and provided indentured to the Agent by which indenture the said Agent covenanted to do certain things as stated in this agreement.

The conditions of this obligation are such that if *the Agent* suffers any loss of Vested Rights in the said Collateral Property or Monetary Losses due to debts claimed against the aforesaid Collateral Property, or the *SECURED PARTY*, who binds himself by this obligation to make advance payments from the *SECURED PARTY'S* treasury, IMF, BMF, IRAF, EPMF (temporary, permanent and current) accounts to any and all who make debt claims against any of the Collateral or Vested Rights in said Collateral of the *Agent*. This obligation shall bind the *SECURED PARTY* in all respects, to fully and faithfully comply with all applicable provisions of law.

This bond shall effect as of the date hereon and shall remain in full force and effect until the surety (SECURED PARTY) is released from liability by the written order of the UNITED STATES and provided that the surety may cancel this bond and be relieved of further liability hereunder by delivery within thirty (30) days, written notice to the Agent. Such cancellation shall not affect any liability incurred or accrued by SECURED PARTY hereunder prior to the termination of said thirty (30) day period. The SECURED PARTY will promptly reissue a bond

before the end of the thirty (30) day period of an amount equal to or greater than the value of this instrument unless the parties agree otherwise.

Page 2 of 6 Security Agreement by and between JACK R PATRIOT, SECURED PARTY and Jack Rabbit Patriot, Agent With the copy-claim by the Jack Rabbit Patriot The SECURED PARTY, without the benefit of discussion or division, does hereby agree, covenant and undertake to indemnify, defend and hold the Agent harmless, from and against any and all claims, losses, liabilities, costs, interests and expenses (herein after referred to as "claims" or a "claim") including, without restriction, all legal costs, interests, penalties and fines suffered or incurred by the Indemnified Party arising as a result of the Indemnified Party having it's personal guarantee with respect to any loan or generally any indebtedness of the SECURED PARTY, including, without in any way restricting, the generality of the foregoing amount owing by the SECURED PARTY to all creditors.

The Indemnified Party (Agent) shall promptly advise the Indemnifying Party (SECURED PARTY) of any Claim and provide the same with full details thereof, including copies of any document, correspondence, suit or action received by or served upon the Indemnified Party. The Indemnified Party shall fully cooperate with the Indemnifying Party in any discussion, negotiations or other proceedings relating, to any Claim.

DEFAULT

The following shall be events of default hereunder: (a) failure by *SECURED PARTY* to pay any debt secured hereby when due; (b) failure by *SECURED PARTY* to perform any obligations secured hereby when the same should be performed.

This document represents the agreement between the SECURED PARTY and Agent and may not be modified unless agreed upon by both parties in writing and signed by both parties.

This Security Agreement is NOT dischargeable in bankruptcy court and holder in due courses' property is exempt from third party levy.

Should any portion of this agreement be judicially determined to be illegal, the remainder of the agreement shall not be affected by such determination and shall remain in full force and effect.

Executed	and	sealed	l by tl	he vol	luntary	act of	my	own ł	nand,	this	 day of _	_, 2002	. I am
Acceptan	ice:												

JACK R PATRIOT, GRANTOR SECURED PARTY SIGNATURE

Jack Rabbit Patriot, Agent, Sovereign,

Power of Attorney In Fact

With the Autograph

The *Agent* accepts the *SECURED PAR TYS* signature in accord with Uniform Commercial Code: 3-401 & 3-419.

Witnesses

Page 3 of 6 Security Agreement by and between JACK R PATRIOT, SECURED PARTY and Jack Rabbit Patriot, Agent

With the copy-claim by the Jack Rabbit Patriot

DEFINITIONS

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As used in this Security Agreement, the following words and terms shall have the meanings ascribed to them in this section, non obstante.

"Account(s)" (See Black's Law Dictionary, 6th ed., Account. See also UCC § 4-104, and UCC § 9-106.) 44 Agent" (See Black's Law Dictionary, 6th ed.)

66 Agreement" (See Black's Law Dictionary, 6th ed. See also UCC § 1-201(3).

"Artificial Person(s)" (See Black's Law Dictionary, 7th ed.)

"Bailee" (See Black's Law Dictionary, 6th ed.)

"Beneficiary" (See Black's Law Dictionary, 6th ed.)

"Buyer" (See Black's Law Dictionary, 6th ed.)

"Cancel" (See Black's Law Dictionary, 6th ed.)

"Cancellation" (See Black's Law Dictionary, 6th ed.)

"Charge back" (See Black's Law Dictionary, 6th ed., See also Surety.)

"Chattel Paper" (See Black's Law Dictionary, 6th ed.)

"Claim(s)" means: 1. right to payment, whether or not such right is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable secured, or unsecured; or right to an equitable remedy for breach of performance if such breach gives rise to a right to payment, whether or not Such right to an equitable remedy is reduced to judgment, fixed, contingent, matured, unmatured, disputed, undisputed, secured or unsecured. 2. To demand as one's own. challenge of property or ownership of a thing which is wrongfully withheld. See Hill v. Henry, 66 N.J. Eq. 150. 57 Atl. 555. Also a claim is to state. See <u>Douglas v.</u> Beasley, 40 Ala. 147; <u>Prigg v. Pennsylvania.</u> 16 Pet. 615, 1 0 L.Ed. 1060.

"Collateral" means property that is pledged as security for the satisfaction of a debt. See Black's Law Dictionary, 6th ed., Collateral. .n

"Contract" (See Black's Law Dictionary, 6th ed.)

"Creditor" means Jack Rabbit Patriot, a person to whom a debt is owing by another person who is the "SECURED PARTY." One who has a right to require the fulfillment of an obligation or contract, one to whom money is due, and, in ordinary, acceptation, has reference to financial or business transactions. *See* Black's Law Dictionary, 6th ed.

"Currency" (See Black's Law Dictionary, 7th ed.)

"Derivatives" means coming from another; taken from something preceding; secondary. That which has not its origin in itself, but owes its existence to something foregoing. Anything obtained or deduced from another. (See Black's Law Dictionary, 6th ed.)

"Debt" (See Black's Law Dictionary, 6th ed. See also Burke v. Boulder Miller & Elevator Co., 77 Colo. 230, 235 P. 574, 575, and U.S. Sugar Equalization Board v. P. De Ronde & Co., C.C.A. Del, 7 F.2d 981, 984.)

"Delivery" (See Black's Law Dictionary, 6th ed.)

- "Goods" (See Black's Law Dictionary, 6th ed.)
- "Entrusting" (See UCC § 2-403 (2, 3 and 4))
- "Incapacity" (See Black's Law Dictionary, 6th ed. and 7th ed. See also UCC § 3-305 ('-,) (b). "Indemnities" (See UCC § 5-113.)
- "Indemnity" means a collateral contract or assurance by which one person engages to secure another against an anticipated loss or to prevent him from being demnified by the legal consequences of an act or forbearance on the part of one of the parties or of some third person. See Nat'l Bank of Tifton v. Smith., 142 Ga. 663, 83 S.E. 526, 528, L.R.A. 191 5B, 116. See Black's Law Dictionary, 7th ed., Indemnity.
- "Instrument(s)" (See Black's Law Dictionary, 6th ed., Instrument. See also UCC § 3-102 and § 9-105.) "Item(s)" means part or parts of a whole. See also UCC § 4-104 (g).
- "Liability" means every kind of legal obligation, responsibility, or duty. Also the state of being bound or obliged in law or justice to do, pay or make good something. *See* Mayfield v. First Nat'l Bank of Chattanooga., Tenn..., C.C.A. Tenn. 137 F.2d 1013, 1019; Feil v. City of Coer d'Alene., 23 Idaho 32, 129 P. 643, 649,43 L.R.A. N.S. 1095, Breslaw v. Rightmire., 196 N.Y.S. 5')9, 541, 119 Misc. 8-')3. *See* Black's Law Dictionary, 6th ed., Liability.
- "Money" means the medium of exchange authorized or adopted by a government as part of its currency.

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With the copy-claim by the Jack Rabbit Patriot

Natural Person(s)" means a living soul, as distinguished from an artificial person created by law. *See* Black's Law Dictionary. 7th ed.

- "Notice" means warning of intimation of something.
- "Non obstante" means a phrase used in documents to preclude any interpretation contrary to the stated object or purpose. See Black's Law Dictionary, 6th ed.
- "Party" means a person concerned or having or taking part in any affair, matter, transaction, or proceeding, considered individually. *See* Black's Law Dictionary, 6th ed.
- "Person(s)" (See Black's Law Dictionary, 7th ed. See also UCC § 1-201 (30)).
- "Proceeds" (See Black's Law Dictionary, 6th ed.)
- "Property" in the strict legal sense, means an aggregate of rights that are guaranteed and protected by the government and in the ordinary sense, indicates the thing itself, rather than the rights attached to it. *See* 62 Misc. Rep. 1891, 116 N.Y. Supp. 1000.
- "Real Man" means a real, live, flesh and blood man/woman: Jack Rabbit Patriot; "There, every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellowman without his consent." CRUDEN v. NEALE, 2 N.C. 338 (1796) 2 S.E. 70.
- "Representative" (See Black's Law Dictionary, 6th ed.)

- "SECURED PARTY" means JACK R PATRIOT; (See Black's Law Dictionary, 6th ed.)
- "Securities" (See Black's Law Dictionary, 6th ed. See also UCC § 8-102 and UCC § 8-105.)

GLOSSARY OF TERMS

"Documents of Title" (See UCC § 1-201 (15) and UCC § 7-104. (See also Black's Law Dictionary, 7th ed., Document of title.)

"Dummy Corporation" means JACK R PATRIOT, an artificial person or legal entity created by or under the authority of the laws of a state or nation, composed, in some rare instances of a single person (such as the SECURED PARTY). "The corporation is distinct from the (individual) or individuals who comprise it." Such entity subsists as a body politic under a special denomination, which is regarded in law as having a personality and distinct from that of its several members. See Dartmouth College v. Woodward, (4 Wheat.) 518, 636, 657, 4 L.Ed. 629; U.S. v. Trinidad Coal Co., 137 U.S. 160, 11 S.Ct. 57, 34 L.Ed. 640; Andrews Bros. Co. v. Youngstown Coke Co., 86 F. 585, 30 39, 44; State v. Thistle Down Jockey Club, 114 Ohio St. 582, 151 N.E. 709, 711; Congdon v. Congdon, 160 Minn. 343, 200 N.W. 76, 87; Forest City Mfg. Co. v. International Ladies' Garment Workers' Union, Local No. 104, 233 Mo. App 935, 111 S.W.2d 934; In re Crown Heights Hospital, 183 Misc. 563, 49 N.Y.S.2d 658, 660; Froelich and Kuttner, of Manila, P.I. v. Sutherland, 57 App. D.C. 294. 22 F.2d 870, 872. And also "in rare instances where it lists a single person (such as the SECURED PARTY) this would be considered a corporation sole, which consists of only that one person only in some particular station, who is incorporated by law in order to give them some legal capacities and advantages, particularly that of perpetuity, which in their natural persons they could not have." (or in the present situation, to give them some legal capacity or advantage of dealings in the corporate commercial activities which in their natural persons they could not have). See Step. Comm. 168, 169; First Parish v. Dunning. 7 Mass. 447; Reid v. Barry. 93 Fla. 849, 112 So. 846, 859. The court cases also state that a corporation may exist as Domestic and/or Foreign, with reference to the laws and the courts of any given state, a "domestic" corporation is one created by, or organized under, the laws of that state; a "foreign" corporation is one created by or under the laws of another state, Government, or country. (As in the present situation of a U.S. corporation in Puerto Rico, See (BMF) Business Master File). In re Grand <u>Lodge</u>, 110 Pa. 613, 1 A. 582; Fowler v. Chilingworth, 94 Fla. 1, 113 So. 667, 669; <u>In re</u> Ewles' Estate, 105 Texas 507, 143 P.2d 903, 905. They also state that "A Corporation de facto is one existing under the color of law and in pursuance of an effort made in 'good faith' to organize a corporation under the statute; an association claiming to be legally

Page 5 of 6 Security Agreement by and between JACK R PATRIOT, SECURED PARTY and Jack Rabbit Patriot, Agent
With the copy-claim by the Jack Rabbit Patriot

[&]quot;Seller" (See Black's Law Dictionary, 6th ed.)

[&]quot;Signature" (See UCC § 3-401 (considered signature)).

[&]quot;Signed" (See UCC § 1-201 (39) (considered signature)).

[&]quot;Surety" (See Black's Law Dictionary, 6th ed. See also UCC § 1-201 (40) (considered 'charge back')). "Value" (See Black's Law Dictionary, 6th ed. See also UCC § 1-201 (44) and UCC § 3-')03.)

[&]quot;Accommodation Party" (See Black's Law Dictionary, 6th ed. See also UCC Nutshell Series.)

[&]quot;Contract Right" (See UCC § 9-106.)

incorporated company, and exercising the powers and functions of a corporation but without actual lawful authority to do so." See Foster v. Hare, 26 Tex. Civ. App. 177, 62 S.W. 541; Cedar Rapids Water Co. v. Cedar Rapids, 118 Iowa 234,9 1 N.W. 1081; Tulare Irrig. Dist. v. **Shepard**, 185 U.S. 1, 22 S.Ct. 531, 46 L.Ed. 773; **Evans v. Anderson**, 132 Minn. 59, 155 N.W. 1040, 1041. The fictitious named JACK R PATRIOT a straw man, or dummy corporation created by the government corporation without knowledge or intent of the natural person Jack Rabbit Patriot only exists under the color of law and claiming only to be legally incorporated for the purpose of commerce, and exercising the powers and functions of a corporation, without actual lawful authority to do so, but strictly for the benefit of the government corporations and its commerce. The government corporation shows the capital letter spelling of the SECURED PARTY name when they created the "fictitious named" corporation, due to the need of a specific name required for each separate legal entity's identification. Therefore, when a corporation is constructed, a name is always given to it, or supposing to be actually given, will attach to it by implication, and by that name alone it must sue and be sued, and do all legal acts, though a very minute variation therein is not material, and the name is capable of being changed (by competent authority) without affecting the identity or capacity of the corporation. See Wharton on Corporations. See also Black's Law Dictionary, 6th ed., Dummy.

