

There Are No “Statute of Limitations” On FRAUD!

Part 11

The Birth Certificate Bond Explained

In The Beginning There Was God... And dirt (But mostly GOD). God made man from dirt:

- Genesis 2:7 ***“the Lord God formed the man from the dust of the ground...”***
- Genesis 3:19b ***“...until you return to the ground, since from it you were taken; for dust you are and to dust you will return.”***

God’s creation “man” is known as “original issue” ‘man’ issued from the ground and he is God’s creation... Therefore whatever ‘man’ creates with his hands through his labor is his and also his “original issue.” It is his... it is his property and cannot be taxed... as long as he exchanges his property for something of equal value there is no “gain” and therefore no tax.

Keep that in mind because we are going to talk about Form 1099-OID, “original issue discount”, from the IRS. Why does this matter? What does it matter to you? Well, are you interested in approximately **\$2.4-million dollars** that you are entitled to, which rightly belongs to you if you are a U.S. citizen? Part 10 began to open your education up concerning why this series matters to individuals including the gigantic fraud imposed upon your parents and their children as well. What’s the title of this series? I’m telling you now, pray for President Trump’s “PLAN” to work. According to “Q” we are now in Phase III. As “Q” frequently says, get the popcorn and watch the show.



So let’s digress and go back to your beginning... When you were born your parents applied for a certification/citizenship/part-time job*, etc. ... with the [THE] “United States” which is a corporation/company.

* “part time” because your full time job is that you are working for YOU!!!

In your full-time job you receive money of exchange, because you are exchanging your labor for other products and services of equal value. There is no real gain, therefore there is NO income, and therefore there is NO income tax.

The application they made was known as “an application for a live birth certificate” and what was issued from this application was known as a “birth certificate” ...from the ‘company,’ which was the “United States” who kept the original application and gave your parents a facsimile copy of a birth certificate. Your parents never received your long-form birth certificate! You need to know this because it will be important before this series is complete.

This created what is known as a “foreign-situs trust account.” This creates big, big problems though... When you were born, you, in essence, went to ‘work’ for the ‘company.’ You did not know that, did you? Problem is, the ‘company’ you went to work for could not pay the loans back that they had with the bank and the company had to go into bankruptcy, which it did in 1933, therefore they had no way to pay you... furthermore, the company came to your parents and asked to borrow your assets, and your parents [unwittingly] obliged, thus making you one of the company’s creditors. Can you say “deception” and “fraud”? <https://definitions.uslegal.com/f/foreign-situs-trust/>

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

The bankers then took the [your] application, and used it in fractional banking lending. It is the birth certificate that is proof that an application was submitted. It is the application that is the real negotiable instrument and the birth certificate simply proves there is a negotiable instrument being used in commerce -- to borrow money. You were too small to know the “company,” (the U.S. government), borrowed on your name!

HUH??? What is that you say! Fractional banking, If a [your] birth certificate is worth, say, \$1 million, the bank can loan that same \$1 million out as many as 9 times, thus making the [your] birth certificate worth as much as \$9 million; and it keeps going, going and going. Every baby born is ascribed a marketable collateral value, this is based upon one’s estimated life’s earnings potential. Being born in 1938, my marketable collateral value was just a shade under \$750,000. If you have been born later, say the 1950’s, your collateral value will be even larger!

A [your] birth certificate, has almost unlimited value associated with it. Can you say “deception” again? However, because as it was pledged as collateral, you became involved in what is known as “involuntary servitude” or think of it as being a slave to the company, in what is known as an ‘invisible contract’ since you didn’t even know about it... Hmm...sounds like when I acquired my car!

You got it... look at a [your] birth certificate and notice that it reads just like a title to a car; weight so many pounds... date of delivery... parties involved... certain size and length... hey, now they will even get a foot print to prove it is you.



Think about it... what does the bank do when you borrow money to buy a car? They keep the “title” for “safe keeping” until the debt is paid, right? Once the debt is paid, they release the title back to the original owner. For now, you get the use of the car, until the debt is paid.

- We must remember the “title” to the car IS NOT the car!
- This is the car..... (above)

- They took the “title” to your body, the birth certificate and borrowed money against it. That is exactly what a birth certificate is, A TITLE.

- This is you..... (I know, not a pretty sight!) Remember, you are NOT the title. You are you. You are a flesh and blood oxygen-breathing man or woman, and not so much ink on paper.



I don't know about you. Me, I want my title back!!! Since you are the only one who gives “value” to the birth certificate because of your labor, ...you are the only one who can go to the ‘bank’ and redeem and regain control of the [your] birth certificate. It is just like the car. The car gives value to the title and to the car. You give value to the title, the [your] birth certificate. Without you, the birth certificate is worthless. Me, I want my title back!!!

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

You can regain control by simply filing a notice of lien against the birth certificate. This is done every day. Banks file notices of liens with the Department of Commerce to prove and establish their interest in all kinds of property... homes, trucks, farm tractors, cars, tools, equipment. That's right, I want my title back!!!

This is done very simply by contacting the Secretary of State or the Department of Commerce and filing a UCC-1 Financing Statement and listing the property as collateral, on the statement. The same can be done with the birth certificate, which is your property. You and only you can file this notice of lien... You and only you, can determine the value of the property. Since you are priceless in God's eyes the value of your UCC-1 should be UNLIMITED.

Are you ready for some good news? Your debt is actually “prepaid” with what is known as “money of account.” There is no real substance or “money of exchange” like gold and silver-

only accounting-adjustments and set-offs. They agreed to do this for you, with the passage of House Joint Resolution (HJR) 192 back in 1933. SWEET! Sign me up for that program! The truth is, you already ARE signed up. -- It's just that no one told you about it, UNTIL NOW!

Like all good companies, they offer insurance benefits to their "employees." They offer insurance to us if we would fill out a Form SS-5, also known as an "Application for Social Security Benefits." This all originated from the "Shepard Towners Maternity Act" which was to help new mothers with the care of their children if the mother was unwed. (This is why they ask for the maiden name of the mother on the "application for a live birth certificate." We are all considered to be "bastard children" with the 'company' as our 'daddy'.)

Are you ready for more good news?

The SS-5 is really a "power of attorney" for the company (the U.S.A.) who issued the insurance benefit to the real man (you). Power of attorney was given to the corporation, [a.k.a.] the government. When they established the new account, they styled the name [TITLE] in ALL CAPS [JOHN HENRY DOE] which is really a corporation. It is the name/title of a corporation. The Social Security Number (SSN) is [prima facie] evidence that there is an insurance policy. The benefits that one receives include the privilege of an army, navy, police, fire protection, courts, jails, prisons, etc.

Are you ready for even more good news?

