

# IN THE SHADOWS

a series of columns by Michael-Herbert: Keehn

## Basis for this Series

This is a series of columns, written for, and published by a newspaper. Its title, *In the Shadows*, says it all. Government does not operate in the open, and almost everything that is told to us by Leadership is a lie. This series explores some of the lies, hidden in shadows so as to be hidden from the general public.

And although the column was written for a newspaper, it follows that it was ultimately written for my fellow American.

I begin by saying that this series is not for everybody to read, but it should be. There are many of us so trapped in our delusions, that we are not going to be confused by facts, and neither are is this group of people willing to reassess their thinking. But more and more, the numbers of Americans that are willing to think and analyze, are increasing. In it is this group of people that this series of columns targets. If you can't think, or will not think and analyze, don't waste your time.

This series is based in the work titled [\*Shinola 101\*](#), by Gary Owen. I have taken his excellent construction and added some of my knowledge to the mix. Thank you Mr. Owen for the wonderful insight. You may click the link to download the document.

I begin by asserting that the people of the United States are being abused by those they elect to protect them. In my view the abuse is insidious, producing great harm. And this abuse comes from the agents and agencies over which the elected Leadership has control. We see the rights guaranteed to us in the Constitution completely ignored, and we wonder why, and how this is legally taking place. For us to think that we are being represented by any level of government is *so far out there* as to qualify us as moronic if we are to believe this public relations lie. For the most part, the people of the United States have no clue as to the treacherous nature of our Leadership. However, by the time the reader has reached the end of this series, he, or she, will have a clue, actually considerable knowledge.

But this series is much more than simply making the public aware of the treachery of Leadership, it also provides the means to defend one's self, as much as that is possible, against a criminal. For many years, the government has been very cautious about how far it is willing to go out on the *criminal limb*, but lately, there appears to be a new philosophy and now, Government Leadership, in many areas, is willing to be openly blatant about their criminal

behavior. And while this document is not about the totality of Leadership's criminal behavior, it is about the criminal behavior of their *constructive fraud, via deception*, directly aimed at the people of the United States.

The administration of the *constructive fraud* is by, and through, the (commercial) courts. All courts are *commercial* and *publically traded for profit*, as is every Office, Bureau, Agency and Department of Government [search [Dun & Bradstreet](#) for confirmation], even the *United States* is listed on Dun & Bradstreet as publically traded for profit, and that pretty much sums it up for Government.

The one thing that we (the people) cannot predict, is how criminal *they* (Government Leadership) will be. In court, it boils down to the honor and integrity of the Judge. He can be almost as criminal as he wishes, and, generally speaking, the police officers in his presence will not question his authority to commit a criminal act! When you see *Protect and Serve* on the side of a Police car, you will now know that they are talking about *protecting and serving the constructive fraud*.

## Introduction

I gave considerable thought to what I would say in the introduction, but I thought that what Gary Owen has to say about *Shinola 101*, on which this series of columns is based, would be the better intro. That said, here is what Gary Owen had to say at the end of *Shinola 101*. Emphasis are mine.

\* \* \* \* \*

## Disclaimer

I am not a lawyer and if I were one, I'd be disbarred for not upholding and promoting the **fraudulent bankruptcy** of America. To the extent that I have been forced by pernicious fraud to practice law for my own sake, I have been successful. This is mainly because I have been determined and because God placed into my hands those bits of knowledge and wisdom, and the right people at the right time needed to make success possible.

What I offer here is the truth as I know it. If I seem to offer advice regarding what to do in a legal situation, it is my opinion and what I have done myself. I don't pretend to be a lawyer or offer professional legal advice.

Considering what the legal profession has done to America, you are better off with unprofessional advice, in my opinion. Think of me as a savvy and grumpy great-grandparent, because that is what I am. I am too old to gild any lilies or tell lies to comfort myself. There may be some things I've got wrong, technicalities, picky definitions and so on. I stand open to correction. I can tell you that I have operated for fifty years on the assumptions in this little book and never had any reason to think I was wrong. If the lawyers, judges, bankers, politicians, and media folk take issue, with my opinions, that's to be expected.