Notice

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction, a benefit for the Pagans and Heathens so they whom I pray may become knowledgeable in the truth for the Law by our Holy Father in Heaven and repent, so they will no longer be alienated from their true God, Yahweh.

[&]quot;Duty of Care; Contractual Limitation" (See UCC § 7-204.)

[&]quot;General Intangibles" (See Black's Law Dictionary, 6th ed.)

[&]quot;On Demand" (See Black's Law Dictionary, 6th ed.)

[&]quot;Registered Form" (See UCC § 8-102.)

[&]quot;Remedy for Breach of Collateral" (See UCC § 2-701.)

[&]quot;Remedy of Indemnity" (See UCC § 5-115.)

[&]quot;Right to Reimbursement" (See UCC § 5-114.)

[&]quot;Rights Acquired to Indemnity" (See UCC § 7-504 (4))

[&]quot;Secondary Party" (See Black's Law Dictionary, 6th ed., Secondary Parties.)

[&]quot;Agent" means Jack Rabbit Patriot-, (See also Black's Law Dictionary, 6th ed. (Also considered Creditor.))

[&]quot;Security Interest" (See Black's Law Dictionary, 6th ed.)

[&]quot;Straw man" means JACK R PATRIOT (See also Black's Law Dictionary, 6th ed.)

[&]quot;Transmitting Utility" To the extent that the context otherwise requires, means an implement used to transmit or to send from one person, thing or place to another; i.e., the SECURED PARTY/Dummy Corporation/Straw man is an a2ent and implement utilized for the purpose of conducting commercial activities for the Agent.

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Dallas county]

] Ss:
Texas state]
Subscribed and affirmed before me this ____ day for the____ month in the year of our Lord and
Savior, Two Thousand and Two, A.D.
Notary
Notary Address of Notary
Seal

Page 6 of 6 Security Agreement by and between JACK R PATRIOT, SECURED PARTY and Jack Rabbit Patriot, Agent
With the copy-claim by the Jack Rabbit Patriot

My Notary Expires

TRUTH AFFIDAVIT In the Nature for a Peace Declaration

I, Jack Rabbit Patriot, Agent for JACK R PATRIOT, being of sound mind, over the age of 21 years, have first hand knowledge of the facts stated herein as a Peace Affidavit. I will tell the truth, the whole truth and nothing but the truth under the pains and penalties of perjury. I was born on the land of Texas, a republic established as a nation after winning Independence from Mexico. I **am not** a created entity, a corporation, a British subject, a subject of the British Isles, a citizen of England, a subject of the United Kingdom, a British commonwealth subject, a citizen of the UNITED STATES, a 14th Amendment citizen subject to the jurisdiction of the United States, a resident, citizen or subject of any territory, a citizen of America nor a resident of any land. I, Jack Rabbit Patriot, **am** a child of the Creator, YHWH; an heir of the King, Yahshua and therefore My citizenship is in Heaven. While a sojourner on this earth, I am an inhabitant of the land commonly known as Texas, a republic. My Father, YHWH, who created all land and owns all land is Sovereign, and I am Sovereign.

I, Jack Rabbit Patriot, hereby declare a Peace Treaty with the UNITED STATES regarding their Declaration of War from 1861 to 1865, which was a war of violence, arms and literal killing of men and women and the subsequent enslavement of the people. This war converted the Sovereign states into UNITED STATES territories via the 14th Amendment to the UNITED STATES Constitution. I am a natural born soul on the land Texas, a republic or an inhabitant of the land Texas, a republic where the land will forever belong to the people, being established by the Spanish Land Grant. I, Jack Rabbit Patriot, am declaring peace with the UNITED STATES and its territories, the UNITED STATES OF AMERICA, GREAT BRITAIN, THE BRITISH ISLES, the UNITED KINGDOM, ENGLAND and all BRITISH COMMONWEALTHS. This Declaration of Peace is nunc pro tunc as of the end of the South's acceptance of surrender of 1864. I have never been at war with anyone or any nation and I am at peace with all men, all governments, all kings and queens and anyone who would profess to be my enemy. My Father owns this universe and He has declared peace with all mankind through His son Yahshua.

I, Jack Rabbit Patriot, hereby declare a Peace Treaty with the UNITED STATES concerning Franklin Delano Roosevelt's Declaration of War on the American People under the Trading With the Enemy Act of March 9, 1933, which is a war of commerce, contracts, economics and the labor of the American People. People are created by the Creator as Sovereign, living souls with inherent rights to life, liberty, property and happiness. The state/UNITED STATES corporations then re-created the people as corporate fictions with the institution of birth certificates. The Birth Certificate created for JACK R PATRIOT (or any derivative thereof) is by this Peace Treaty declared null and void nunc pro tunc. Any license created through said birth certificate to enslave the living soul as a fiction: JACK R PATRIOT, is by this Peace Treaty

The Redemption Manual

declared null and void nunc pro tunc. From this day forward, I, Jack Rabbit Patriot, will live at peace with the UNITED STATES and its territories, the UNITED STATES OF AMERICA, GREAT BRITAIN, THE BRITISH ISLES, THE UNITED KINGDOM, ENGLAND and all BRITISH COMMONWEALTHS and anyone dealing in commerce. This Declaration of Peace is nunc pro tunc to March 5, 1836.

Peace, Peace be unto all men and women in this world. Self-defense is a right given by the Creator, to all of his creatures including mankind, but as much as I can, I will live at peace with all men and women.

This Peace Treaty was prepared by Jack Rabbit Patriot and unrebutted within thirty (30) days is nunc pro tunc to March 5, 1836.

JACK R PATRIOT, GRANTOR SECURED PARTY SIGNATURE

Jack Rabbit Patriot, Agent With the Autograph

Witnesses

Page 1 of 2 Truth Affidavit Declaration of Peace With the copy-claim by the Jack Rabbit Patriot

Notice

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction, a benefit for the Pagans and Heathens so they whom I pray may become knowledgeable in the truth for the Law by our Holy Father in Heaven and repent, so they will no longer be alienated from their true God, Yahweh.

	Jurat	
Dallas county]		
] s	s:	
Texas state]		
Subscribed and affirmed before me thi of	s day for the	month in the year
our Lord and Savior, Two Thousand as	nd Two, A.D.	
Notary		
Seal		
Address of Notary		
My Notary Expires		

Page 2 of 2 Truth Affidavit Declaration of Peace With the copy-claim by the Jack Rabbit Patriot Letter to include with an Acceptance for Value

Certified Mail # 7000 5522 0044 3791 8230 July 12, 2001

VALOR TELECOM

P 0 Box 9084

Espanola, NM 87532-1366

Rick Perry-Governor-Certified Mail # 7000 5522 0044 3791 8216 STATE OF TEXAS

P.O. BOX 12428

AUSTIN, TX 78711

Regarding: VALOR Telecom Statement dated May 29, 2001

addressed to JACK R PATRIOT, 7777 FREEDOM AVE, LIBERTY TX 77777

Reference: Account Number 1122334455

I am in receipt of the statement detailed in the above "Regarding". In looking through the documents VALOR TELECOM sent Me, I did not find a VALOR TELECOM check or money order enclosed.

This correspondence for VALOR TELECOM, through Power of Attorney in Fact (see attached) is a good faith attempt on My part in which I seek My Remedy. Please note My Acceptance for Value for VALOR TELECOM's unsolicited offer/presentment, and also note that I am Exempt from Levy.

VALOR TELECOM, by virtue through its position, is a Constitutor (1) of government, and as such VALOR TELECOM is the Holder of the Principal Obligation by <u>Public Policy</u>. In other words, VALOR TELECOM holds <u>My Remedy</u>. <u>Under Public Policy</u>, no contract can be made requiring Me to PAY in anything or form. (See attached HJR 192, June 5, 1933)

By virtue of VALOR TELECOM holding Me, or attempting by holding Me, substance, is VALOR TELECOM requiring Me, by Court Order, threat, force of arms, or forced incarceration for entering into a contract?

By violating Public Policy, is VALOR TELECOM attempting by inducing or coercing Me into accepting by transfer, the Primary Obligation by forcing Me for "PAYING" either with Federal Reserve Notes, foreclosure, incarceration, probation, community service, or a combination of any or all the above?

I am taking this opportunity by making Myself perfectly clear with full disclosure and no mis-understanding, clean hands and good faith. <u>I will not accept</u> the transfer of the Principal Obligation from VALOR TELECOM for Me.

Please take My Acceptance for Value of VALOR TELECOM's presentment and adjust My account. If you choose not to do so, please remit the above stated amount on VALOR TELECOM's check or money order for My endorsement and I will adjust the account for VALOR TELECOM.

If you have any further questions, please contact me in writing to make sure We have no mis-understandings and all ledgering is handled appropriately.

Thank you very much. I look forward to VALOR TELECOM's response by Public Policy Truth in Lending within three (3) days from VALOR TELECOM's receipt by Certified Mail. Should VALOR TELECOM choose to respond or not respond, in three (3) days, by Power of Attorney in Fact, there is no longer permission by consent or assent for any demand of payment being ordered or levied against Me. Until then I remain, Very truly yours,

JACK R PATRIOT, GRANTOR SECURED PARTY SIGNATURE

Jack Rabbit Patriot, Agent Power of Attorney in Fact, With the Autograph

Attachments: HJR-192, UCC 3419, Power of Attorney in Fact, Acceptance for Value for the Above Regarding

(1) "Constitutor – He/she who promised by a simple pact to pay the debt of another; and this is always a principal obligation." Bouvier's Law Dictionary, 1 856; also found in Black's Law Dictionary.

[Taxes / Ad Valorem] NON-NEGOTIABLE-EXEMPT FROM LEVY Certified Mail Date Hindenberg County Treasurer 666 Any Street, 44th Floor Jumbo, Texas, 78777

Regarding: Tax Notice of Ad Valorem Taxes (or any tax assessment) & Non Ad Valorem Assessments

Dear Mr. Tax Collector:

I am in receipt of your annual offering in the above regarding of Ad Valorem Taxes and, Non Ad Valorem Assessments for the current year. I did not find your check enclosed; therefore, I am accepting your offer and returning your money order for the sum certain \$12,333.33 for adjustment and full settlement of this account.

Please find attached my Power of Attorney in Fact and Please adjust My account and release the proceeds, accounts, fixtures, and the order of the court to Me immediately. In the alternative, please remit the above amount to Me and I will adjust the account Myself. Until then I remain,

This instrument was prepared by Jack Rabbit Patriot.

JACK R PATRIOT, GRANTOR SECURED PARTY SIGNATURE

Jack Rabbit Patriot, Agent

Power of attorney in Fact,

With the Autograph

Enclosures: Documents Accepted for Value

Power of Attorney, in Fact

Copy: Governor of Your State County Criminal District Attorney

Involuntary Bankruptcy - Notice of Forfeiture NON-NEGOTIABLE / EXEMPT FROM LEVY

Date Jim R Slickwilly, Attorney 4477 Slick Alley Icy Road, Texas 88877 Regarding: Document sent by Slickwilly Dear Jim:

This My Notice for as a follow up regarding our Telephone Conversation and the subsequent correspondence following in which you refuse in releasing My part concerning the above Regarding. The fact that you have not agreed for releasing My part of the above Regarding is an act of bad faith on your part and an unwarranted interference with My Commercial Affairs. I hereby Accept for Value your actions and your dishonour concerning My instructions.

Please provide, Me with your information on the W-9 furnished with this letter and return the same for Me immediately. You are holding taxable income in the value for the above referenced Regarding. Further, your actions have and are continuing by having detrimental effects upon My Commercial Affairs and I am holding you, by My Acceptance for your actions, responsible for the value concerning the said Regarding. In other words, the value for this contract and My equity in your property is the value you hold in the above referenced account. I am hereby placing you into involuntary bankruptcy and this is your NOTICE OF FORFEITURE for your property and assets for Me in equity. Once I have compiled the appropriate lists of personal property, real estate, and other property you own, I will place the appropriate classified advertisements in local and national listings for recovering the Equity allowing the principle for being redeemed.

Since the above matters are Accepted for Value and Exempted from Levy, please provide Me with the 1099 OID and 1099 INT immediately. This request is made within and in accord with Public Policy three (3) day Truth in Lending requirements for settling all commercial agreements. This document was prepared by Jack Rabbit Patriot.

JACK R PATRIOT, GRANTOR SECURED PARTY SIGNATURE

Jack Rabbit: Patriot, Agent Power of Attorney in Fact, With the Autograph Enc: W-9; Power of attorney in Fact; Document, Accepted for Value

SECTION IV - TAXES

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THE INTERNAL REVENUE SERVICE (IRS) GAINS JURISDICTION THRU THE SOCIAL SECURITY NUMBER AND THE STREET NUMBER ON YOUR HOUSE WHICH WITH A ZIP CODE PUTS YOUR HOUSE INTO A FEDERAL ZONE.