When we filled out the Form SS-5 we 'allowed' the 'company' access to our account, our check book as it were, the pre-paid account that was set-up when our birth certificate was issued. We gave them permission as signers to write checks on our account, and they do all the time. Keep in mind, this is the same account the bankers fractionalized and used to create huge, almost unlimited sums of "money," and we became 'co-business partners' with the 'company.' They are able to access and use our pre-paid account, for whatever they deem necessary, like wars, assistance for illegal immigrants sneaking across the borders. Yes, illegal immigrants are receiving relocation, health, and welfare benefits from the funds borrowed on you as collateral of your birth certificate.

What's the catch?

Now, do you see why they don't want to let a new-born out of the hospital, without a Social Security Account Number? They require it before mom and dad take that cute little baby home! They want access to that prepaid account, and the only way they can gain access is if they offer some type of benefit that you [albeit, unwittingly] accept. This is also known as, the social security insurance program. The creation of the social security account created what is known as a "cestui-que trust account."

cestui que trust (ses-tee kay)

A “cestui que trust” is a formal Latin term referring to a beneficiary who has an equitable interest in a trust, with the legal title being vested to the trustee. The law looks with suspicion upon transactions between trustees and beneficiaries, and, when the “cestui que trust” sells trust property to the trustee, the burden is placed upon the grantee or trustee to whom such transfer is made to show that the grantor or “cestue que trust” was in possession of full information and acted upon his/her own volition or independent advice, and was free from all influence from the grantee or trustee to whom such transfer is made.

cestui que trust

"A trust is an equitable obligation binding a person (who is called a trustee) to deal with property over which he has control (which is called the trust property) for the benefit of persons (who are called beneficiaries or cestui que trust) of whom he may himself be one, and anyone of whom may enforce the obligation. Any act or neglect on the part of a trustee which is not authorized or excused by the terms of the trust instrument, or by law, is a breach of trust." –[Justice Romer in Green v Underhill]

So how does all that work? So far it has worked real good for the company... (a.k.a. the U.S.A.); they just didn't tell you how to go about getting your debt set-off and how to access and use the pre-paid account. Well, that's just great! Now what can one do?

One must first acquire a “certified copy” of one's birth certificate [long form] from the keeper of the records in your state, usually the department of vital records, and do what is called an “accepted for value.”

ACCEPTED FOR VALUE

Please adjust this account for the Proceeds, Products, Accounts and Fixtures.

signed: (YOUR ALL CAPS STRAWMAN), (hereafter 'debtor')

by: <your actual signature>

First-Middle-Last Name, authorized agent, (hereafter 'creditor')

COPYRIGHT (YOUR ALL CAPS STRAWMAN) (year of birth) ALL RIGHTS RESERVED

Stamp specimen

What can one do...? “Accept for value” the birth certificate and create a “bond” (an insurance policy guaranteeing we won't harm anyone) and send them both with a copy of the UCC-1 financing statement, proving our security interest in the birth certificate, and send it all to the ‘payroll clerk’ of the company, also known as “the Secretary of the Treasury.”

Today it is Stephen Mnuchin (when this was written). Mr. Mnuchin is a “foreclosure” specialist in the banking sector, a former Goldman-Sach's man, and was a business partner with George Soros as well. He is a Wall Street “insider” guy.

We need to let him know that we want the use of our pre-paid account. Think about it - it is the same as asking him to pay for the expenses we have incurred on an “expense report” while being employed with the ‘company.’ When I sold college textbooks, I turned my expense report in at the end of the month, with receipts of course, for reimbursement.

The company [the U.S.A.] gave us a prepaid “expense account”... we might as well use it. I am going to try and redeem mine! Help! Someone is trying to give me something I don’t want... a liability. When someone sends you a bill it is what is referred to as a “presentment.” What they are attempting to do is create “new money” with... our “money of account” mentioned above on page 2.

Why do I want to use my “expense account?” Well, I have seminary and graduate school loans of \$36,000, plus penalties, and interest, and are growing to now over \$71,000. I can’t discharge them in personal bankruptcy thanks to former President George W. Bush who signed the law in 1998. Congress made student loans non-dischargeable over a period of years.

Previously, [student loans] were dischargeable if they had been in repayment for five years. Then, [Congress] extended it to seven years. Then, in 1998, they removed dischargeability except if a debtor could show that paying back the student loans would create an undue hardship. But this is not as easy as it seems. In 2005, they extended this protection to private student loans. Of more than 20,000 applications requesting the discharge of their student loan debt, fewer than 50 have been discharged.

No one really understands why Congress felt federal loans shouldn’t be discharged. Lots of other federal debt is dischargeable, including Small Business Administration (SBA) loans and taxes. Businesses of all sizes find it necessary to file bankruptcy every year. They may be as small as your neighborhood restaurant or as large as Sears, a national name! President Trump has been through seven business bankruptcies. Another example was the solar panel company, Solyndra. President Obama arranged for this company to receive a loan for \$535-million dollars; it later went bust and filed bankruptcy for the full amount of \$535-million dollars. Solyndra became synonymous with government boondoggles during the early days of the Obama administration, when Mr. Obama was trying to manage the \$800 billion stimulus package of tax cuts and new spending, designed to try to pull the economy out of a tailspin. No one told you but the loss by Solyndra was off-set by a payment out of the account collateralized by the birth certificates of many Americans.

It’s just “Check book money” some will say by getting you to accept the liability they are sending you, and get you to “pay” the bill with “money of exchange” (Federal Reserve Notes) or the equity you created, i.e. money that was created as a result of your labor!

In commerce, whoever creates a liability MUST bring in the remedy as well. If the sender doesn’t send the funds to ‘pay’ the bill you must accept the bill for the value you gave it when you were born and use your exemption/prepaid account to offset the debt the sender is creating. So, it is your choice whether to “set off” the debt with your pre-paid account by

accepting the bill for value and sending the bill to the “Paymaster”, i.e.; the Secretary of the Treasury, or IRS for adjustment, OR give them the equity from your labor.

HELLO -- I THINK I KNOW WHAT I WOULD DO...

Accept the bill for value and send it to the “payroll clerk”...

Have you lost your mind???

Are you saying the IRS and the Secretary of the Treasury might be my friends? If they are not now, they soon will be... Let’s review who the IRS really is... the IRS is the accounting and collection division of the International Monetary Fund (IMF), an arm of the Rothschild bankers, who the company owes money to. They are the ones who enforce and oversee the bankruptcy of the ‘company’. The ‘company,’ i.e., the U.S.A. went bankrupt in 1933! They are really not your enemy... they are only doing what they were hired to do, and that is to keep track of the bankruptcy of the ‘company,’ i.e., the U.S.A. It is imperative that we learn how to use them to our advantage as they can be a tremendous resource for us.