Much of what is said here directly concerns them and their moral and professional failings. I expect that they will be stung and want to deny what I've said. That's good. The effort of trying to deny will get them moving and thinking again.

I want to stress that the local bank president, your attorney, the people representing you in the Congress, and even the IRS flunkies are not the problem. Most of these people are clueless and confused themselves. It's

ultimately your own ignorance and complacency that is the problem. You're the one proudly claiming to be a "U.S. citizen".

Many of the evils I have discussed were brought here from Europe. Some of it came with refugees from the 1848 Worker's Rebellion, and other portions, like the Federal Reserve, are ancient and known evils that American politicians imported for no better reason than to line their own pockets. Still more corruption took root in the Deep South during Reconstruction, where resentment over the Civil War, racial hatred, and poverty still simmers like a smoking fuse in a swamp.

The point is that this current situation doesn't stem from a single source or cause, and it has been developing for a long time. There isn't a person alive now who witnessed the actual fall of the American Republic in 1861, and only a few who were alive when the Federal Reserve Act was passed. That should tell you something. It should tell you that the American People have been fat, dumb, happy, and asleep at the wheel for a very long time.

The things I talk about in this little book [[Shinola 101](#)] aren't committed to paper very often, **because writers like to keep on living as much as anyone else**. Over the years I came to take my knowledge for granted, used it for my own purposes, shared it with family and friends, and minded my own business. That is until I met a young man who grabbed me by both ears and pleaded, "People need to know this stuff!" Granted, people need to know, especially young people. So here it is, tied up with a bow, my personal gift to that young man and to his generation.

I heartily advise you all to take nothing for granted, to question everything, including what I have added to the pile. That's good advice and I expect you to follow it, but there's something more you need to do and it is considerably harder.

Once you realize how you've been betrayed, how you have been lied to, defrauded, misrepresented, and reduced to living in peonage for no good reason, it's natural that you'll be angry and get paranoid and start looking around every corner. The axiom that "there is no free lunch" will take on a different meaning, because you will know, really know — that it's true.

Don't allow this knowledge to enslave your heart and make you faithless and cynical. If you did that, you'd just be exchanging one kind of cage for another. We have to have faith both as individuals and as a nation. We have to still

believe in freedom, in equality, and in justice. We have to believe that as ignorant, selfish, and greedy as human beings can be, we also have the potential to be wise and unselfish and brave.

We can learn from our mistakes. The Magnum Mysterium that brought us here, which shapes our ends, which enlivens our minds, is not to be mocked. The change in our country and in our world begins with each one of us. We decide who we are — debt slave or free man, coward or hero. We decide whether we are going to build bombs or bushel baskets. Seize hold of that tremendous power of personal choice that is in your hands at this moment, even if you are bound in chains and sitting in prison. You decide who you really are. You decide what you believe in.

Gary R. Owen  
Spring 2012

\* \* \* \* \*

Thank you Mr. Owen, and now, for the twenty-two columns that appeared in the newspaper. This document has not been proof-read, so be charitable in your criticisms.

## Some Preliminaries

Links are typically in blue, for example, [my web-page](#). Once the web-page is visited, the link will likely change color.

“John Quincy: Adams” or “JOHN Q. ADAMS” are both a symbolic reference to your name, either as a *living person* (upper-lowercase) or as a *legal-fiction* (all caps).

A reference to Leadership is generally a reference to the House of Representatives, the Senate, and the President of the UNITED STATES. But in a broad sense, it includes State Legislatures, County Boards of Supervisors, and City Counsels. They are all operating in one big constructive fraud. However, the thrust of this document is primarily Federal.

There will be redundancy, mostly because the concepts are new, and because no other main stream news source or public school is covering the information. Thus, it becomes necessary to repeat the foundations numerous times for the individual to become comfortable with the information.

# In the Shadows

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# In The Shadows

## **You Are Not Who You Think You Are**

© March 2014

First in a Series

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Disclaimer: Nothing contained in this series of columns is to be considered legal advice.