EVERY DOCUMENT THAT THE INTERNAL REVENUE SERVICE OR ANY TAXING AGENCY OR ANY GOVERNMENT AGENCY GIVES YOU MUST BE ACCOMPANIED WITH A DECLARATION UNDER THE PENALTY OF PERJURY. ALWAYS REJECT AND RETURN UNSIGNED THEIR OFFER OF CONTRACT FOR FAILURE TO SWEAR UNDER THE PENALTY OF PERJURY.

The single most important document that you will ever study concerning the Income Tax and the Internal Revenue Service.

From studying the TRUSTS we will find that upon the application for a Number for a TRUST from the Internal Revenue Service, they will respond with a letter stating that now that you are TRUSTEE for the TRUST just registered, you must file a Form 1041 every quarter.

Now knowing that they have set us up as a TRUST in the Social Security Administration and they being the GRANTOR of the TRUST, they have appointed us as Trustee for the STRAWMANS TRUST.

WE SHOULD HAVE BEEN FILING A FORM 1041 FOR OUR TRUSTS ALL THESE YEARS INSTEAD OF THE FORM 1040-which is a Federal Employee FORM according to the OMB Number.

STUDY THIS DOCUMENT AND LEARN (HEAR) WHAT IT IS SAYING AND YOU, IF YOU HAVE BEEN FILING, CAN CLAIM THE LAST 3 YEARS FOR RETURN.

When we filed for the SS#, we were considered one of the following (1) A U.S. Citizen; (2) A Nationalized Citizen (3) A 14th Amendment Citizen; (4) A Sovereign citizen. Since the 4th was not offered, we should have chosen (4) Other.

We discovered the absolute solution to IRS taxes in the United States of America. This absolute solution is the direct result of understanding what "The Social Security Administration" (SSA) is and what it does.

WHAT IT IS:

The (SSA) is a sub-part of the corporation known as "The United States Government". Congress formed The United States Government as a Corporation in an Act called "The District of Columbia Organic Act of 1871". This means we are not talking about the national government

of the United States of America, we are talking about the private corporation named "The United States Government" (Corp U.S.)

WHAT IT DOES:

When, for whatever reason, a person determines that they want a Social Security account, they make an application for that trust in SSA for such an account. The SSA # creates a "trust and makes an account number for your trust in SSA's General Trust Fund. The account number for the trust is known as the "Social Security Number (SS#). The SSA make the applicant the trustee for the trust. They name the trust with a title that sounds like the trustee's name, but it is spelled in all capital letters. In other words, at your request, the trust SSA creates for you is given account number in the general Trust Fund and becomes a taxpayer in the District of Columbia. It abides in the District of Columbia from the date it was created and exists forever. Even though you may reside elsewhere, when you act as trustee to that trust, you act in Washington, D. C.

People are born, their parents give them names, which names are proper nouns (proper nouns are spelled with the initial letter of each word capitalized). The trust the SSA created is given a name, which sounds like the applicants name, except that it is spelled with all CAPITAL LETTERS That name is a title--title to a trust. When anyone uses that Title, they are using the name of the trust. You can be sure they're using the name of the trust when, along with the title, they use the account number of the trust.

Think about it. When a person goes to get a job with a company which person is applying for the job, the trust or the man? If it is the trust, then when the trust is paid for its services, the pay will be made in the trust name and/or SS#? If it is the man, then when the man is paid for his services, the pay will be made in the name of the man and the SS# will not be used. Look at the check-is it in the trust's name and/or SS#, or is it only in the man's name?

When a man opens a bank account, does he open it in the name of the trust or does he open the account in his own name? When he buys a house gets a loan, does he use the trust name and/or SS# or his own natural name only? The answer is that if he used the trust name and SS#, it is the trust that opens the bank account or buys the house.

WHERE THE ACTION TAKES PLACE

Notice where the action takes place. Though the trustee may live or reside in some other location, the trust exists in Washington, D. C. Therefore, the action takes place in Washington D.C. which is the trust "situs". In other words, Washington, D. C. is the place where the trust's legal or taxing actions takes place. When the trust acts it acts in Washington, D.C. only, regardless of where the trustee is when the action takes place.

Now ask yourself two questions: First, "Are you a federal employee"? and second, "When you perform an action for someone, do you expect to be paid for it"? Remember your answers. They are the keys to unraveling the tax questions presented by most tax protesters and the solutions given by the IRS.

When taxed, we must remember that the person being taxed <u>is the Person employed in the tax jurisdiction</u>. We asked the question before, "Who was employed'? If the person employed was the trust, then the proper IRS form to file is the Form 1041. If the person that was employed was a human, then the IRS says the proper form to file is Form 1040.

If you took at the OMB number in the top right hand corner of the IRS forms, you will find a number required by the Paper Reduction Act. That number is required to be cross referenced to the code section that necessitates the use of the form and that has been OMB authorized for such use. The cross reference index shows the 1040 form is allowed to be used in accordance with a

code section within Title 26 & 31, which section only applies to federal employees. That means that only federal employees can use Form 1040. Therefore, if you use Form 1040, you are claiming to be a federal employee. If you are not a federal employee and use Form 1040, you are lying to the IRS, which is a crime according to U.S. Criminal code.

What happens when people act as trustee of a trust, they are protected by the Corporation's sole nature of the position-trustee. However, when a trustee begins to receive benefits from the trust outside of the trustee's fiduciary fees, the trustee creates a General Partnership with the trust. General Partnership are equally, collectively and severably liable for the obligations of all of the other General Partners within the Partnership.

TAXABLE:

Now, let's put it all together, SSA created a trust with a SS# and if that trust was employed it would constitute a federal employee, not because Corporation U.S. is the employer, but because of who the trust's creator is. If you are a General Partner with a federal employee, then you are equally, collectively and severably liable for their obligations. When you buy groceries with funds from the SS# trust, it appears that you are a General Partnership with the trust. Therefore when the trust owes a mandatory tax so do its General Partners. The IRS has no authority to deal with humans other than Federal Employees (Form 1040) and Nonresident Aliens or U.S. Citizens that owe a tax in Puerto Rico (Form 2555). If you have created a General Partnership with the trust, then you owe any and all taxes the trust is liable for just as much as the trust does and you are just as much a federal employee as is the trust. Therefore, a proper form to file would be the Form 1040.

TAX FREE:

What if the trust was to file its own taxes? Even if you had a General Partnership, any tax obligation would have already been met and there would be no tax obligation remaining for the General Partner. The proper form for a partnership to file is a Form 1041. About all there is to calculating a Form 1041 is you take the funds that were in the trust's account at the beginning of the year and subtract them from the funds in the account at the end of the year and the result is the net gain or loss. Then you subtract the net gain or loss from the year's increase, which gives you the amount spent by the trust.

ARE YOU A FEDERAL EMPLOYEE?

NOW, the obvious question is "Are you a federal employee"? Answer, No! If you are not a Federal Employee, then the Form IO40 is the wrong form to be filed "When you perform an action for someone, do you expect to be paid for it"? The answer is obviously "YES'. Then ask yourself, "What was your wage"? I expect your wage will have been an all expense paid wage. Now go back to the amount spent by the trust and notice that all of the funds spent by the trust were spent on the trustee. Remember back to the time when you got the jobs you performed for the trust. Did you not plan on using the funds you generated from the trust to meet all of your expenses? Then notice that the funds spent by the trust were all your wages. That means the amount spent by the trust goes on Form 1041 at the line designated for Fiduciary Fees. If you calculate the form you will likely notice that there are no taxes owed by the trust. That means that even if there were a General Partnership between the trust and the trustee, there is no tax obligation for the General Partner.

The only real problem left is that most of the people at the IRS think you owe that tax. That's because when SSA creates the trusts, they do it constructively (without an (1) indenture (without a deed) according to statute. We solved that problem by creating a proper indenture and by then sending that indenture to the SSA.

This methodology is being taught now and in every case it has been used, the IRS has paid every claim by returning the past three year's taxes to everyone that claimed then.

This information is given out for educational purposes only. Each person must understand and use it at their own risk.

(1) INDENTURE-A deed to which two or more persons are parties, and in which these enter into reciprocal and corresponding grants or obligations towards each other; whereas a deed poll is properly one in which only the party making it executes it, or binds himself/herself it as a deed, though the grantors or grantees therein may be several in number. 3 Washb. Real Prop 311. See Indent, v. (To cut in a serrated or waiving line) To bind by indentures; to apprentice; as to indent a young man to a shoe-maker. Black's Law 4h Edition.

Internal Revenue Service (IRS) Take It or Leave It

If the Income Tax were allowable in the united states of America, it would have been instituted July 4, 1776. If the Income Tax were allowable in Texas, it would have been instituted March 5, 1836.

Two things make you subject to the income tax: The Social Security Number and Use of the Zip Code

Just as there are two united states: the UNITED STATES democracy corporation and the united states of America the republic of we the people; there are two post offices: the United States Post Office and the United States Postal Service. The United States Post Office is non-domestic (see DMM 122.32 as amended) and is for "we the people" outside of the federal territories, whereas the United States Postal Service is domestic, is for government use and is for federal territories. Whenever you use zip codes, you are stating that you live in a federal territory or that you are living in a state as a federal employee or citizen subject to all of the codes, rules and regulations of the federal corporation. General delivery seems to be the best way to get your mail, as some suggest that the use of an address or post box also grants federal jurisdiction. You are not a USPS customer, so you do not have to fill out a USPS Form to Request General Delivery nor is general delivery only available for 30 days as the USPS will tell you, because again, you are not a customer, you are a transient - just a passing through.

It is alright for you to use the social security number and to receive benefits, as long as you do so as the agent for the fiction via the redemption process.

The Internal Revenue Service (IRS) is NOT an agency of the government. The IRS came into the United States through the Bretton-Woods Agreement. It operates on the premise that someone has said they owe money to the IRS and the IRS is allowed to collect it.

The American people have been turned up side down by the premise to self assess and to voluntarily comply via payments made under the penalty of perjury. This is the only self-assessment and voluntary compliance of any taxation placed upon the American people. When you self-assess your own taxes and voluntarily comply under the penalty of perjury, you have become an IRS agent against yourself and subject to Section 6065 of the Internal Revenue Code. Section 6065 of the Internal Revenue Code states:

(1) Verification of returns. Except as otherwise provided by the Secretary, any return, declaration, statement, or other document required to be made under any provision of the Internal Revenue laws or regulations shall contain or be verified by a written declaration that it is made under the penalties of perjury.

There are many valid arguments about: the definition of income, Title 26 never having been properly ratified and passed into positive law and that Americans cannot be directly taxed on their private property compensation. These are all true, but they don't matter because if you have a bank account, you have agreed to follow all of the rules and regulations of the bank. One of those rules is Title 26! Your signature card is your contract with the IRS as it says that you agree to abide by all the rules and regulations of the bank.

It is all about returns. It is called an Income Tax Return and is subject to the law of contracts. The person making the offer of contract is the one who is returning the contract and the receiver of the contract has the right to accept or reject that contract within a 72-hour period, Truth in Lending Act. There are three ways to deal with the Income Tax. Please stay with the Internal Revenue Service Codes to keep from being harassed and charged as a tax protester.

- 1. You can proceed as you always have by either filling out the 1040 per the instructions of the IRS, having it done by a CPA (who is a registered agent of the IRS), or H&R Block or any person knowledgeable in the filling out of the forms. Then pay everything that you have agreed to pay and pay it on time.
- 2. Have the District Director of the IRS fill out the Form 1040 and return it to you.
- (A) Take the 1040 form and fill out the name and the address in all capital letters and place the social security number on the form and mail It to the District Director of the IRS in your area and notify him to fill it out and return it to you.
- (B) Upon receiving the return, if it is not signed under the penalty of perjury (per Section 6065 of the IRC), reject it and return their offer of contract for failure to swear under the penalty of perjury.
- (C) Because the IRS will never sign under the penalty of perjury, simply return to the IRS any letter, declaration or document received from that point on for failure to make their declaration, document or letter under the penalty of perjury.
- (D) Instruct the District Director to return to you all monies withheld during the course of the year.
- 3.Or you can file a trust Form 1041 and as trustee or fiduciary of the trust you may file for the trust.
- (A) The all capital letter name by which they address you has been set up as a trust under the Social Security Administration and has been given the social security number as the number for the trust. You as the American National are then appointed as trustee or fiduciary of the trust. You, being the trustee of a trust, must adhere to the contract of the trust and fulfill the trust as it is written.
- (B) No trust pays taxes. The money made by the trust is dispersed to the beneficiaries of the trust on a Schedule K-1. Then the beneficiary pays the taxes on the dispersed earnings. In filing your form 1041, the income is your W2 or 1099 or wherever you derive income from for that year and is to be placed in the "other income" line of the 1041. The fiduciary then is paid all of the income that the trust has made that year. This gives a net taxable income of zero and instructs the IRS to return to the fiduciary any taxes that were taken and the fiduciary will take care of the commercial affairs of the trust. See sample form.

ALWAYS REMEMBER, WHEN YOU RECEIVE ANY DOCUMENT, DECLARATION, LETTER OR FORM OF ANY KIND ISSUED FROM THE IRS OFFICE,

IMMEDIATELY RETURN IT FOR THEIR FAILURE TO SIGN THE DOCUMENT UNDER PENALTY OF PERJURY!

Certified Mail Number April 15, 2002

Cheryl W. Gramalia, Field Director Compliance Services Department of the Treasury - Internal Revenue Service 225 E. PEACHTREE ST.