The Secretary of the Treasury is like the payroll clerk at most any company you may work for. He acts in a dual capacity as both “payroll clerk” and receiver in the bankruptcy for the bankers.

With additional documents and letters not covered in this presentation one can call upon the Secretary, or the IRS, to adjust the accounts and “pay” the bills, taxes, and the like, that we have accumulated over time and have the debt that was incurred “paid off” using the pre-paid account that is waiting for us to use. That’s my plan to shed my student loans!

So all I have to do is accept the bill for the value I gave it when my labor was pledged and send it back to the party who sent the bill. They, in turn, will forward it to the Secretary of the Treasury and he will use my prepaid account to settle and close the account/debt?

You got it, brother. That’s basically how it works. We call upon the Secretary to do what he was hired to do and that is to make adjustments to the [our] account - to set it to zero when we incur (in the normal course of doing business (i.e.; living)) things like: Car payments, credit cards, utilities, taxes, etc. YES all of them! I have been told it includes student loans. I am past the thinking process and am about to start the process of applying for the proceeds in my STRAWMAN account, and the cancellation of my \$71K seminary and graduate school loans! At my age it may not merit or justify the effort and paper work but I have little demands on my time. It would have been nice to know this information thirty-five years ago.

Ok, so what is this 1099-OID stuff I’ve been hearing about?

During your lifetime you have probably NOT had the Secretary of the Treasury/IRS ‘paying’/discharging your debts for you or adjusting the [your] account according to HJR192. You, like most people, have been giving your equity away (paying your bills) in the form of

Federal Reserve Notes that you acquired through your labor. Those FRN's you get at the bank and use to shop at the grocery store and whatever you pay for are not real money. They are debt instruments borrowed against the value of the labor of the men and women of this country.

You had a pre-paid account available but didn't know it existed, or didn't know how to use it, and the net result is you have been paying for 'stuff' the company should have been "paying" for all along.

It's time to fill out an "expense report" (a Form 1099-OID) and send it to the payroll clerk to be reimbursed for the 'stuff' you paid for that the company was supposed to pay for. The Form 1099-OID is known as an "original issue discount" form. Remember that all men/women issue (originate) from the ground? They are God's creation and therefore all labor that originates from them is also considered 'original issue.'

Since we eventually return to the ground - all labor also needs to be returned to the source of the labor, and that would be to the man/woman who created products and services from his/her labor. The 1099-OID is basically an expense report that needs to be submitted to 'the company' via the 'payroll clerk' to be reimbursed for purchases you made that the company should have paid for in the first place. Just like an expense report you need to attach the receipts (only in the event of an IRS audit) to the 1099-OID for proper accounting by the 'payroll clerk.'

Now let's review...

- ✓ When you were born your parents entered a contract with the government/'the company' that was bankrupt and you essentially went to work part time for them, to help pay off the debt the 'company' had incurred.
- ✓ The instrument that was used was the "Application for Live Birth Certificate" and it became a binding contract. It also became a pledge to/for the 'company' and security they use to 'pay' the debt the 'company' has with the bankers. One can redeem and regain control of the [birth certificate] instrument by filing a UCC-1 Financing Statement with the Secretary of State in one's state and listing the birth certificate as [your] 'property,' or collateral. (If you don't know how to do this talk to someone who been through the paperwork. When filling out the Form SS-5 "Application for Social Security Benefits", we entered into another contract that allowed the 'company' to access the [our] prepaid account that was created with the passage of House Joint Resolution (HJR) 192. (Learn about this resolution) the SS-5 can be revoked and the contract rescinded by simply filling out a Form SS-521 "Withdrawal of Social Security Benefits."

- ✓ By creating a bond and sending it with a copy of one's duly filed UCC-1 to the Secretary of the Treasury one can then access the prepaid account that was created and begin to discharge any debt incurred from that point forward.
- ✓ Please be aware that this is an ongoing learning process. If there is something you don't understand DO NOT DO THESE PROCEDURES without first researching it. Get some help from someone who has done this. As one may suspect, **this presentation doesn't cover everything needed.**

The Truth About Your Birth Certificate

Understanding how admiralty (maritime/commercial) law has usurped common or constitutional law is very important in understanding your rights under the Law.

This is a very important concept to understand because by understanding it you will begin to understand how the government and the global cabal have systematically planned and conspired to remove your inalienable right to sovereignty.

Your Birth Certificate Means You Have Been Bonded As A Slave

THE BIRTH CERTIFICATE

When a child is born, the hospital sends the original, not a copy, of the record of live birth to the State Bureau of Vital Statistics, sometimes called the Department of Health and Rehabilitative Services (HRS). Each STATE is required to then supply the UNITED STATES with birth, death, and health statistics. The STATE agency that receives the original record of live birth keeps it and then issues a Birth Certificate in the corrupted, ALL-CAPS version of the baby's true name, i.e. JANE DOE SMITH, not Jane Doe Smith.

The Birth Certificate issued by the State is then registered with the U.S. Department of Commerce – – the Executive Office – specifically through their own sub-agency, the U.S. Census Bureau, which is responsible to register vital statistics from all the states. The word registered [see Note 1 below], as it is used with commercial or legal based equity law, does not mean that the ALL-CAPS name was “merely” noted in a book for reference purposes. When a birth certificate is registered with the U.S. Department of Commerce, it means that the ALL-CAPS legal person named thereon has become a surety, or guarantor, a condition and obligation that are automatically and unwittingly assumed unless you rebut the presumption by effectively notifying them: “It ain't me.”

“Registered” - Security – bond — Merriam Webster Dictionary of Law 1996.

“Guarantor” - A person who pledges collateral for the contract of another, but separately, as part of an independent contract with the oblige of the original contract — Duhaime's Law Dictionary.

It is not difficult to see that a state-created birth certificate with an ALL-CAPS name is a document, evidencing debt the moment it is issued. Once a state has registered a birth document with the U.S. Department of Commerce, the Department notifies the Treasury Department, which takes out a loan from the Federal Reserve. The Treasury uses the loan to purchase a bond (the Fed holds a “purchase money security interest” in the bond) from the Department of Commerce, which invests the sale proceeds in the stock or bond market.

So the new baby just became the slave can you see how this has happened? Until you take control, in other words “rebut,” you will remain the slave. Slaves do not have freedoms...and that is what we all (or almost all) have been since the day we were born, along with our innocent parents, and their parents, and their parents..... before us. Don’t you think it is time that we woke up to the truth?

Note 1:

Go to: <http://dictionary.law.com/> Put “register” in the first box. When the definition screen pops up, put “registered” in the second box.