In this series, we are going to get down to where the rubber meets the road. And the road may be a bit bumpy, especially for those new to the real nature of Government and Leadership. Regular readers of this column will probably develop a fuller comprehension and perhaps find the trip smoother than the novice. But, I believe the information will be valuable, and perhaps worthy of clipping out and saving for future reference. So fasten your seatbelt, and get out your *clipping scissors*, here we go.

The first question I'm going to ask you is: *Do you know who you are?* Now, that may sound a little frivolous and condescending, but the truth is that you probably do not know who you are, at least in the eyes of Government. Therefore, it is not a *frivolous or condescending* question. You believe yourself to be John Quincy Adams (which is symbolic for your name).

But then you joined Social Security because you have been informed that *it is a condition of employment*, which is not true. But you applied anyway. One day, in the mail, you received your Social Security card. You opened the letter and found your card inside. You knew it was your card because it had your name on it, JOHN Q. ADAMS or something similar in all caps. Maybe you thought it odd that your name was spelled in all capital letters, for you knew that was not proper use of the English language, or maybe you didn't even question it, having been educated in public school.

You have just become the victim of *identity theft*, by the greatest ever practitioner of the art, the United States Government.

“Capitis Diminutio (meaning the diminishing of status through the use of capitalization) In Roman law. A diminishing or abridgment of personality; a loss or curtailment of a man's status or aggregate of legal attributes and qualifications.” – Black’s Law Dictionary, fourth edition.

*Capitis Dominutio Maxima* (all capitals naming) is generally accepted, world-wide, as the proper way to identify *foundations, corporations, franchises, trusts,* and other *legal fictions*. In case you don’t remember from previous columns, a *legal fiction* is a creation of man’s mind and only exists in the mind of man. For example, TIME or a CORPORATION, both of which exist only in the mind of man.

We should know, and it’s a big SHOULD since we’ve been educated in a public school system that is intended to keep us ignorant about some critical topics, that when we see our name in this form, John-Quincy: Adams, it is a reference to the *living person*. And equally, when we see our name written in this form, JOHN QUINCY ADAMS, we should know this is a reference to a *legal fiction* of some type.

Thus, when the United States Government spelled your name JOHN QUINCY ADAMS, it has stolen your identity for use elsewhere, but where? Maybe, just maybe, that Social Security card you received in the mail was a form of *deceptive notice*, to you.

That ALL CAPITALS NAME on the card informs you that a *corporate entity* or *legal fiction* has been created in your name. The *legal fiction* that has been created by Government is the JOHN QUINCY ADAMS *trust and transmitting utility*. You, as a *living person*, are not really a *trust and transmitting utility*, but the Government and Courts are now going to treat you as though you are one.

Using your Name in all capital letters to create a corporation is called “mirroring.” This “mirroring” will lead to “twinning” and “unlawful conversion”, two practices that are both illegal and which will be ignored by the banks and corporations masquerading as your lawful Government when they apply these practices to you! For the uninformed, all of Government is now corporate.

When you *voluntarily* signed up for a Social Security account with the Social Security Administration, you became identified as a “United States citizen” even though you may well not have been one. *United States citizenship* was set forth in the Fourteenth Amendment to the Constitution in 1868, and it rests in

the jurisdiction where it was created, *Washington, District of Columbia*. This is not a Citizen of the republic of these united States of America. Once you become identified as a U.S. citizen, you become subject to *income tax* laws of the District of Columbia, a jurisdiction outside the republic. And because we were educated in a public school forum, we do this voluntarily.

So, what did the Social Security Administration of the United States Government do with your Name? Did they give it to the *Secretary of Treasury of Puerto Rico* and to the *Department of Treasury of Puerto Rico*, a territory owned by the United States? And upon receiving your name, did the *Department of Treasury of Puerto Rico* draft the necessary documents to create a *trust and transmitting utility* in your name? I think so!