CORBIN, KY 40701

Charles 0 Rossotti d/b/a CHARLES 0 ROSSOTTI-COMMISSIONER IRS/BATF Department of the Treasury-Internal Revenue Service 1111 Constitution Avenue, N.W. #300 Washington, D.C. 20224

Regarding: Letter Number: 531 (DO), Form Number: 1040, Taxpayer identifying Number: 555-66-7777, Tax Year Ended: December 31, 1996, December 31, 1997, December 31, 1998 and Letter Number: 531 (DO), Form Number: 1040, Taxpayer Identifying Number: 555-66-7777, Tax Year Ended: December 31, 1999, December 31, 2000 which are attached, rejected and returned for failure to Certify Under the Penalties of Perjury.

Dear Cheryl W. Gramalia, et al:

I, Jack Rabbit Patriot, Agent, with Power of Attorney in fact (See attached), for handling all the Commercial Affairs for JACK R PATRIOT 7777 FREEDOM AVENUE, LIBERTY TEXAS 77777, do hereby Notice you, without prejudice, of the following. Subject matter jurisdiction has not been obtained in this Matter.

Under Section 6065 for the Internal Revenue Codes: Verification of returns. Except as otherwise provided by the Secretary, any return, declaration, statement, or other document required to be made under any provision of the Internal Revenue laws or regulations shall contain or be verified by, a written declaration that it is made under the penalties of perjury.

Cheryl W. Gramalia, et al, until you provide Me a written declaration that is made under the penalties of perjury. I can not make a legal determination about the above regarding, nor will I Respond. Cheryl W. Gramalia, et al., **PROVE UP TILE CLAIM** against Me, Jack Rabbit Patriot or JACK R PATRIOT or **immediately cease and desist the proceedings under the colour-of-law against the Sovereign in the party**, **Jack Rabbit Patriot**.

Cheryl W. Gramalia, et al, your offer of Contract in the above Regarding, is hereby rejected and returned to you unsigned in full accord with Truth in Lending. Any further Correspondence from the signer-Cheryl W. Gramalia, Charles 0. Rossotti, Heirs, Agents, or Assigns must be made under the penalties of Perjury.

Cheryl W. Gramalia, et al, if you think you are representing Me in this subject matter or assume you are representing Me in this subject matter, you are FIRED!

Notice to Agents is Notice to Principal and Notice to Principal is Notice to Agents.

This document was prepared by Jack Rabbit Patriot, Agent

JACK R PATRIOT, GRANTOR SECURED PARTY, Signature

Jack Rabbit Patriot, Agent, Power of Attorney in Fact

Enc: Above regarding IRS Documents; Power of Attorney in Fact **Copy:** Governor State of Texas - RICK PERRY

1100 CONGRESS AVENUE, AUSTIN, TX 78711

[Notice to Quash - Federal Tax Lien]

NON-NEGOTIABLE-EXEMPT FROM LEVY

Jack Rabbit: Patriot 1619 Racetrack Drive Jumbo, Texas

Certified Mail 7001 0320 0000 7171 8798 DATE

Mr. Ladd Ellis, Jr. -District Director INTERNAL REVENUE SERVICE

1100 Commerce Street-Dallas, TV 75242

Reference: NOTICE TO QUASH NOTICE OF FEDERAL TAX LIEN, Dated 10th day of September 1999, Dallas County, Texas, SERIAL NUIVIBER 777859183 (Exhibit A)

NOTICE

- I, Jack Rabbit:Patriot, <u>Trustee and attorney in fact for the JACK R & DOREN B PATRIOT TRUST-with a Trust #4488-44-8788</u>, a <u>SOCIAL SECURITY ADMINISTRATION TRUST</u>, do hereby give NOTICE and DEMAND for you to QUASH the above Referenced NOTICE OF FEDERAL TAX LIEN, dated 10th day of September 1999, filed with a rubber stamped signature over the typed name of the Agent or manager issuing the Notice. This NOTICE and DEMAND is <u>SECURITIES FRAUD</u> by the conversion of a NOTICE OF A FEDERAL TAX LIEN into a FEDERAL TAX LIEN without a UCC- I Filing:
- (1)The INTERNAL REVENUE SERVICE AGENT HAS NOT FILED A UCC- I with the Secretary of the State of Texas, as required by UCC Rules to establish their claim. My UCC-1 has been filed with the Secretary of State of Texas and I have a claim against all of the Property for the JACK R & DOREN B PATRIOT TRUST OR FICTION.
- (2) The NOTICE OF FEDERAL TAX LIEN was not CERTIFIED, sworn under the penalties of Perjury, by your Agent, as required by Texas State Law recorded in Property Code Section 14.003. (Uniform Federal Lien Registration Act) Your 6065 states that all documents must be sworn under the penalties of perjury for being true and correct or I do not have to respond. Your agent violated this in its entirety.
- (3) The Person signing by rubber stamp, for the manager issuing the Notice, did not attach a Power of attorney signed by the Manager, authorizing another to sign for him.

Mr. Ellis, absent the above, you, your Agent, and Jungle Bungling are interfering with My Commercial Affairs, which is a violation of PUBLIC POLICY-HJR 192 dated June 5, 1933. (Attached)

Mr. Ellis, you have three (3) days under PUBLIC POLICY Truth in Lending Act for withdrawing the above Regarding NOTICE OF FEDERAL TAX LIEN for failure to establish your Claim as required by the Uniform Commercial Code. As you know or should know the Truth in Lending Act sets PUBLICPOLICY for the settling of Commercial Disputes.

Mr. Ellis, your Agency and all government agencies are required to adhere to the Uniform Commercial Code. Absent your removal of the above Referenced, I will file a Writ of Mandamus with a State District Judge under a Quo Warranto action and will force the County Clerk to remove the Fraudulent NOTICE OF FEDERAL TAX LIEN from the records.

Texas State Law also requires a Fraudulent NOTICE OF LIEN or LIEN to be removed within 21 days after being notified. Mr. Ladd Ellis, Jr., you have been notified.

Mr. Ellis, for further education to keep you from filing Fraudulent Liens. Before you can issue a NOTICE OF FEDERAL TAX LIEN-you must have a LIEN to NOTICE. Mr. Ellis, you must file a UCC-1 to establish your claim on My property. You have filed a Fraudulent NOTICE OF FEDERAL TAX LIEN and have entered into a Conspiracy with Baloney Jones-Deputy Clerk and JUNGLE BUNGLING-County Clerk creating a SECURITIES FRAUD in the above Regarding and you are hereby instructed and demanded that THE NOTICE OF FEDERAL TAX LIEN be released no later than 21 days from the date the Certified Mail is received by your office. Thank you for your prompt and immediate attention for this matter due to your continual interference into My Commercial Affairs.

Under Universal Commercial Code all of My Common Law Rights are Reserved UCC 1-207. Under the Laws of the Creator, all My Rights are Claimed.

This document was prepared by Jack Rabbit Patriot.

JACK R PATRIOT, GRANTOR SECURED PARTY Signature

Jack Rabbit Patrio	t, Agent, Power of Attorney in Fact, With the Autograph
Enc: UCC- I filin	g, Power of Attorney, HJR-192, UCC 3419.
Copy: Jungle Bur	gling/Baloney Jones-Presidio County Recorders Office
Presidio county	
]	Ss:
Texas state]

Jack Rabbit: Patriot, Trustee and attorney in Fact, known by Me or made known by proper identification, affirmed and subscribed, THEREFORE:

Notary Notary Address Seal Notary Expires

For calendar year 2001 or fiscal year beginning , 2001, and ending, 20 OMB No. 1545-0092

A Type of entity: Decedent's estate Simple trust Complex trust

Bankruptcy estate—Ch. 7 Bankruptcy estate—Ch. 11 Pooled income fund Name of estate or trust (If a grantor type trust, see page 10 of the instructions.)

C Employer identification number

D Date entity created

Grantor type trustinterest Name and title of fiduciary

E Nonexempt charitable and split-trusts, check applicable boxes (see page 11 of the instructions): Described in section 4947(a)(1) Not a private foundation Described in section 4947(a)(2)

Number, street, and room or suite no. (If a P.O. box, see page 10 of the instructions.)

B Number of Schedules K-1 attached (see instructions) City or town, state, and ZIP code

The Redemption Manual F Check Initial return Final return Amended return applicable boxes: Change in fiduciary's name Change in fiduciary's address G Pooled mortgage account (see page 12 of the instructions): Bought Sold Date: 1 Interest income 2 Ordinary dividends 3 Business income or (loss) (attach Schedule C or C-EZ (Form 1040)) 4 Capital gain or (loss) (attach Schedule D (Form 1041)) Rents, royalties, partnerships, other estates and trusts, etc. (attach Schedule E (Form 1040)) 5 Farm income or (loss) (attach Schedule F (Form 1040)) 6 Ordinary gain or (loss) (attach Form 4797) Other income. List type and amount **Total income.** Combine lines 1 through 1 2 3 4 5 6 7 8 9 10 Interest. Check if Form 4952 is attached 11 Taxes 12 Fiduciary fees 13 Charitable deduction (from Schedule A, line 7) Attorney, accountant, and return preparer fees 15a Other deductions **not** subject to the 2% floor (attach schedule) Allowable miscellaneous itemized deductions subject to the 2% floor b Total. Add lines 10 through 15b 16 Adjusted total income or (loss). Subtract line 16 from line 9. Enter here and on Schedule B, line 1 18 Income distribution deduction (from Schedule B, line 15) (attach Schedules K-1 (Form 1041)) 19 Estate tax deduction (including certain generation-skipping taxes) (attach computation) 20 Exemption **21 Total deductions.** Add lines 18 through 2 11 12 13 14

11
12
13
14
15a
15b
16
17
18
19
20
21

- 22 Taxable income. Subtract line 21 from line 17. If a loss, see page 17 of the instructions
- 23 Total tax (from Schedule G, line 7)
- 24 Payments: a 2001 estimated tax payments and amount applied from 2000 return
- **b** Estimated tax payments allocated to beneficiaries (from Form 1041-T)
- c Subtract line 24b from line 24a

```
Tax paid with extension of time to file:
                                                     Form 2758
                                                                   Form 8736 Form
d
8800
     Federal income tax withheld. If any is from Form(s) 1099, check
Other payments: f Form 2439
                                           ; g Form 4136
                                                                       ; Total
    Total payments. Add lines 24c through 24e, and 24
    Estimated tax penalty (see page 17 of the instructions)
26
     Tax due. If line 25 is smaller than the total of lines 23 and 26, enter amount owed
27
     Overpayment. If line 25 is larger than the total of lines 23 and 26, enter amount overpaid
28
29 Amount of line 28 to be: a Credited to 2002 estimated tax; b Refunded 22
       23
       24a
       24b
       24c
       24d
       24e
       24h
       25
       26
       27
       28
       29
Sign Here Under penalties of perjury, I declare that I have examined this return, including
correct, and complete. Declaration of preparer (other than taxpayer) is based accompanying
on all information schedules and statements, and to the best of of which preparer has any
knowledge.
              my knowledge and belief, it is true,
May the IRS discuss this return with the preparer shown below (see page 7)? Yes
                                                                                 No
   Signature of fiduciary or officer representing fiduciary Date EIN of fiduciary if a
financial institution
Paid Preparer's Use Only Preparer's signature Date Check if self-employed
   Preparer's SSN or PTIN
   Firm's name (or EIN
   yours if self-employed), address, and ZIP code Phone no. ( )
For Paperwork Reduction Act Notice, see the separate instructions. Cat. No. 11370H
                                                                     Form 1041 (2001)
                        Employer identification number
Name of estate or trust
Note: Form 5227 filers need to complete only Parts I and II.
Part IShort-Term Capital Gains and Losses—Assets Held One Year or Less
(a) Description of property
(Example, 100 shares 7%
preferred of "Z" Co.) (b) Date
acquired
(mo., day, yr.) (c) Date sold (mo., day, yr.) (d) Sales price (e) Cost or other basis
```

(see page 29) (f) Gain or (Loss) (col. (d) less col. (e)) 1

- 2 Short-term capital gain or (loss) from Forms 4684, 6252, 6781, and 8824
- 3 Net short-term gain or (loss) from partnerships, S corporations, and other estates or trusts
- **4** Short-term capital loss carryover. Enter the amount, if any, from line 9 of the 2000 Capital Loss Carryover Worksheet
- **5 Net short-term gain or (loss).** Combine lines 1 through 4 in column (f). Enter here and on line 14 below......

Part IILong-Term Capital Gains and Losses—Assets Held More Than One Year

- (a) Description of property
 (Example, 100 shares 7%
 preferred of "Z" Co.) (b) Date
 acquired
 (mo., day, yr.) (c) Date sold (mo., day, yr.) (d) Sales price (e) Cost or other basis
 (see page 29) (f) Gain or (Loss) (col. (d) less col. (e)) (g) 28% Rate Gain
 or (Loss)
 *(acc instr. below)
- *(see instr. below)

6

- 7 Long-term capital gain or (loss) from Forms 2439, 4684, 6252, 6781, and 8824
- 8 Net long-term gain or (loss) from partnerships, S corporations, and other estates or trusts
- 9 Capital gain distributions
- 10 Gain from Form 4797, Part I
- 11 Long-term capital loss carryover. Enter in both columns (f) and (g) the amount, if any, from line 14, of the 2000 Capital Loss Carryover Worksheet
- 12 Combine lines 6 through 11 in column (g)
- 13 Net long-term gain or (loss). Combine lines 6 through 11 in column (f). Enter here and on line 15 below 7
 - 8 9 10 11 ()() 12 13
- *28% rate gain or loss includes all "collectibles gains and losses" (as defined on page 30 of the instructions) and up to 50% of the eligible gain on qualified small business stock (see page 28 of the instructions).
- a 28% rate gain or (loss) (from line 12 above)
- **b** Unrecaptured section 1250 gain (see line 17 of the worksheet on page 31)
- **c** Total for year (from line 13 above)
- 16 Total net gain or (loss). Combine lines 14 and 15c

Note: If line 16, column (3), is a net gain, enter the gain on Form 1041, line 4. If lines 15c and 16, column (2), are net gains, go to Part V, and **do not** complete Part IV. If line 16, column (3), is a net loss, complete Part IV and the **Capital Loss Carryover Worksheet**, as necessary.