<http://www.wealth4freedom.com/truth/birth-certificate.htm>

The “Uniform Commercial Code” (UCC) is one of a number of uniform acts that has been promulgated in conjunction with efforts to harmonize the law of sales and other commercial transactions in all 50 states within the United States of America. The “Uniform Commercial Code” is looked upon as the bible in the world of business. This is because the United States of America is a “corporation” registered in the State of Delaware.

Common law contracts and “Uniform Commercial Code” (UCC) contracts share much of the same requirements regarding formation. Under the common law and the UCC, the valid formation for a contract requires an offeror, along with acceptance by an offeree and a benefit received by a promisor or a detriment incurred by a promise, (also known as consideration).

Under Caesar of Rome, it was established that all nations in the empire that do any form of business, should all play on a level field, but what is not told is that the (UCC) is based directly on Vatican Canon Law, of the Roman Canon Law, which means, its regulations are under the Roman Catholic Church.

Now, you may be wondering what this has to do with birth certificates, so let’s break down the origin of birth certificates.

Ship Approaching Berth

Question: What is a berth? To come into or dock at a wharf such as when a ship comes into a dock, it arrives. So consequently, when a ship pulls into a port, it pulls in and stops, that is called its berth, because the ship has now arrived. So because it is on the laws of the high seas, it is governed by the UCC Commercial Law. So when the ship pulls in to its berth, the first thing

the captain must do is to present a certificate of manifest to the port authorities. What is a certificate of manifest? It is a document listing a ship's contents, cargo, crew, and passengers.

So whatever the ship brings in at berth, the captain has to present a certificate of manifest showing the identity and value of the items on the ship. Now consequently, when people are born, they come out of their mother's water, therefore they must have a birth certificate, which is a certificate of manifest because the people are considered a corporation owned item, they are a human resource. This goes back to the German Nazi concept that every human coming out of their mother's water must be birthed, and therefore the people have to have a certificate of manifest, to see who this individual is and how much they are going to make for the government in their New World Order.

Birth certificate for Giving Birth

So, since the U.S. went bankrupt in 1933, all new money has to be borrowed into existence. All states started issuing serial-numbered, certificated "warehouse receipts" for births and marriages in order to pledge the people as collateral against those loans and municipal bonds taken out with the Federal Reserve's bank. The "Full faith and credit" of the American people is said to be that which back the nation's debt. That simply means the American people's ability to labor and pay back that debt. In order to catalog its laborers, the government needed an efficient, methodical system of tracking its property to that end. Humans today are looked upon merely as resources – "human resources," that is.

Why do you think when you call to see if a company is hiring, you have to go through a division known as "Human Resource"? Years ago this office went by the term "Personnel Office." The people are resources to the government, their birth certificates are a security on the New York Stock Exchange, which is why if you look at all birth certificates in America, it will say at the bottom this is printed on security paper, do not accept if not on full color security paper. At the bottom, you will always have a series of numbers, red numbers printed on the birth certificate, in which those numbers are a security stock exchange number on the World Stock Exchange, in which the American people are worth money to the International Bank that bought the government in the 1930's. A picture of a long-form birth certificate is found further down. Birth certificates are "bundled" together and then traded on the New York Stock Exchange.

Governmental assignment of a dollar value to the heads of citizens in America began on July 14, 1862, when President Lincoln offered 6-percent interest bearing-bonds to states who freed their slaves on a "per head" basis. See the government knows that they can only extract so much money out of the economy, so their idea is to bankrupt private owners so that the banks who are behind this syndicate become the owners of all the assets in this country. That's the real scheme and that's the real motive. By encouraging Congress to spend money it doesn't have, Congress has to turn around and place a "lien" on American labor and American private property for collateral.

See they do that by fraudulent conversion of birth certificates, for example. Doctors, who are franchisees of the state, are obliged to sign birth certificates and forward them on to the Secretary of State in Sacramento, if you live in California, or Harrisburg if you live in Pennsylvania. They make certified copies and forward those birth certificates to the Department of Commerce in Washington, D.C. But you did not know that The Department of Commerce does the very same thing: they make certified copies and forward them on to the International Monetary Fund in Brussels, Belgium. This is further confirmation that each and every American citizen is an “indentured servant” or “slave” if you prefer, to the Vatican.

Now this is the center of the hub of the banking syndicate and they are, of course, loaning these huge sums to various governments around the world, including the Congress of the United States. Congress needs something for collateral and what they use for collateral are these birth certificates. They get treated as certificates in equity which mature on the 18th birthday of the person whose name appears on the birth certificate. The bank then keeps track of them and uses the number that any particular nation has available, as collateral on the international debt, as “performance units” on the international debt. The more of those you have the more money you can borrow.

It’s like this: the more collateral I have, the more money I can borrow from banks and the more I can secure. So, governments are securing their international debt by registering a “lien” on the persons and property of their citizens. They’re doing this on a massive scale, and it’s technically a fraudulent conversion of the birth certificate because, if they did that with your birth certificate, they never told you they were doing it. They never told you they were obtaining a lien on your person and starting a third-party debt that you’re responsible for. You had no meaningful choice in the matter, which makes it an “unconscionable contract” by definition. Can you say deceit or fraud? Say it out loud!

Think of it very simply as walking into a department store and saying to the salesman, *“I really like that stainless steel refrigerator over there, I want to buy it, ship it to my home tomorrow, and send the bill to, say, William Brown.”* So the next day, the refrigerator ends up in your garage, and the bill ends up in William Brown’s mail. William Brown opens his mail and says, *“What is this from Sears? One refrigerator sent, \$1,000? What is this? I didn’t buy this. I’m not a party to this transaction. I didn’t even know about it. Why are they billing me? There must be a mistake here.”*

Well, this is kind of like what is happening now. In this example, the department store is the Federal Reserve. They’re supplying Federal Reserve Notes, right? William Brown is the American people and I — the one who went in there and bought the refrigerator in the first place — I represent Congress. And I’m saying, *“Don’t send the bill to me; send it to the American people. And you can put a lien on their property, by the way. You can use our police, we’ll enforce it for you; we’ll extract the money from them.”* So that’s the fraud the government is keeping from the American people.

The fraud is that Congress bankrupted the U.S. Treasury and turned all their gold over to the Federal Reserve banks in 1933, which are not even federal government agencies.

The Federal Reserve is a “municipal corporation” created by an act of Congress, but it’s still a corporation, and a private one at that. All that gold is now in their hands. But there wasn’t enough to discharge the debt that had accumulated up to 1933. They had to go into bankruptcy to discharge the rest of the debt. They’re using standard federal bankruptcy rules for this, but the creditors, of course, are in charge. And they’re back there telling Congress, “Go ahead and continue spending more money that you don’t have because we know we’ll ultimately take it out of the land and the labor of the American people.” And that’s what’s going on. This is the second part of this illegal unconstitutional fraud.