Therefore, when you receive your Social Security card with the all capitals Name on it, the nine-digit number on that card ***is associated with, and identifies***, the *trust and transmitting utility* located in Puerto Rico.

And now that you informed of the above, this information will probably make sense.

“Secretary of the Treasury” of Puerto Rico was appointed as RECEIVER over the bankrupt United States in reorganization plan #26, in 1950. Title 5, section 903, Public Law 94-564: *The Secretary of Treasury of Puerto Rico*, title 27, code of federal regulations, section 251.11, the title “Secretary of the Treasury” is a euphemistic abbreviation of the actual title “Secretary of the Treasury of Puerto Rico.”

And this is where we'll leave it for now. I suspect that some of you will be doing your homework and searching the internet for this very illusive information. Tune in next week for more revelations on what has been done to you, your parents, your grand-parents, and your children.

## **You Don't Own Anything**

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Second in a Series

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Disclaimer: Nothing contained in this series of columns is to be considered legal advice.

In the previous column we learned that we have been the victim of *identity theft* by the Federal Government which resulted in the creation of a *trust and transmitting utility*, in our (all capitals) name, in Puerto Rico, a territory owned by the United States. We learned that John-Quincy: Adams is a living person, but when spelled in all capital letters, JOHN QUINCY ADAMS, it is a reference to a corporation, a *legal-fiction*. ***When we see our name in all capital letters, it is reference to a corporation or legal fiction, not a living person.***

We also find, that in applying for a Social Security Account, we become a *Taxpayer* and a *United States citizen*. A U.S. citizen is a citizen of the District of Columbia, a foreign jurisdiction which is outside the republic, and then we wonder where our rights have gone and why we are abused. It is because we have voluntarily made ourselves a citizen of a foreign jurisdiction. But there's more, so much more. So, with our seat-belts fastened, we continue on.

The creation of the *trust and transmitting utility* in our all caps name began with our application for a Social Security Account. The 9-digit Social Security Number is also a *Taxpayer Identification Number* (TIN). If you do not have a Social Security account, then you do not have a *Taxpayer Identification Number* and no income tax obligation. That seems a little important. Do we think it's something that the public schools should teach?

When the Social Security Number is written without dashes and a zero (0) at the front, it becomes an *Employer Identification Number*. This is utilized when the U.S. Treasury is receiving payments. Of course the *living person* does not have a Social Security Number, or a Taxpayer Identification Number, or an Employer Number.

As matters would have it, these numbers are associated with the *trust and transmitting utility* created in the Puerto Rican Dept. of Treasury, in your all capitals name. Make no mistake about it, this *trust* belongs to the Government. They created it, and they are the beneficiary of this trust.

However, unknown to you, the Government has made YOU the *trustee*. What this means, is that you hold *legal title* and as such, responsibility for administering the operations of the *trust* and seeing that the *trust's obligations* are paid and met. You also hold responsibility for defending the *trust's interests*. Meanwhile, the Government, as beneficiary, gets all the cream from the JOHN QUINCY ADAMS *trust and transmitting utility* created in your name!

Another corporation, masquerading as your Government, is known to you as the STATE OF CALIFORNIA (or STATE OF YOUNAMEIT), and they own a subsidiary trust that is called by a name different than JOHN QUINCY ADAMS. In this case, the trust is called, ADAMS, JOHN Q. And this trust owes income tax to the corporate STATE OF CALIFORNIA, just as the JOHN QUINCY ADAMS trust owes income tax to the federal Government. And you are again the *legal owner* with responsibility to make certain that the ADAMS, JOHN Q. *trust* meets all its obligations to the corporate STATE OF CALIFORNIA.

Of course, both the Federal and State Governments could call their *trust* anything they want, but in using your name, they both lead you to believe that their *trust* is equivalent to, and the same as you, the *living person*. This is part of the *constructive fraud* set up by Leadership. It is by this method that they get old John Quincy to pay and obey.