For Paperwork Reduction Act Notice, see the Instructions for Form 1041. Cat. No. 11376V Schedule D (Form 1041) 2001

SECTION V - COURTS

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ATTORNEYS - LAWYERS - COUNSELLORS - ESQUIRES

Ye Wretched Hordes

Though Ye may have begun with high ideals and lofty intentions, it is for naught.

Ye have traded your American souls for the title for English Noblemen.

Ye have forsaken the country that gave you birth for doing the bidding for a power-foreign against your neighbours and kin. Honour, Virtue, and Purpose were left behind when Ye enjoined the conspiratorial monopoly, the BAR Association, wherein, Ye daily reap the benefits by criminal syndicalism.

Though Ye may have once been as a fresh fruit upon the tree, the system for which Ye adhere is putrid vat for villainy.

The venal slime and treachery for the BAR Association courses through your veins, Ye Wretched Hordes for the LAWYERING CRAFT!

TRUTH-AFFIDAVITS

All Affidavits are TRUTH AFFIDAVITS-for they are the manner for the Sovereign to address another Sovereign or government. The Constitution of Texas states that all cases of Common Law will be tried by Affidavits. Affidavits state only the facts provable by the maker. Affidavits are mainly in COMMERCE and deal with COMMERCIAL MATTERS. Affidavits entered in the County Records become PUBLIC POLICY and are established as the facts of the case. Affidavits entered in the County Records and not REBUTTED after 30 days becomes the Law of the Case. Affidavits establish the Law for the cases in COMMON LAW and through the County Recorder they become PUBLIC POLICY. PUBLIC POLICY is not for the Sovereign. It is for the PUBLIC OFFICIALS. Sovereigns are PRIVATE, the government is PUBLIC. After entering the AFFIDAVIT into the County Record, three certified copies should be obtained from the County Clerk, if the case is in a CORPORATE COURT (which it always is). One copy is entered into the Records of the Court and take the other two copies to court. Upon the court appearance, present one to the Plaintiff and give the other to the bailiff to hand to the Judge. From this point on you are the Creditor or Secured Party in the case and the case cannot proceed until your AFFIDAVIT has been rebutted. At that point simply notify the Judge, My AFFIDAVIT has not been rebutted, I am Creditor and Secured Party to this action and My order to the court is for dismissal with prejudice and I am leaving. If you do not want to go to the court-simply write an order to the court for dismissal with prejudice. Any papers received after this can be sent back refused for failure in REBUTTAL of your Affidavit. Affidavits must be entered into the County Record for it is here that PUBLIC POLICY LAW is established by the Sovereign.

If it is not put into the County Record-it must be placed in the Newspaper for 3 weeks or posted on the court bulletin board for 3 weeks.

TRUTH AFFIDAVIT

IN THE NATURE OF SUPPLEMENTAL RULES FOR ADMINISTRATIVE AND MARITIME CLAIMS RULES C(6)

March 15, 2002

Certified Mail 7001 0320 0000 5378 5555

In Commerce, everything must be stated in Truth. I, Jack Rabbit Patriot, a Sovereign, a Private Person, a Living Soul, a Creditor, Claimant, and Secured Party and NOT a STATUTORY PERSON upon the land Texas, a Republic in the county called Taylor, do hereby solemnly declare, say, and state. (1) Secured Party is competent for stating the matters set forth herewith; (2) Secured Party has personal knowledge about the facts stated herein; (3) Everything stated in this TRUTH AFFIDAVIT is the Truth, the Whole Truth, and nothing but the Truth and all stated is true, correct, complete, and not misleading. NO THIRD PARTIES ALLOWED.

<u>PLAIN STATEMENT ABOUT THE FACTS:</u> (a) For Resolving a Matter it must be expressed (b) In Commerce Truth is Sovereign; (c) Truth is expressed in the Affidavit Form; (d) An Unrebutted Affidavit stands as Truth in Commerce; (e) An Unrebutted Affidavit becomes the judgment in Commerce; (f) A Truth Affidavit, under Commercial Law, can only be satisfied by a Rebuttal about the Truth Affidavit, by payment, by agreement, by resolution by a jury according by the rules for Common Law.

<u>A LAWFUL</u> CONTRACT has: (1) Offer; (2) Consideration; (3) Acceptance by all Parties for the Contract and; (4) The Signatures by all Parties involved with the Contract. Only the parties signing the Contract can participate in the discussion of the Contract. <u>Full disclosure about the CONTRACT</u> is imperative.

FROM THIS POINT, STATE THE TRUTH - POINT BY POINT - IN ORDER OF HAPPENINGS.

(Only state facts that can't be rebutted.)

NOTICE TO PRINCIPALS IS NOTICE TO AGENTS AND NOTICE TO AGENTS IS NOTICE TO PRINCIPALS.

This document was prepared by Jack Rabbit Patriot.

JACK R PATRIOT, GRANTOR SECURED PARTY SIGNATURE

Jack Rabbit Patriot, Agent, Power of Attorney in Fact, With the Autograph

PLACE NOTARY AT THE END, SIGN AND NOTARISE. After it is notarized, take jurisdiction of the document by signing your autograph in the bottom right hand comer of the last page.

COMMON LAW-THE FACTS

Common Law is the beginning of all Law and in its perfection is the absence of all Law and in today's society it is known as PUBLIC POLICY Common Law summed up in simple terms is the will of the people and will manifest itself in separate cases as people so rule with their conscience and a sense of fair play. Common Law is a Law that is Common to all People. Common Law is Common Sense and is the Law of the Creator God of this Universe-Do unto others as you would have them do unto you.

Common Law supersedes all Law and is Superior in all Cases to Statutory Law, Codified Law, and Rules and Regulations.

Common Law establishes Constitutions as all Power is inherent in the People. Common Law establishes through the Constitution all restrictions on the government. Constitutions never give the government power for legislating People. Government only has the power to Legislate the workings of the different functions of the various departments to allow the people Life, Liberty, and the Pursuit of happiness.

Constitutions can never establish Common Law for then all Power would not be in the People, but would be in the Constitution and it is only a piece of paper, and the Peoples right to address grievances or to amend, change, or address any problem could not be.

The Creator God created man, man (with help) created government, government started CORPORATIONS. The Creator rules over man, man rules over government, and government rules over CORPORATIONS. Governments are mere pieces of paper to be altered and changed to the whim of the living souls. CORPORATIONS are mere pieces of paper that government can change and alter at their whim. The Creator is Superior over Man, government, and CORPORATIONS. Man is superior to government and CORPORATIONS. If man says they do not exist-they do not exist.

Simply said, Common Law-PUBLIC POLICY-the Will of the People, a Law Common to all People.

UNDERSTANDING THE COURT SYSTEM TAKE STEPS FOR UNDERSTANDING

In order to understand the Court System, we need to go back in history and discover how it was set up. The changes and alterations that wer made over the years were very sly and very slick.

The united States, a Republic, was set up in the beginning for becoming THE UNITED STATES or THE UNITED STATES OF AMERICA, a CORPORATION. The "Sovereign" or We the People were slowly but surely (like the proverbial Frog put in cold water and the heat turned up gradually) started believing the Lie-Man(government) can care for man from the cradle beyond the grave. March 9, 1933 with a Presidential Decree put in effect by Franklin Roosevelt and signed by Congress, all people under the CORPORATE THE UNITED STATES or THE UNITED STATES OF AMERICA, became subject for Rules, Regulations, Codes, Procedures, and Statutes (Colour of Law).

Man is born with Rights-Life, Liberty, Property, and Happiness pursuit-included in these are Travel and Protection for ones Property and Self. These rights, given by the Creator, are Inherent-given at birth; Unalienable- - man cannot put a lien on rights given by the Creator; Imprescriptible - Man cannot write a law or prescription against the Rights of other men.

American Jurisprudence tells us that a Sovereign cannot be sued without their permission. The three Sovereigns listed are: State, Government, and We the People.

The PUBLIC or CORPORATIONS are FICTIONS and exist only in the minds for men. A man gets an idea, presents the idea, and the idea starts growing. The idea is great in mans eyes until the idea stops growing-it then disappears-for it is only a FICTION. DEMOCRACY is a CORPORATE GOVERNMENT FORM-thus the saying, "We must make the WORLD safe for DEMOCRACY-COMMERCE".

ANYTHING man creates is a FICTION-it is not real-it will pass away. ANYTHING the Creator creates is Real and will last forever. The Ledgers Right Side are FICTIONS or CORPORATIONS

and being Mans creation, can only create DEBT. ANYTHING the Creator creates, Sovereign Mankind, is Real and the Sovereign creates ENERGY, which is Moneys Creation. So FICTIONS/CORPOPLATIONS create DEBT-Sovereign Mankind creates Money.

The Sovereign could not be forced into the FEDERAL CORPORATION-THE UNITED STATES or THE UNITED STATES OF AMERICA. The Sovereign could not have his right for contracting taken from him-except the FICTION/GOVERNMENT/CORPORATION could get us, by our Permission or Consent by Assent, for turning over these rights for the PRIVILEGE the Government offered. Where did the Government ever get a PRIVILEGE? It is through an illusion-"We will take your Birth Certificate-created by the GOVERNMENT= and use your Birth Certificate as a means for the Money Creation". The GOVERNMENT creates Bonds, Notes, etc, lets us think they have some magical means for creating Money, and if we want some money-give us your rights. It is the SOVEREIGN who owns everything-BOTH THE DEBT SIDE-i.e. STRAWMAN-and the PRIVATE SIDE.

When a Sovereign obtains a Social Security Number, for the privilege for working, a Bond is created and all CORPORATIONS are required for collecting the Social Security Tax, which allows the Corporations an EXEMPTION for each person on their books as well as insures the Bond that was created.

THE FEDERAL CORPORATION must have some method for enforcing their Rules, Regulations, Codes, Procedures, Statutes, etc. The Common Law Court System, being superior for all other courts created by the government, was set up in the beginning for protecting the Rights enumerated in the Constitution-When the FEDERAL CORPORATION was realized in 1933, through many and various means, i.e. taking the Gold from We The People-leaving us without Money for paying our debts, the court system was changed. Everything was headed for the COMMERCIAL COURT-CONTRACTS.

Page 1 of 3 – UNDERSTANDING THE COURT SYSTEM

The first thing accomplished was changing the way a CONTRACT was written and enforced. The CONTRACT the FEDERAL CORPORATION came up with was a "UNILATERAL CONTRACT"-a one signature CONTRACT, which was signed by only "We The People"-under the penalty for perjury. In their own Law Books-a UNILATERAL CONTRACT is described as a CONTRACT written by a Lawyer, Attorney, Counsellor, Esquire or Lawyer / Attorney / Counsellor /Esquire groups with the specific intent for Extorting monies (from a Sovereign).

A LAWFUL CONTRACT is one with (4) four parts: (1) Offer, (2) Consideration, (3) Acceptance and (4) Signatures for all parties for the CONTRACT. Without both parties signature, the CONTRACT is unenforceable, unless the party who has not signed the CONTRACT, can get our agreement for a third party appeal, allowing Attorneys/ Lawyers/Counsellors/esquires and being officers for the Court, now the Court can mediate our Dispute.

Franklin Roosevelt, President for the FEDERAL CORPORATION-not the Sovereign People (Sovereign People do not have a head over them)-attempted adding more Supreme Court Justices, but failed He then proceeded, as some Justices would retire or die, with stacking his like minded people on the Court.

On or about 1938, Erie Railroad vs Tompkins was established by the Supreme Court-Where there is no CONTRACT there is NO CASE.

On or about 1939, the BAR ACT, was placed into the Constitutions for the states for the UNITED STATES. An Attorney/Lawyer/Counsellor/Esquire can only represent a FICTION-i.e. STRAWMAN or a CORPORATION. They are ALWAYS a THIRD PARTY for any DISPUTE and must get permission for being the third party-They play on our IGNORANCE.

In 1946, the long awaited-FOURTH BRANCH OF (WITHOUT) GOVERNMENT (in Roosevelt's own words) was passed into the CORPORATE "STATUTES". It is called THE ADMINISTRATIVE PROCEDURES ACT. The ACT changed forever the structure and the method for dealing with "We The People". All Towns, Cities, Counties, States, School Districts, Policemen, Sheriffs, etc became CORPORATIONS and fell under THE ADMINISTRATIVE PROCEDURES ACT. The FEDERAL GOVERNMENT would now through the towns, cities, counties, states rule "We The People" through Rules, Regulations, Codes, Procedures, and Statutes (Color of Law)-if the "Sovereign" cedes their rights. THE TOWN OF, THE CITY OF, THE COUNTY OF, THE STATE OF TEXAS are the vehicles used for accomplishing their deeds.