In 1921, the Federal Sheppard-Towner Maternity Act created the birth “registration” or what we now know as the “birth certificate.” It was known as the “Maternity Act” and was sold to the American people as a law that would reduce maternal and infant mortality, protect the health of mothers and infants, and for “other purposes.” One of those other purposes provided for the establishment of a federal bureau designed to cooperate with state agencies in the overseeing of its operations and expenditures. What it really did was to create a federal birth registry (which exists today), thereby creating “federal children.”

This government, under the doctrine of “*Parens Patriae*,” (the government, or any other authority, regarded as the legal protector of citizens unable to protect themselves) 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 who have been indoctrinated into the process of asking for “permission” from the government imposing as God, to do all those things necessary to carry out daily activities that exist in what is called a “free country.”

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

Since 1921 the American people have been registering the births and names of their children with the government of the state in which they are born, even though there is no federal law requiring it. The state tells you that registering your child’s birth through the birth certificate serves as proof that he/she was born in the United States, thereby making him/her a United States Citizen. For the past several years a social security number (to be issued at birth) has been mandated by the federal government.

In 1933, bankruptcy was declared by President Roosevelt. Most Americans are oblivious to this fact and will want to argue with you from a position of ignorance. The governors of the then 48 States pledged the “full faith and credit” of their states, including the citizenry, as collateral for loans of credit from the Federal Reserve System. To wit: “Full faith and credit” clause of Constitution. U.S. article 4. sec. 1, requires that foreign judgement be given such faith

and credit as it had by law or usage of state of its origin; that foreign statutes are to have force and effect to which they are entitled in home state. And that a judgement or record shall have the same faith, credit, conclusive effect, and obligatory force in other states as it has by law or usage in the state from whence taken.

The state claims an interest in every child within its jurisdiction. The state will, if it deems it necessary, nullify your parental rights and appoint a guardian (trustee) over your children. Many a child has been taken from its birth parents simply for parents' refusal to vaccinate the child. The subject of every birth certificate is a child. The child is a valuable asset, which if properly trained, can contribute valuable assets provided by its labor for many years. Why do you think they teach teachers to not only teach their students, but their parents that their child needs a good education so that they can grow up and get a good job? They have been making the people slaves for years and no one has ever stopped to question them on it?

The child itself, when born, **is the asset of the trust established by the birth certificate, and the Social Security Number is the numbering or registration of the trust, allowing for the assets of the trust to be tracked,** thus making whomever gets a birth certificate owned by the state. Everyone who has a birth certificate, is considered an asset of the bankrupt United States of America, which makes them designated as "HUMAN RESOURCES" by this government. Again, ask yourself, why do you think that when you call to see if a company is hiring, you have to go through a division known as Human Resource? Better wakeup folks!

Today we are defined as human resources and believed to be owned by the government. The government now wants us as individuals, to be tagged and tracked. A government mandated or legislated National I.D. is unconstitutional anyway you look at it. The federal jurisdiction to legislate for several states does not exist. They have no legislation for ordering you to have an identification card, health card, or other forms of identification, but they know that the people are ignorant of the Law. Therefore because of the ignorance of the people, the government is permitted to freely and at will keep coming up with various forms of taxation against the American people.

Birth Certificates prove that you are the national property of the International Banks. Thus, the birth certificate becomes a form of theft of the child's true identity as a free child of God to a servant of the State. By affixing a national seal of approval to a child, the state denies the freedom, rights, and dignity that God has ordained in the Scriptures. You don't need proof that you were born, your breathing is proof enough for these hypocrites. By requiring a license, the state is claiming complete control and ownership over your liberty, and property. Christ's assembly does not exist on paper, but in the hearts of men, and is expressed in their outward acts. Because there is no breath of life from God in such pieces of paper, we should not look to them for any authority for doing anything. Christ is our authority for doing the things we do.

Now ask yourself, have you ever, in your entire life, "signed" your name in ALL CAPITAL LETTERS? Of course not! Haven't you always used cursive writing both upper and lower case letters to sign your name? Yes. And why is that? Because that is what you have been taught

since you were a child. Because the standard Rule of Law governing the use of English grammar states that the correct capitalization of proper names must begin with a capital letter, and the rest of the name must be spelled in lower case letters.

Under the Rule of Law, this lets others know you are an entity created by God, and not an entity created by man. Now, there are entities created by man - corporations for example. Corporations are known as “persons” created by the government. They are created on a piece of paper and brought into existence by the government. Since 1809, the Supreme Court has ruled ten times that a corporation entity is a person.

To differentiate between those created by God and those created by the government, those created by the government have their names spelled in ALL CAPITAL LETTERS. This lets others know that this entity does not have a body, soul, and spirit like man has, but that this is a fictitious entity created for the purpose of making a profit.

Now, if you look at a license, or I.D. Card or Birth Certificate, you will notice the name that appears on it is spelled in all capital letters! What this means, in the law, is that the entity that is named on this license is a creature of the government, and not a creature of God. It means that entity is a servant of Caesar, and not a servant of God. Send your birth certificate back to the government or your state, and follow the path of freedom which is in the Most High God Jesus Christ.

BIRTH CERTIFICATE – CERTIFICATE OF BONDAGE:

Certificate of Slavery – Simplified

The Truth About Your Birth Certificate

Your birth certificate means you have been bonded as a slave. When a child is born, the hospital sends the original, not a copy, of the record of live birth to the State Bureau of Vital Statistics, sometimes called the Department of Health and Rehabilitative Services (HRS). Each STATE is required to supply the UNITED STATES with birth, death, and health statistics. The STATE agency that receives the original record of live birth keeps it and then issues a Birth Certificate in the corrupted, ALL-CAPS version of the baby’s true name, i.e. JANE DOE SMITH, not Jane Doe Smith. I’m not ROBERT H. REID; I am Robert H. Reid. The ALL-CAPS guy is my “Straw Man!”

It is not difficult to see that a state-created birth certificate with an ALL-CAPS name is a document, evidencing debt the moment it is issued. Once a state has registered a birth document with the U.S. Department of Commerce, the Department notifies the Treasury Department, which takes out a loan from the Federal Reserve. The Treasury uses the loan to purchase a bond (the Fed holds a “purchase money security interest” in the bond) from the Department of Commerce, which invests the sale proceeds in the stock or bond market.

What I have learned since is kind of like discovering that you are part of the Matrix. It seems none of us have our original Birth Certificates — they are all copies. And the real official long-form has a serial number on them, issued on special Bank Bond paper and authorized by “The American Bank Note Company.” Huh?



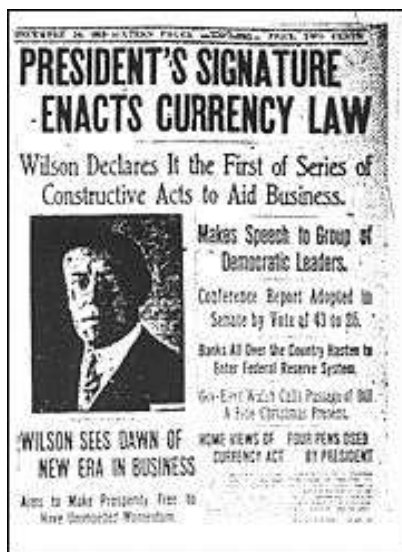
On June 5, 1933, the United States went off the gold standard, a monetary system in which currency is backed by gold. This is when Congress enacted a joint resolution (HJR192) nullifying the right of creditors to demand payment in gold. Except for an embargo on gold exports during World War I, the United States had been on a gold standard since 1879, but bank failures during the Great Depression of the 1930's frightened the public into hoarding gold, thereby making the policy untenable.

Soon after taking office in March 1933, Roosevelt declared a nationwide bank moratorium in order to prevent a run on the banks by consumers lacking confidence in the economy. He also forbade banks to pay out gold or to export it. According to Keynesian economic theory, one of the best ways to fight off an economic downturn is to inflate the money supply. It does not work for very long and increasing the amount of gold held by the Federal Reserve would, in turn, increase its power to inflate the money supply. Facing similar pressures, Britain had dropped the gold standard in 1931, and Roosevelt had taken note.

On April 5, 1933, Roosevelt ordered all gold coins and gold certificates in denominations of more than \$100 turned in for other money. It required all persons to deliver all gold coin,

gold bullion and gold certificates owned by them to the Federal Reserve by May 1 for the set price of \$20.67 per ounce. By May 10, the government had taken in \$300 million in gold coin and \$470 million in gold certificates. Two months later, a joint resolution of Congress abrogated the gold clauses in many public and private obligations that required the debtor to repay the creditor in gold dollars of the same weight and fineness as those borrowed. In 1934, the government price of gold was increased to \$35 per ounce, effectively increasing the gold on the Federal Reserve's balance sheets by 69 percent. It also decreased the dollar value by 31%. This increase in assets allowed the Federal Reserve to further inflate the money supply.

The government held the \$35 per ounce price until August 15, 1971, when President Richard Nixon announced that the United States would no longer convert dollars to gold at a fixed value, thus completely abandoning the gold standard. In 1974, President Gerald Ford signed legislation that permitted Americans again to own gold bullion.



After only 20 years things went from bad to worse. During Franklin D. Roosevelt's presidency in 1933, the U.S. was unable to pay its debt. The country was bankrupt. The private banks that made up the Federal Reserve demanded their money and Roosevelt responded. He had to use the only thing left of any value to pay the banks in order to continue doing business with them — the citizens of our country. Us! You and me!

Exactly how all this was orchestrated is too lengthy to be addressed here, but this much can be told. The original birth or naturalization record for every U.S. Citizen is on file in the official records in Washington, D.C. (you get to keep a copy!) and the property and assets of every living U.S. Citizen

is pledged as collateral for the National Debt!

Within two weeks and three days each Certificate of Live Birth is to be filed in Washington D.C. The evidence reveals that there is even a Federal Children's Department established by the Shepherd/Townsend Act of 1922. It is located under the Department of Commerce that appears to be involved in this process in some way. Every citizen is given a number (a red number on the long-form Birth Certificate) and each live birth is valued at from \$650,000 to \$1,000,000 Federal Reserve dollars in collateral from the Fed.

You would think your original long-form birth certificate would be sent to a government agency like the Bureau of the Census or Health and Human Services, but why the Department of Commerce?? Record of births has nothing to do with the Department of Commerce, so you would think. Oh, but you would be wrong! As noted above you are worth a lot more than you may realize. This is true especially when the United States of America converts that long-form Birth Certificate into a "Bond," something you buy your grandchildren when they are little.

OK. Let's take a pause to look at the Birth Certificate [below]. You will see the red numbers and you will see the fact that it is, in reality, a "Bank Note." Congratulations — you and I are commodities!

Since the early 1960's, State governments have issued Birth Certificates to "persons" with fictional legal names using "ALL-CAPS" for their names. This is not a lawful record of your physical birth, but rather the acknowledgement of the "birth" of the juristic, all-caps name. It may appear to be your true name, but since no proper name is ever written in all-caps (either lawfully or grammatically) it does not legally identify who you are. The Birth Certificate is the government's self-created document of title for its new property; that would be you and me! In a way, it makes us a kind of corporation whose company name is the same as our real name, but it is written in ALL-CAPS. This "corporation" then generates taxes and wealth over its lifetime and in this way repays the collateral that Uncle Sam borrowed from the Federal Reserve.

Remember that "Bond" thing printed on the bottom of the certificate?

Bond:

1a: A formal (usually written) agreement by which a person undertakes to perform a certain act (as fulfill the obligations of a contract) . . . with the condition that failure to perform or abstain will obligate the person . . . to pay a sum of money or will result in the forfeiture of money put up by the person or surety. **1b:** One who acts as a surety. **2:** An interest-bearing document giving evidence of a debt issued by a government body or corporation that is sometimes secured by a lien on property and is often designed to take care of a particular financial need. — Ibid. — Merriam-Webster Dictionary of Law (1996).

Banknote: A kind of negotiable instrument, a promissory note made by a bank payable to the bearer on demand, used as money, and in many jurisdictions is legal tender. Along with coins, banknotes make up the cash or bearer forms of all modern money.

This chapter is really about two different equally corrupt events; and, yet subsequently enfolded on themselves into the biggest fraud of the 20th century. There are two threads here: One began with the creation of the Federal Reserve System in 1913. The second thread is President Franklin D. Roosevelt's bankruptcy declaration of 1933. Each were both illegal and unconstitutional. Each government act compounded the fraud committed by the Rothschild banks and was signed into law by Congress. I've separated these two events with the process by which one can reclaim their birth certificate and freedom despite the massive fraud we live under. You are not only robbed through inflation and taxes; you are subject to the financial tyranny of the government acting as a "trustee" but keeping for itself a generous portion of what rightfully belongs to you. Think of someone as an underage beneficiary where the "trustee" pays out small amounts to the minor for spending money, but puts a bigger share in his own pocket.

This information is so important, that I am addressing it two ways, and by doing so, I hope readers will be able to understand the fraud itself, and then how this huge scam was used to steal from the American public through deceit and fraud over the past 105 years.