Rules, Regulations, Codes, Procedures, and Statutes(Color of (Without)Law) ARE NOT Law. Laws are passed by the Legislatures. A Bill is introduced into the Legislature and the House hears the Bill-votes for its enactment; the Senate then goes through the same procedure and upon approval for both bodies, it is signed and sent for the Governors signature. When the Governor signs the Bill-it becomes Law. If it is found in violation for the Constitution or the Rights for the People it is struck down and does not become law. The Legislature cannot pass a Bill that violates "We The Peoples" Rights for Life, Liberty, Property, Happiness Pursuit. As TOWNS, CITIES, COUNTIES, STATES cannot pass LAW-only rules, regulations, codes, statutes.

On or about 1972, the Universal Commercial Code-called the UCC, was made the Supreme Law of the Land over the Banking System, and the courts were all put into one court. They would now all rule as Civil/Admiralty; Civil meaning COMMERCE or CONTRACT, keeping in mind the UCC deals only with COMMERCE/CONTRACTS.

The court being set up as an administrative/admiralty (commercial contracts) tribunal, has nothing to do with law, only with contracts in commerce. The court can only try created fictions or corporations as they have exclusive subject matter jurisdiction over the same. The court presumes you are a corporation and will proceed against you as a corporation fiction therefore you must challenge subject matter jurisdiction from the very beginning. When you plead to the court, you grant Common Law subject matter jurisdiction.

Page 2 of 3 – UNDERSTANDING THE COURT SYSTEM

So you can't give your name or enter a plea. You, as a living soul, can only make claims against other souls and ask for redress of grievances from the government. When you enter the court system, the court places charges against the fiction, but then the judge switches the charge to a claim upon sentencing Now the judge wants you to accept the claim he has placed against you and he must have permissionto do so. He gets your permission by your acceptance of the judgement or by your appealing to a third party-a higher court. The proper response is to reject and return unsigned his offer of contract (the judgment) in full accord with Truth in Lending. (See Rejecting the Offer)

The Cause or Case usually starts with a letter from a Lawyer/Attorney/Counsellor/Esquire saying something similar for "You have been sued". The Lawyer/Attorney/Counsellor/Esquire is asking Permission from you for a License for PRACTICING LAW in this Cause/Case. An Attorney/Lawyer/Counselor/Esquire does not have a License-only a Bar Card-they must obtain a License for Practicing Law from a Sovereign. If you do not Rebut this by AFFIDAVIT denying them their License and denying the CONTRACTS existence with whatever they are suing for, THEY WILL PROCEED. You have by your silence stated that you are a "STRAWMAN" / CORPORATION / FICTION / DEBTOR / DEFENDANT. You can Rebut this Original Charging Instrument at any time. Absent a Rebuttal - you are tried in the Admiralty Side For the Court and you will lose.

The reason the Attorney/Lawyer/Counsellor/Esquire, CPA, Policemen, Mayors, Councilmen, Agents, etc must have your permission for a Contract is that none have been signed by you. They are always a Third Party for any CONTRACT dispute. In COMMERCE/CONTRACT everything must be in TRUTH and anything committed in COMMERCE without a LICENSE is a COMMERCIAL CRIME and the penalty for lying in COMMERCE is death (Corporate). Thereby any Public Official cannot proceed against a Sovereign without his permission and cannot sue them without a License and the License must be provided by the Sovereign.

The only CONTRACT that a Sovereign is obligated for is one signed by the Sovereign and another Sovereign.

In the Traffic issue, every Policeman must have a License for stopping, ticketing, or arresting a Sovereign or must have a CONTRACT signed by the Sovereign and Policeman where the Sovereign gave Permission for the Policeman for stopping him in the first place. The Policeman will then place an AFFIDAVIT written by the Court Clerk and Notarised by the Court Clerk into the jacket or file for the ticket. The Sovereign MUST Rebut by stating that they do not know who Officer Jackrabbit is and that they DO NOT have a CONTRACT signed with Officer Jackrabbit where they gave permission for his stopping them on the highway with a gun on him in violation for the Sovereigns Right for Life,

Liberty, Property, Happiness, Travel, and Defence. After you have rebutted the Affidavit, you then should enter your own Affidavit-Notarised-for Denial Existence for Corporations. Have your Affidavit Notarised-the Notary is the highest judicial officer in the country. When Notarised-give the Court Clerk an Original and place into your jacket/file and get back from the court clerk two Certified copies. Mail one for the Policeman, mail a copy for the Police Chief, one for the Mayor. Register the Policeman-Certificate for Mailing the Police Chief and the Mayor. An Affidavit is filed into the Court against a Sovereign and the Sovereign must file an Affidavit/Denial Corporation Existence to establish with the court that you are not corporation. Failure for Rebutting the Original Affidavit of Probable Cause puts the Sovereign in jeopardythey become a DEBTOR.

In 1972 the Law was changed that changed the entire court system from INNOCENT until proven GUILTY. The government brought together the Act and Intent into one action. If you are charged with an Act you Intended in committing the act; thereby you are GUILTY until proven INNOCENT and it is impossible for proving a negative. The Affidavit/Denial for CORPORATIONS EXISTENCE puts the Lawyer or Attorney without a Case.

Having pled into the jurisdiction of a court either pro se, via an attorney, or through the judge practicing law from the bench and entering a plea for you, an affidavit of mistake can be filed.

Courts By Contract

The original intent and purpose of all courts was to elicit justice from the decisions rendered. There were civil courts and criminal courts created to deal with separate areas of Jurisdiction. Criminal acts as well as civil disputes were tried in common law courts. Common law is a trial by jury with the jury establishing the law of the case and the punishment. The judge in a common law trial was simply in the courtroom to make sure the proper papers were presented to the jury. The jury had all of the power in the courtroom and no common law decision could ever be overturned by the judge or by another court.

All other courts were to be inferior to the common law court - including the Supreme Court. The courts allowed by the constitutions dealt mainly with contracts and commerce among corporations or disputes between living souls and corporations.

The Redemption Manual

State courts are the only courts that have criminal jurisdiction over crimes committed by living souls against other living souls and they only have jurisdiction over the inhabitants of their state. This is why Title 42 cases do not work in Federal Court as only state courts can try a criminal case.

Federal courts were never given the power to try criminal cases involving any of the people of the states except: treason, sedition and counterfeiting the coin of the U.S. Other than those three crimes, federal Jurisdiction is only good within U.S. territories and possessions. United States territories and possessions do not include the 50 sovereign republics. There are only five crimes that the federal corporate government can take criminal action against and these crimes "are restricted to federal reservations over which the Federal Government has exclusive jurisdiction." These five are: espionage, sabotage, interference with the mails, destruction of federal property or frauds on the federal government.

Federal courts assume criminal jurisdiction when the magistrate asks the defendant at the arraignment if the defendant understands the charges against him or, "Do you stand under the charges against you?" and the defendant answers yes. The magistrate is asking, "Are you accepting the charges?" Always say NO because this is an offer of contract from the court to place you under criminal jurisdiction.

Charges and complaints are always against corporations in contract violations. Living souls or nationals cannot contract with a corporation. Living souls or nationals can only bring claims against each other and these claims are to be tried in common law courts.

Unfortunately, the court systems began changing in 1926. With the creation of rules, regulations and codes that were signed by the Congress, the President and the B.A.R. (British Accredited Regency), the BAR was creating its own private administrative procedures for corporations. Thus, the BAR supplanted the judicial system. Remember - rules, regulations and codes are NOT law, they are an abrogation of the law and only corporations are subject to them.

In 1946, the Administrative Procedures Act forever changed the course of government for the American people. Roosevelt called it the fourth branch of government. This act brought all branches of government and municipalities (except for the counties) under administrative codes, rules and regulations. This in reality established each branch and municipality (which are mere corporations) as an independent nation with each having their own codes, rules and regulations. All corporations make up their own rules. Laws are established by the legislature through the passage of bills signed into law by the legislature and the governor/president. These laws must not abrogate the rights of the people or the supreme law of the land - the Constitution.

In 1973, everything about the court changed. The charge and the intent were brought together thereby negating the right to plead innocent. Now the only pleas are guilty, not guilty or nolo contendere. The other vital change was that gold fringe and other accourtements were added to the flag. These additions desecrated the flag thereby changing it from the American flag of peace into another flag altogether. The flag advertises the law that the court uses. Now the courts are using a foreign flag and we can only conjecture that it is a flag of commerce.

All court cases are contract offers so established by *Erie Railroad vs. Tompkins*. This case concluded that where there was no contract, there was no case. This meant that the only cases courts could hear had to involve contracts. The first offer of contract will come from an attorney trying to contract you to a third party. Remember that the attorney is also a third party. The second offer of contract will come from the county clerk as the attorney will try to get the clerk's help in getting you to contract. The judge may even write and offer you a third contract. Keep in mind that from the time you contract with the court you have put your life into its hands.

Whether represented by an attorney or the court, you now have no voice and everything you say will be held against you. Your odds of winning the case when the court comes against you are nearly always zero! When you give Power of Attorney to the court/an attorney, by contract you are actually saying that you are incompetent to handle your affairs. And once you enter their jurisdiction you cannot extricate yourself for the duration of that contract. You may try to do so via an affidavit of mistake, but the court will most likely carry out the contract to the judgment. All you can do is reject and return all motions as motions are used to write the contract. When the final judgment is rendered (by the opposing attorney) and signed by the judge, you must reject and return it within 72 hours if you do not agree with the contract.

The court is a corporation just like IBM or Ford Motor Company. Their goal is to get your money, but unlike IBM or Ford Motor Company, you get nothing for you patronage. The court creates a debt and asks you to pay it in return they leave you alone-until they want more of your earnings.

PS. Make sure you read: Understanding the Flag

Proper way to answer an invitation to contract with the court:

- 1. Always return the offer to the entity that delivered it. If the sheriff taped a summons to your front door, then reject the originals, send them back to him and copy the court. If a process server gave you the documents, then reject them to that server and copy the court. Do the same thing if an attorney mails you documents. Be aware that sometime a service company will mail you documents, be sure to check the envelope to see who sent it to you and return the rejected offer back to them.
- 2. You have been sued, signed by the attorney with an invitation to come into XYZ court. Immediately within 72 hours, reject this offer (See Rejecting the Offer), fax this to him and return it via registered mail also copy the court clerk.
- 3. You will probably then receive an invitation from the court clerk, again trying to get you to contract into the court. Immediately within 72 hours, reject this offer, fax this to the clerk and return it via registered mail.
- 4. You may then receive an invitation from the judge, immediately within 72 hours, reject this offer, fax this to him and return it via registered mail and also copy the court.

Note that the "court" is the court clerk.

THE PROPER WAY TO INVOKE THE FIFTH AMENDMENT

CURRENT case law (what the courts go by) says that you must present yourself for questioning and respond to each question. If you can answer the question without fear of incrimination, you should do so. If not, the RIGHT to REMAIN SILENT (5th Amendment) applies. The RIGHT to REMAIN SILENT is asserted only on a question by question or document by document basis.

BASIC QUESTION:

I object to the question and decline to answer based on the fact that the answer may be used, or contribute to a chain of evidence which may be used, against Me in a possible criminal matter. (OPTIONAL) I can see by your question that you have a design to ensnare Me with My own words and I do not wish to have Myself injured with and by words taken from My own mouth.

REASON FOR REMAINING SILENT:

You have provided obvious, crystal clear evidence, in the form of your letter offering immunity from any future criminal case, that this is a criminal investigation disguised as a CIVIL lawsuit. I am not required, in fact I have an ABSOLUTE RIGHT not to testify against Myself in any investigation that could lead to a criminal prosecution.

QUESTION: Mr. Patriot, are you going to use the 5th Amendment on every question we ask? (or --- for every document we ask for?)

ANSWER: I have no idea what you are going to ask, so I don't know how I'll respond. Go ahead and ask your questions and I'll respond.

ATTORNEY: YOU CAN'T USE THAT FIFTH AMENDMENT STUFF HERE. THAT'S ONLY GOOD IN CRIMINAL CASES. THIS IS A CIVIL CASE. (Acting only as Attorney's can – a little child beating his head against the floor)

ANSWER: Is that a question?

ATTORNEY: If you insist on using that 5th Amendment stuff, we're going to be in front of a judge and I GUARANTEE YOU he'll/she'll find you in contempt of court and you'll be back in jail (or go to jail)!!!

ANSWER: The judge has to rule on My objections on a question by question or document by document basis and you have provided Me with absolute evidence that this is a criminal investigation. I have objected on that basis and have an absolute right for doing so.

SUGGESTED COURT HEARING RESPONSE

When your case is called --- Stand and say: "I am here in regard to that matter"

Do not stand if they say "WILL THE DEFENDANT RISE or IS THE DEFENDANT HERE". When they ask: "Who are you?" Answer—I am me?

The judge will ask "Are you JACK R PATRIOT?"

Your response should be: Judge, for the record, I am here without counsel and I cannot make a legal determination about what you asked me.

After a response from the judge, your response should be: Judge, for the record, I am not here to enter a plea, I am here for one purpose and that is to challenge subject matter jurisdiction. I am not a corporation, I am Me.

If the plaintiff is not the STATE you say: FOR THE RECORD JUDGE, I would like to place the Plaintiff on the stand-let the Plaintiff be sworn in and start: (If the Plaintiff is the STA TE, address these questions to the judge, starting with number 2)

For the record. Please state your full name and address for the record.

- 1. Do you have a CLAIM against Me? (If the answer is yes, repeat the question). (If the answer is No-proceed on).
- 2. Do you know of <u>anyone</u> else in this courtroom who has a claim against Me? The answer should be No.
- 3. It appears that no one here has a CLAIM against Me, therefore My PUBLIC BUSINESS here is completed.