Birth certificates are a form of securities called “warehouse receipts.” The items included on a warehouse receipt, as described at Â§7-202 of the “Uniform Commercial Code,” the law which governs commercial paper and transactions, which parallel a birth certificate are:

- the location of the warehouse where the goods are stored...(residence) the date of issue of the receipt.....(“date issued”) the consecutive number of the receipt...(found on the back or front of the certificate, usually in red numbers)
- a description of the goods or of the packages containing them...(name, sex, date of birth, etc.) the signature of the warehouseman, which may be made by his authorized agent...(municipal clerk or state registrar’s signature)

Birth certificates now appear to at least qualify as “warehouse receipts” under the “Uniform Commercial Code.” Black’s Law Dictionary, 7th ed. defines:

Warehouse Receipt. “...A warehouse receipt, which is considered a document of title, may be a negotiable instrument and is often used for financing with inventory as security.”

It is not difficult to see that a state-created Birth Certificate, with an ALL-CAPS name is a document evidencing debt the moment it is issued.

Once a state has registered a birth document with the U.S. Department of Commerce, the Department notifies the Treasury Department, which takes out a loan from the Federal Reserve. The Treasury uses the loan to purchase a bond (the Fed holds a purchase money security interest in the bond) from the Department of Commerce, which invests the sale proceeds in the stock or bond market. The Treasury Department then issues Treasury securities in the form of Treasury Bonds, Notes, and Bills using the bonds as surety for the new securities. This cycle is based on the future tax revenues of the legal person whose name appears on the Birth Certificate. This also means that the bankrupt, corporate U.S. can guarantee to the purchasers of their securities the lifetime labor and tax revenues of every citizen of the United States - American with a Birth Certificate as collateral for payment. This device is initiated simply by converting the lawful, true name of the child into a legal, juristic name of a person.

Legally, you are considered to be a slave or indentured servant to the various Federal, State and local governments via your STATE-issued and STATE-created Birth Certificate in the name of your all-caps person, also known as your STRAWMAN. Birth Certificates are issued so that the issuer can claim exclusive title to the legal person thereby created. Sleep well, fellow slaves. I know that this is hard for some folks to come to grips with, but it is true.

STATE OF LOUISIANA

THIS RECORD IS VALID FOR BIRTH ONLY

234322

STATE OF LOUISIANA CERTIFICATE OF LIVE BIRTH

Birth
No. 117

A. CHILD'S LAST NAME		B. FIRST NAME		C. SECOND NAME		D. DATE OF BIRTH	
MAYNARD		WILLIAM		JAMES		1974	
E. SEX - GIRL OR BOY		F. THIS BIRTH		G. IF TWIN OR TRIPLET, WAS CHILD BORN			
GIRL		Single <input checked="" type="checkbox"/> Twin <input type="checkbox"/> Triplet <input type="checkbox"/>		1st <input type="checkbox"/> 2d <input type="checkbox"/> 3d <input type="checkbox"/>			
H. PLACE OF BIRTH (CITY, TOWN, OR LOCATION)						I. PARISH OF BIRTH	
NEW ORLEANS						ST. TAMMANY	
J. NAME OF HOSPITAL OR INSTITUTION - IF NOT IN HOSPITAL OR INSTITUTION GIVE STREET ADDRESS OR LOCATION						K. PLACE OF BIRTH	
MEMORIAL HOSPITAL						INSIDE CITY LIMITS? Yes <input checked="" type="checkbox"/> No <input type="checkbox"/>	
L. USUAL RESIDENCE OF MOTHER (CITY, TOWN OR LOCATION)				M. PARISH		N. STATE	
222 PINEAPPLE BLVD				ST. TAMMANY		LOUISIANA	
O. IS RESIDENCE INSIDE CITY LIMITS? Yes <input checked="" type="checkbox"/> No <input type="checkbox"/>						P. AGE (AT BIRTH) OF FATHER	
						18	
Q. FULL NAME OF FATHER						R. CITY AND STATE OF BIRTH (IF NOT IN U.S. NAME COUNTRY)	
WILLIAM JAMES MAYNARD						NEW ORLEANS, LA	
S. FULL MAIDEN NAME OF MOTHER						T. CITY AND STATE OF BIRTH (IF NOT IN U.S. NAME COUNTRY)	
JAMES MAYNARD						NEW ORLEANS, LA	
U. SIGNATURE OF PARENT OR OTHER INFORMANT						V. DATE OF SIGNATURE	
WILLIAM JAMES MAYNARD						APR 7, 1974	
W. MOTHER'S MAILING ADDRESS						X. DATE OF SIGNATURE	
1111 PINEAPPLE BLVD						APR 7, 1974	
Y. SIGNATURE OF ATTENDANT						Z. DATE FILED BY	
JAMES MAYNARD						APR 7, 1974	
AA. SIGNATURE OF LOCAL REGISTRAR						BB. DATE FILED BY	
JAMES MAYNARD						APR 7, 1974	

CONFIDENTIAL INFORMATION FOR MEDICAL AND HEALTH USE ONLY
This Section MUST Be Filled Out For Each Birth

234322

American Bank Note Company



I CERTIFY THAT THIS IS A TRUE AND CORRECT COPY OF A CERTIFICATE OR DOCUMENT REGISTERED WITH THE VITAL RECORDS REGISTRY OF THE STATE OF LOUISIANA, PURSUANT TO LSA - R.S. 40:32 ET SEQ.

William H. Barlow
STATE REGISTRAR

WARNING: It is illegal to alter or counterfeit this copy.

Names in "ALL-CAPS" on Birth Certificates

There are many movements afoot to mount a massive class-action suit against the IRS. We can applaud these efforts and hope that all genuine patriots would be a clarion call to all patriotic American lawyers who have the courage and fortitude to stand up for American citizens and flood the courts with lawsuits to reveal the illegal activities of the income tax, to expose the IRS for its criminal fraud and force the government courts to uphold the U.S. Constitution.



Before closing this segment of **"There Is No Statute of Limitations on FRAUD,"** some of you might want to know how to redeem your real Birth Certificate and gain your freedom as a slave to the Federal Reserve System. The next few pages will address that topic. Some of this will be repetitive but remember your government does not want you to know this. Most of those in Congress and the Senate have learned all of this growing up. This would be particularly true of those with law degrees or those studying in the field of law. President Trump is doing everything within his power to reverse all of this legally. The opposition has been using every trick in the book to hinder his PLAN!

Redeem Your Birth Certificate

- ◆ Is it possible to void and cancel a State issued "BIRTH CERTIFICATE" or "CERTIFICATE OF BIRTH"? Yes. Most definitely YES!
- ◆ Is it possible to obtain a "certified copy" of a hospital or birthing center witness attestation - to a live birth? Again, most definitely YES!