If the judge should state the plaintiff said he/she has a claim-respond with:

Judge, you have knowledge of the difference between a complaint and a claim. Furthermore for the record. I would like to alert the court to the numerous willful acts of barratry committed by the Plaintiffs attorneys in the plaintiffs original complaint in violation of the Texas Penal Code 38.12 or (Penal Code of your state) and that said acts are in excess of the requisite number of 3 counts to cause disbarment. The acts of barratry were designed with specific intent to deceive and mislead the court. This court may choose to not take action to impose a just punishment for barratry, but take notice, I will file a criminal complaint with the appropriate agencies to cause disbarment procedures to commence. The agencies to which I refer are the (state) Supreme Court and the State Bar of (name state).

If the Judge persists that a Claim has been lodged against you then you can either: 1) Simply state, "Then Judge, I hereby accept this case For value and I am exempt from Levy and I want the order of the court to be released to Me immediately, or 2) Ask the judge for his judgment and state: For the record judge, I need a copy of your judgment with your signature, so that I may reject it and return it to you in full accord with Truth in Lending.

Note: After this, if things are not going your way, address the judge and go through steps 2 through 4 with the judge. After the order of the court has been released to you, conclude with: It appears that there is no further PUBLIC business for Me to conduct here, so I am leaving now. THEN WALKOUT!

TRUTH AFFIDAVIT

IN THE NATURE OF SUPPLEMENTAL RULES FOR ADMINISTRATIVE AND MARITIME CLAIMS RULES C(6)

Day Month, 2002

In Commerce, everything must be stated in Truth. I, the Power of Attorney in Fact, a National, a Private Person, a Living Soul, a Creditor, Claimant, and Secured Party and NOT a STATUTORY PERSON upon the land Texas, a Republic in the county called, do hereby solemnly declare, say, and state. (1) Secured Party is competent for stating the matters set forth herewith; (2) Secured Party has personal knowledge about the facts stated herein; (3) Everything stated in this TRUTH AFFIDAVIT is the Truth, the Whole Truth, and nothing but the Truth and all stated is true, correct, complete, and not misleading. NO THIRD PARTIES ALLOWED.

PLAIN STATEMENT ABOUT THE FACTS:

(a) For Resolving a Matter it must be expressed (b) In Commerce Truth is Sovereign; (c) Truth is expressed in the Affidavit Form; (d) An Unrebutted Affidavit stands as Truth in Commerce; (e) An Unrebutted Affidavit becomes the judgment in Commerce; (f) A Truth Affidavit, under Commercial Law, can only be satisfied by a Rebuttal about the Truth Affidavit, by payment, by agreement, by resolution by a jury according by the rules for Common Law.

<u>A LAWFUL CONTRACT</u> has (1) Offer; (2) Consideration; (3) Acceptance by all Parties for the Contract and; (4) The Signatures by all Parties involved with the Contract. Only the parties signing the Contract can participate in the discussion of the Contract. <u>Full disclosure about the CONTRACT is imperative</u>.

List here the actual events. The following is an example:

1. On April 10, 2002 at about 2:00 p.m., Officer Busy Body stopped Me on the highway without My permission or a contract.

- 2. Officer Busy Body stopped Me without a contract in violation of My Right to Travel.
- 3. Officer Busy Body without a contract forced Me to show identification and proof of insurance, license and registration and violated My Right to Privacy.
- 4. Officer Busy Body made many legal determinations without a license to practice law.
- 5. Officer Busy Body did not have and did not show his ID card verifying him to be a registered policeman.
- 6. Officer Busy Body, absent his hat, was out of uniform and therefore masquerading as a policeman.
- 7. Officer Busy Body approached my private conveyance with his hand on his gun and forced me under threat, duress and coercion to sign his offer of contract (Cause No. 02-55555).

NOTICE TO PRINCIPALS IS NOTICE TO AGENTS AND NOTICE TO AGENTS IS NOTICE TO PRINCIPALS.

This document was prepared by Place Real Man's Name Here.

PLACE FICTION'S NAME HERE, GRANTOR SECURED PARTY SIGNATURE

Real Man's Name Here, Agent Attorney in Fact, With the Autograph Witnesses

[Place Notary Page Behind All Affidavits]

AFFIDAVIT DENIAL TRAVELING IN COMMERCE

- I, <u>Jack Rabbit Patriot</u>, Principal with an Address Correction c/o (777 Freedom Avenue, <u>Liberty</u>, <u>Texas</u>, being duly affirmed, deposes and says under penalty of perjury.
- I, <u>Jack Rabbit Patriot</u>, a natural living soul man/woman competent to testify to the accuracy of this affidavit, do hereby attest to the following:
- I, Jack Rabbit Patriot, am not a CORPORATION, CREATED FICTION, or FRANCHISE.

JACK RABBIT PATRIOT, 777 FREEDOM AVENUE, LIBERTY, TX 77777; IN THE MAGISTRATE COURT; COUNTY OF CONFUSION; THE STATE OF TEXAS; US; UNITED STATES; IRS; DOROTHY K BUMBLE-CLERK; BENNY J JUD-JUDGE are CORPORATIONS/FICTIONS/FRANCHISES and I, Jack Rabbit Patriot, do hereby declare that they do NOT exist.

- I, <u>Jack Rabbit Patriot</u>, do hereby affirm that I did not drive or operate a Motor Vehicle on <u>(date you received ticket)</u>.
- I, <u>Jack Rabbit Patriot</u>, do hereby affirm that I was not engaged in Commerce on any public road or highway on <u>(date you received ticket)</u>.
- I, <u>Jack Rabbit Patriot</u>, do hereby affirm that I did not carry passengers, goods, or merchandise for hire or compensation in my private truck or private automobile on <u>(date you received ticket)</u>. Furthermore, I will defend against and seek remedy for "deprivation of any rights, privileges, or immunities" secured by the Constitution and laws of the Texas Republic against any and all guilty parties.

The Redemption Manual

This document was prepared by <u>Jack Rabbit Patriot</u> , Princip	pal
Jack Rabbit Patriot	
Affirmed to before me a notary public this theday	7 of2002
Notary Public – State of Texas	
Notary Address:	SEAL
My Commission expires:	
REGISTERED MAIL NUMBER	

TRUTH AFFIDAVIT

IN THE NATURE OF SUPPLEMENTAL RULES FOR ADMINISTRATIVE AND MARITIME CLAIMS RULES C(6)

I, Jack Rabbit Patriot, Sui Juris, by special visit and not general appearance, am Agent for JACK R PATRIOT, with Power of Attorney in Fact to represent JACK R PATRIOT in all commercial affairs. I am of legal age, am competent for stating the matters set forth herewith, have personal knowledge about the facts stated herein, have full subject matter jurisdiction over the below Regarding, everything stated is the Truth, the Whole Truth, and nothing but the Truth under the pains and penalties of perjury. There will be <u>NO THIRD PARTIES ALLOWED.</u>

<u>A LAWFUL CONTRACT has</u> (1) Offer; (2) Consideration; (3) Acceptance by all Parties for the Contract and; (4) The Signatures by all Parties involved with the Contract. Only the parties signing the Contract can participate in the discussion of the Contract. <u>Full disclosure about the CONTRACT is imperative.</u>

Regarding: Offer of Contract DATED 3-27-2002, DOCKET NUMBER: XYZ555, from Linda Spooks d/b/a LINDA SPOOKS, CHIEF COURT CLERK FOR THE JUSTICE OF THE PEACE, PCT 2, CITY OF DALLAS, STATE OF TEXAS.

- **1. FACT:** This affidavit is not a motion or exhibit.
- 2. FACT: This affidavit challenges subject matter jurisdiction in the above Regarding.
- **3. FACT:** The CHIEF COURT CLERK has no subject matter jurisdiction.
- **4. FACT:** I, Jack Rabbit Patriot, Agent for JACK R PATRIOT, **am not:** a created entity, a corporation, a British subject, a subject of the British Isles, a citizen of England, a British commonwealth subject, a citizen of the UNITED STATES, a citizen of America nor a resident of any land.
- **5. FACT:** I, Jack Rabbit Patriot, Agent for JACK R PATRIOT, am a child of the Creator, YHWH; an heir of the King. Yahshua and therefore My citizenship is in Heaven. While a sojourner on this earth, I am an inhabitant of the land commonly known as Texas, a republic.
- **6. FACT:** My Father, YHWH, created all land and owns all land.
- **7. FACT:** The UNITED NATIONS. UNITED STATES, STATE OF TEXAS and COUNTY OF DALLAS have deceptively established themselves as holders of the land.
- **8. FACT:** I, Jack Rabbit Patriot, Agent for JACK R PATRIOT, am a child in Yahshua and as My Father is Sovereign who created the land, I also am Sovereign.
- **9. FACT:** My right of claim on my land has been verified by my Father's word, Leviticus 25:23-24, and UCC- I recording with the Secretary of State of the State of Texas and the recording in the County of Dallas.

- **10. FACT:** No corporation can lay claim to My land.
- 11. FACT: No corporate entity can trespass against me or commit a trespassing upon My land.
- **12. FACT:** The only claim superior to Mine is a prior claim to the land.
- 13. FACT: Linda Spooks d/b/a LINDA SPOOKS does not have a superior claim to My land.
- **14. FACT:** I, Jack Rabbit Patriot, Agent for JACK R PATRIOT, am not bound by corporate codes, rules, regulations, statutes and procedures as these pertain only to the corporations for which they are written.
- **15. FACT:** The birth certificate for the fiction, JACK R PATRIOT, is claimed on the UCC-1 by the SECURED PARTY, JACK R PATRIOT.
- **16. FACT:** I, Jack Rabbit Patriot, agent for JACK R PATRIOT, hereby reject and return unsigned the Notice dated March 27, 2002 from Linda Spooks, Chief Court Clerk for the JUSTICE OF THE PEACE, PCT 2 of DALLAS CITY, TEXAS. (See rejected document attached hereto.)
- 17. FACT: I, Jack Rabbit Patriot, by Trademark/Copyright, own the name, JACK R PATRIOT.
- 18. FACT: Linda Spooks, d/b/a LINDA SPOOKS, must <u>PROVE UP THE CLAIM and do so under the penalty of perjury,</u> against Me, Jack Rabbit Patriot or JACK R PATRIOT or immediately cease and desist the proceedings under the colour-of-law against the Sovereign in the party, Jack Rabbit Patriot and ORDER the above Regarding DISMISSED WITH PREJUDICE as Linda Spooks d/b/a/ LINDA SPOOKS is in My COMMERCIAL AFFAIRS without a License for doing so.

Page 1 of 2 Special Visit Truth Affidavit of Jack Rabbit Patriot, Agent

with Affidavit of Specific Negative Averment With the Copy-Claim by the Jack Rabbit Patriot

- **19. FACT:** The penalty for committing a COMMERICAL CRIME is called INVOLUNTARY BANKRUPTCY with immediate FORFEITURE of all assets.
- **20. FACT:** Any further correspondence not made under the penalty of perjury will cause a Trademark/Copyright violation and you, Linda Spooks d/b/a LINDA SPOOKS will be billed regardless of what heir/agent of the CHIEF COURT CLERK'S office sends the correspondence. (See Trademark/Copyright attached.)
- 21. **FACT:** Linda Spooks has been representing Me or has been assuming she has been representing Me, Jack Rabbit Patriot, Agent or JACK R PATRIOT the FICTION, and is hereby FIRED!

Further, Affiant saith not.

NOTICE TO PRINCIPALS IS NOTICE TO AGENTS AND NOTICE TO AGENTS IS NOTICE TO PRINCIPALS.

This document was prepared by Jack Rabbit Patriot.

The Redemption Manual

Executed without the UNITED STATES, I declare under penalty of perjury under the laws of the united states of America and of Texas, a Republic, that the foregoing is true and correct. Without Prejudice, UCC 1-207.

Jack Rabbit Patriot, Agent, Sovereign, Power of Attorney in Fact With the Autograph

Notice

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction, a benefit for the Pagans and Heathens so they whom I pray may become knowledgeable in the truth for the Law by our Holy Father in Heaven and repent, so they will no longer be alienated from their true God, YHWH.

Jurat

Texas state
] Ss:
Dallas county]
Jack Rabbit Patriot, known by Me or made known for Me by proper identification and duly
sworn and subscribed in My presence this day of2002.
Notary Signature Notary Address Seal
My Notary Expires
Page 2 of 2 Special Visit Truth Affidavit of Jack Rabbit Patriot, Agent
with Affidavit of Specific Negative Averment
With the Copy-Claim by the Jack Rabbit Patriot

TRUTH AFFIDAVIT IN THE NATURE OF SUPPLEMENTAL RULES FOR ADMINISTRATIVE AND MARITIME CLAIMS RULES C(6)

with Specific Negative Averment and Denial Corporations Existence Federal Rule of Civil Procedure 9@

One living breathing child of Yahweh (the one true God, My Heavenly Father, the source of all rights) known as Jack Rabbit Patriot, having unlimited liability under the laws of nature, declares in One's own handwriting, knowledge and conviction that the following facts are true, correct, complete and not misleading, for the best of One's knowledge.

JACK R PATRIOT, JACK RABBIT PATRIOT, J RABBIT PATRIOT, PATRIOT, JACK R, or any derivative thereof, CITY OF DALLAS, COUNTY OF DALLAS, STATE OF TEXAS, TX, WASHINGTON, D.C., THE UNITED STATES FEDERAL CORPORATION, UNITED STATES, US, U.S.A., FBI, FEDERAL MARSHALLS, US POSTAL SERVICE, AND ALL BAR ASSOCIATES AND ATTORNEYS / LAWYERS / COUNSELLORS/ ESQUIRES / JUDGES and One denies the existence for the above CORPORATIONS and FICTIONS, and all departments/branches/divisions/subsidiaries of the above corporations/ fictions and all other limited liability fictional entities that are or may be associated with any charges, complaints, claims or judgments against me as a natural child of Yahweh (God). One specifically negatively avers the existence of the above named corporations.