So, since the U.S. went bankrupt in 1933, all new money has to be borrowed into existence. All states started issuing serial-numbered, certificates ("warehouse receipts") for

births and marriages in order to pledge the public as collateral against those loans and municipal bonds taken out with the Federal Reserve's banks. The "Full Faith and Credit" of the American people is said to be that which backs the nation's debt. That simply represents the American people's ability to labor and pay back that debt. In order to catalog its laborers, the government needed an efficient, methodical system of tracking its property to that end.

Humans today are looked upon merely as resources - "human resources," that is. Why do you think when you call to see if a company is hiring, you have to go through a division known as Human Resource? To the government, the people are resources; their birth certificates are a security and traded on the New York Stock Exchange, which is why if you look at all birth certificates in America it will say at the bottom, "this is printed on security paper, do not accept if not on full color security paper." At the bottom, you will always have a series of red numbers printed on the birth certificate; those numbers are a security stock exchange number on the World Stock Exchange. The American people are worth money to the Rothschild's International Banks that bought the government in the 1930's.

By encouraging Congress to spend money it doesn't have, Congress has to turn around and place a "lien" on American labor and American private property as collateral. For example, they do that by a fraudulent conversion of birth certificates. Doctors, who are franchisees of the state, are obliged to sign birth certificates and forward them on to the Secretary of State. They make certified copies and forward those birth certificates to the Department of Commerce in Washington, D.C. **The Department of Commerce does the same thing. They make certified copies and forward them on to the International Monetary Fund in Brussels, Belgium.**

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

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

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

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

Today we are defined as human resources because we are believed to be owned by the government. The government now wants us, as individuals, to be tagged and tracked. A government mandated or legislated National I.D. is unconstitutional anyway you look at it. Federal jurisdiction to legislate for several states does not exist. They have no legislation for ordering you to have an identification card or health card, and so forth, but they know that people are ignorant to the Law. Therefore because the people are ignorant of the government's unconstitutional mandates, it is freely allowed to, at will, keep coming up with forms of taxation against the American people.

Birth Certificates prove that you are national property of the International Banks and ultimately property of the pope. The birth certificate thus becomes a form of theft, the theft of the child's true identity as a free child of God to become a servant of the State. By affixing a national seal of approval to a child, the state denies the freedom, rights, and dignity that God has ordained in the Scriptures. You don't need proof that you were born, you are breathing and

that is proof enough for these hypocrites. By requiring a license, the state is claiming complete control and ownership over your liberty, and property. Christ's assembly does not exist on paper, but in the hearts of men, and is expressed in their outward acts. Because there is no breath of Life from God in such pieces of paper, we should not look to them for any authority for doing anything. Each of us is a **sovereign** and each one of us was given unalienable rights by God. Therefore, we **do not** need to have our birth registered.

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

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

The following is from Webster's 1828 Dictionary:

- ◆ **certificate**, n. 2. In a more particular sense, the written declaration, under the hand or seal or both, of some public officer, to be used as evidence in a court, or to substantiate a fact. A certificate of this kind may be considered as given under the oath of office. 3. Trial by certificate, is where the evidence of the person certifying is the only proper criterion of the point in dispute, as when the issue is whether a person was absent in the army; this is tried by the certificate of the Mareschall of the army, in writing under his seal.
- ◆ **certify**, v.t. 1. To testify to in writing; to make a declaration in writing, under hand, or hand and seal, to make known or establish a fact. 2. To give certain information to; applied to persons. "*We have sent and certified the king*" –(Ezra 4.14) To give certain information of; applied to things. This is designed to certify those things that are confirmed of Gods favor. It is followed by of, after the person, and before the thing told; as, I certified you of the fact.

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

- ◆ **certificate**, noun. Middle English certifi-cat, from Middle French, from Medieval Latin certifi-catum, from Late Latin, neuter of certifi-catus, past participle of certifi-care, to certify, 15th century. 1. a document containing a certified statement especially as to the truth of something; specifically: a document certifying that one has fulfilled the requirements of and may practice in a field. 2. something serving the same end as a certificate. 3. a document evidencing ownership or debt <a certificate of deposit>.
- ◆ **certify**, transitive verb. Inflected Form(s): -fied; -fy-ing. Middle English certifi-en, from Middle French certifier, from Late Latin certifi-care, from Latin certus certain -- more at CERTAIN.

14th century. 1. to attest authoritatively: as a. CONFIRM b. to present in formal communication c. to attest as being true or as represented or as meeting a standard d. to attest officially to the insanity of. 2. to inform with certainty: ASSURE. 3. to guarantee (a personal check) as to signature and amount by so indicating on the face.

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

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

The Birth Certificate Bond Explained

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

...the 'company', the "United States" kept the original application and gave your parents a copy of a birth certificate. There is no real gain, therefore no income, therefore no income tax.

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

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

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

Deception? Can you say fraud? The bankers then took the [your] application, and used fractional banking lending. It is the birth certificate that is proof that an application was

submitted. It is the application that is the real negotiable instrument and the birth certificate proves there is a negotiable instrument being used in commerce -- to borrow money.

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

How to Get Your Title Back!

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

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

Without you, the birth certificate is worthless.

Authentication of Your Birth Certificate

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

Authentication of Public Documents

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

- A Certificate of Authentication is issued by your Secretary of State to authenticate a public document for use in any country which is not a member of the 1961 Hague Convention Abolishing the Requirement of Legalization for Foreign Public Documents.
- An Apostille or Certificate of Authentication issued by your Secretary of State is a one-page document with a laser printed facsimile of your Department of State Seal. Both the Apostille and Certificate of Authentication include the facsimile signature your Secretary of State or his/her deputy.

You Have Been Entrapped in a Profit-Making Scheme

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

What? You never worked a day for the Federal government unless it was as a member of the military? You were never told that "Social Security" is only for federal employees and dependents? You aren't a former plantation slave? You never got any benefits?

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

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

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

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

Please Note: Certificates of Authentication may also require an additional certification from the United States Department of State prior to submission to the foreign country. Learn about your birth certificate, and the almost unlimited value associated with it.

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

TAKE BACK YOUR STRAWMAN

There are services on the Internet offering to do exactly this; some do part of the work for the applicant, and others who will do all the necessary paperwork required. It is up to the individual. Fees do vary and so I would recommend anyone interested in taking back their Strawman, to do some research on their own, ask questions, compare service offers and prices. My interest was primarily related to non-dischargeable student loans. Presently, my social security is garnished up to 15% every month. All of what is garnished goes to interest, and not a penny is applied to principal. Just as the government paid over \$554-billion dollars in interest through September 30, 2018, all of that went toward interest on the National Debt, and not one dollar went toward the principal.

Blessings,

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