Any use of the legal name JACK R PATRIOT, or any derivatives thereof, in correspondence sent for Me under pretext by the nonexistent FICTIONS LISTED ABOVE. OR ANY OTHER FICTIONAL LIMITED LIABILITY ENTITY sent in care for My Private Property Non-domestic

c/o 7777 Freedom Avenue, Liberty, Texas, used in unauthorized and unaccepted correspondence is owned by Me by Trademark/Copyright and I have Power of Attorney in Fact over the same. Should any man or woman deem that the statements above are not true, please answer by notarized affidavit in their handwriting using their Given Name at Birth for autograph within five (5) days, for the notary address. All Creator given Rights are Claimed.

Executed without the UNITED STATES, I declare under penalty of perjury under the laws of the united states of America that the foregoing is true and correct. Without Prejudice, UCC 1-207.

Jack Rabbit Patriot, Child of Yahweh, Attorney in Fact, With the Autograph Witnesses

Place Notary Page Behind All Affidavits

SECTION VI - REJECTION OF CONTRACTS

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Certified Mail Number 7001 0320 0000 4444 3621

_April 12, 2002

D Acors d/b/a D ACORS, Customer Service Capital One P 0 Box 85015 Richmond, VA 23285-5018

Richard D. Fairbank d/b/a RICHARD D FAIRBANK - CHAIRMAN AND CEO Capital One P 0 Box 85015

Richmond, VA 23285-5018

Regarding: Letter dated April 2, 2002 from Capital One Re: 552348621 addressed to JACK R PATRIOT, 7777 FREEDOM AVENUE, LIBERTY, TX 77777 which is attached, rejected and returned for failure to Certify Under the Penalties of Perjury.

Dear **D** Acors, et al.:

I, Jack Rabbit Patriot, Agent, with Power of Attorney in fact (See attached), for handling all the Commercial Affairs for JACK R PATRIOT, do hereby Notice you, without prejudice, of the following:

D Acors. et al., until you provide Me a written declaration that is made under the penalties of perjury. I can not make a legal determination about the above regarding, nor will I Respond. **D** Acors, et al., your offer of Contract in the above Regarding is hereby rejected and returned to you unsigned in full accord with Truth in Lending. Any further Correspondence from the signer-**D** Acors, Richard **D**. Fairbank, Heirs, Agents, or Assigns must be made under the penalties of Perjury.

D Acors d/b/a D ACORS, must **PROVE UP THE CLAIM** against Me, Jack Rabbit Patriot or JACK R PATRIOT or **immediately cease and desist the proceedings under the color-of-law**

against the Sovereign in the party Jack Rabbit Patriot. (Public Law 95-109, Sec. 805C, The Fair Debt Collection Practices Act USCA § 1601, 1692)

Any further correspondence not made under the penalty of perjury will cause a Trademark/Copyright violation and you, **D** Acors and Richard **D**. Fairbank will be billed regardless of what heir/agent of Capital One sends the correspondence. (See Trademark/Copyright attached.)

D Acors, et al., if you think you are representing Me or JACK R PATRIOT in this subject matter or assume you are representing Me or JACK R PATRIOT in this subject matter, you are FIRED! Notice to Agents is Notice to Principal and Notice to Principal is Notice to Agents.

This document was prepared by Jack Rabbit Patriot, Agent

JACK R PATRIOT, GRANTOR SECURED PARTY, Signature

Jack Rabbit Patriot, Agent, Power of Attorney in Fact, With the Autograph Enc: Above Regarding - Rejected 3 pages Power of Attorney in Fact Trademark/Copyright

Copy: Governor State of Texas - PERRY, RICK 1100 CONGRESS AVENUE, AUSTIN, TX 78711

CREDITOR DISCLOSURE STATEMENT

Name and address of collector (assignee): Name and address of Debtor: Account Number(s):

What are the terms of assignment for this account? You may attach a facsimile of any records relating to such terms.

Have any insurance claims been made by any creditor or assignee regarding this account? Yes / No Has the purported balance of this account been used in any tax deduction claim? Yes / No Please list the particular products or services sold by the collector to the debtor and the dollar amount of each:

Upon failure or refusal of collector to validate this collection action, collector agrees to waive all claims against the debtor named herein and pay debtor for all costs and attorney fees involved in defending this action.

X

Authorized signature for collector Date

Please return this completed form and attach all assignment or other transfer agreements that would establish your right to collect this debt. Your claim cannot be considered if any portion of this form is not completed and returned with the required documents. This is a request for validation made pursuant to the Fair Debt Collection Practices Act. If you do not respond as required by this law, your claim will not be considered and you may be liable for damages for continued collection efforts. Please allow thirty days for processing after receipt of your request.

AFFIDAVIT BY NOTICE LAWFUL POSTING AND FENCING Of Private Property Under Common Law

Certified Mail Date

From: Jack Rabbit: Patriot, an Inhabitant of the Land Non-Domestic c/o 7777 Freedom Avenue Liberty, Texas

To: Sheriff - Paul Nottingham, Dallas County, Texas and all Heirs, Agents, and Assigns Constables, Dallas County, Texas and all Heirs, Agents, and Assigns Police Chief, Liberty, Texas and all Heirs, Agents, and Assigns City Manager, Liberty, Texas and all Heirs, Agents, and Assigns STATE OF TEXAS-Texas Rangers, Department of Public Safety, Department of Transportation, and all Heirs, Agents, and Assigns

Regarding: AFFIDAVIT BY NOTICE for LAWFUL POSTING AND FENCING of Private Property Under Common Law by Public Notice with Power of Attorney in Fact.

I, Jack Rabbit Patriot, Agent for JACK R PATRIOT, being of sound mind, over the age of 21 years, have first hand knowledge of the facts stated herein. I will tell the truth, the whole truth and nothing but the truth under the pains and penalties of perjury. I was born on the land of Texas, a republic established as a nation after winning Independence from Mexico. I **am not** a created entity, a corporation, a British subject, a subject of the British Isles, a citizen of England, a subject of the United Kingdom, a British commonwealth subject, a citizen of the UNITED STATES, a 14th, Amendment citizen subject to the jurisdiction of the United States, a resident, citizen or subject of any territory, a citizen of America nor a resident of any land. I, Jack Rabbit Patriot, **am** a child of the Creator, YHWH, an heir of the King, Yahshua and therefore My citizenship is in Heaven. While a sojourner on this earth, I am an inhabitant of the land commonly known as Texas, a republic, and a County commonly called Dallas County, Texas. My Father, YHWH, who created all land and owns all land is Sovereign, and I am Sovereign.

I, Jack Rabbit: Patriot, with Power of Attorney in Fact do hereby NOTICE Sheriff Paul Nottingham, Dallas County, Texas, Heirs, Agents, and Assigns; Constables Dallas County, Texas; Police Chief City of Liberty, Texas; City Manager, Liberty, Texas and all Heirs, Agents, and Assigns; STATE OF TEXAS-Texas Rangers, Department of Public Safety, Department of Transportation, Heirs, Agents, and Assigns and all other Agents for the united States, UNITED STATES, U.S., USA by AFFIDAVIT of PROPER AND LAWFUL POSTING AND FENCING of Private Property c/o Non-domestic 7777 Freedom Avenue, Liberty, Texas.

Being made a Fact by Public Policy by filing into the County of Dallas, Texas and unrebutted in 30 days becomes Law. In accordance with Criminal Code 9.41 and 9.42.

Notice is given for No Trespass, No Trespassing-Private Property for Private Use. Sheriff Paul Nottingham, Dallas County, Texas has I0 days for responding by Affidavit, Notarized and Signed with Blue Ink.

All of My God Given Rights and all Rights enumerated in the Constitution of Texas Article 1-30 are inviolate by government.

This document was prepared by Jack Rabbit Patriot.

JACK R PATRIOT, GRANTOR SECURED PARTY SIGNATURE

Jack Rabbit Patriot, Agent Power of Attorney in Fact, With the Autograph

PLACE NOTARY PAGE BEHIND, AFTER NOTARIZFNG, ENTER IT INTO THE COUNTY

RECORDS, THEN CERTIFY MAIL ALL OF THE ABOVE WITH RETURN RECEIPT REQUESTS.

[Oath of Office for Officials]

AFFIDAVIT BY NOTICE

Notice being for:

The Redemption Manual

Judge Sleazy Green Hog	Served	in	person	and	by		
Attn: Court 162nd Room 14032 1600 Washington 16th Floor	Certified		Mail		#		
Long Beach, Texas 77777 Reference: Oath for Office as Judge							
One living, breathing man/woman known as Jack Rabbit: Patriot, Affiant, Non-domestic c/o 7777 Freedom Avenue, county known as Dallas, part of the Southwest Territory commonly known as Texas, a Republic, having a sound mind, and over the age of twenty-one, whose advocate is Yahshua, the Messiah, Jesus, the Christ, reserving all Inherent, Unalienable, and Imprescriptible Rights, being unschooled in law, and who has no bar attorney, without an attorney, and having never been represented by an attorney, and does not waive counsel, not a pauper, vagabond, debtor, nor a fugitive from justice, owing no man/woman anything but love (the truth), unfettered by restraints of enfranchisement, not a vessel, knowingly, willingly, and voluntarily, Declares and Duly affirms, according by LAW, in special appearance, in time of peace and not in time for war or emergency, in good faith, with no intention for delaying or obstructing, and with full intent for impartiality by the judiciary, that the following statements and facts, in the matter(s) of Cause #, and any matter relating for this Cause, are from My own first-hand knowledge, and are the truth, the whole truth, and nothing but the truth, with a belief in a life hereafter having rewards and punishments, so help Me The Eternal True Creator, who is the Truth.							
Your offer for CONTRACT is hereby accepted by Jack Rabbit Patriot being venued under COMMON LAW and not being used in a foreign Cause #;							
Whereas the CONTRACT being your Oath for Office as Judge (attached) by Law is under the Texas State Constitution 1836, 1845, 1876, Article 1. Section(s) 1-30, and the Constitution for the United States of America, Amendment 1 through Amendment 11 and is a valid CONTRACT in COMMON LAW.							
In witness, where fore, I have hereunder set My hand, this the twenty eighth day for the second month, in the year for our Lord, two thousand and two, Gregorian.							
This document was prepared by Jack Rabbit Patriot. JACK R PATRIOT, GRANTOR SECURED PARTY SIGNATURE Jack Rabbit Patriot, Agent Power of Attorney in Fact With the Autograph							
Texas state]] ss: Dallas county] Subscribed and affirmed before me thisday fo	or the			m	nonth		
in the year of our Lord and Savior, Two Thousand and				11	юши		
Notary Public Notary Address: Seal My Notary Expires	1 1 WU, A.D.						

NOTICE TO COUNTY CLERK

The minute you receive any affidavit, it is recorded. Should you refuse to record My affidavits, once deposited with you, you are committing a crime against justice under Statutes at Large Sec. 5403 and it is punishable by up to a \$2000 fine and 3 years imprisonment. If your county attorney told you not to file any documents like mine, you are still responsible, as I do not accept any third party interveners. Any attorney, district attorney, or anyone from the lawyering craft are all third parties and do not have a license to make a legal determination in this matter as they do not represent Me and you, the county clerk, do not have the authority to represent Me.

Title LXX.---CRIMES. --- CH. 4. CRIMES AGAINST JUSTICE (Destroying, &c., public records.)

SEC. 5403. Every person who wilfully destroys or attempts to destroy, or, with intent to steal or destroy, takes and carries away any record, paper, or proceeding of a court of justice, filed or deposited with any clerk or officer of such court, or any paper, or document, or record filed or deposited in any public office, or with any judicial or public officer, shall, without reference to the value of the record, paper, document, or proceeding so taken, pay a fine of not more than two thousand dollars, or suffer imprisonment, at hard labor, not more than three years, or both: [See § \$5408,5411,5412.1]

Title LXX.---CRIMES. --- CH. 4. CRIMES AGAINST JUSTICE (Conspiracy to defeat enforcement of the laws.)

SEC. 5407. If two or more persons in any State or Territory conspire for the purpose of impeding, hindering, obstructing, or defeating, in any manner, the due course of justice in any State or Territory, with intent to deny to any citizen the equal protection of the laws, or to injure him or his property for lawfully enforcing, or attempting to enforce, the right of any person, or class of persons, to the equal protection of the laws, each of such persons shall be punished by a fine of not less than five hundred nor more than five thousand dollars, or by imprisonment, with or without hard labor, not less than six months nor more than six years, or by both such fine and imprisonment. See § \$ 1977-1991, 20042010, 5506-5510.1

Title LXX.---CRIMES. --- CH. 4. CRIMES AGAINST JUSTICE (Destroying record by officer in charge.)

SEC. 5408. Every officer, having the custody of any record, document, paper, or proceeding specified in section fifty-four hundred and three, who fraudulently takes away, or withdraws, or destroys any such record, document, paper, or proceeding filed in his office or deposited with him or in his custody, shall pay a fine of not more than two thousand dollars, or suffer imprisonment at hard labour not more than three years, or both-, and shall, moreover, forfeit his office and be forever afterward disqualified from holding any office under the Government of the United States.



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"For out of Zion shall go forth the law, and the Word of the Lord from Jerusalem" (Isaiah 2:3)."