### **Your Bank Account**

Now let's talk about what you believe to be YOUR bank account. It is not your bank account, you created it in the name of the *trust and transmitting utility* in Puerto Rico, and since the Government owns the *trust and transmitting utility*, it also owns your bank account. Take a look at your bank statements, do they list John Quincy Adams, or do they list the *trust and transmitting utility*, JOHN QUINCY ADAMS? The Government actually authorizes you to sign financial instruments (checks) on their bank account. Unknown to you and old John, both of you have been donating 100% of your paycheck to the Government's trust for years.

Don't believe this? Well, get out a very powerful magnifying glass, a jewelers-loupe of 30-power perhaps, my grandson used his microscope, and look at the

line on the check where you sign your name. It is not a “line”, it is printed-words. There, in micro-print, see the words “*Authorizing Signature.*” Your bank account is not yours, it belongs to the Government.

You are being *authorized* by the Government to act as *their agent* and discharge all debts to which the *trust and transmitting utility* is obligated. However, they have to keep the deception protected so that you will use *your hard earned funds and money* to pay the obligations of the *trust and transmitting utility*. Thus they print their authorization in microscopic print so that you don’t find out what’s going on.

In this scheme old John Quincy Adams has lost ownership interest in any assets he has deposited in this bank account, like his pay-check. The minute it was deposited in the bank account, it became the property of the Government. And now you have knowledge how the Government can clean out a person’s bank account without, what the victim might call, *due process*. From the moment the bank account was created, old John Quincy Adams is acting as an unpaid agent (employee) of the Government. John is allowed to write checks on this account, because the Government is allowing John to do so. Get it?

The *trust and transmitting utility* not only owns your bank account, it also owns your car, your house, any loan you have, and it owns your labor. However, on the good side of this deceptive scheme, all of “your” debts, actually, the debts of JOHN QUINCY ADAMS, also belong to the *trust and transmitting utility*, you’re just not told. With our ignorance, the Government gets more cream. It’s all part of the deception and *constructive fraud*. This is why we are told, *ignorance of the law is no excuse*.

" The ultimate 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." – Senate Document 43, under Contracts Payable in Gold.

The following is a reference to the Banking Relief Act of March 9, 1933 which authorized a *new currency*, and this relates to the issuance of that *new currency*, the Federal Reserve Note you use for exchange today.

“Under the new law the money is issued to the banks in return for Government obligations [public debt], bills of exchange, drafts, notes, trade acceptances, and banker's acceptances [private debt]. The money will be worth 100 cents on the dollar, because it is backed by the credit of the Nation. **It will represent a mortgage on all the homes and other property of all the people in the Nation.**” - Congressional record, March 9, 1933, House, Congressman Patman, 73rd Congress, Special Session, Volume 77, part 1, page 83.

Everything you think you own has been mortgaged by Leadership! Look it up, you don't own anything. Well, that's a lot of information to digest, so we'll leave it here for now. Come back next week and climb back on this roller coaster, you'll be even more amazed! But don't forget to fasten your seat belt, we don't want you falling off.



## **Paying v. Discharging**

© March 2014

Third in a Series

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Disclaimer: Nothing contained in this series of columns is to be considered legal advice.

Quickly recapping what we've learned thus far. We learned that when our name is spelled in this form, John-Quincy: Adams, it is reference to a *living person*. However, when it is spelled in this form, JOHN QUINCY ADAMS, this all-capitals form is reference to a corporation or other *legal fiction*, but not a *living person*. We learned that Government created a *trust and transmitting utility* in Puerto Rico in our all-capitals name, when we applied for Social Security, and that the Government owns this *trust* and is the beneficiary.

We've also learned that when we opened a *bank account*, it was opened in our all-capitals name which is to say it was opened in the name of the *trust and transmitting utility* located in Puerto Rico, thus your bank account is also owned by the Government. Therefore, in order to write checks on this Government-owned bank account, you must be authorized. And with a powerful magnifying glass, you will find evidence of this by viewing the *signature line* on a check, which is not a line, it is micro-print which says *authorizing signature*.

Since the bank account is owned by the Government, anything deposited into this bank account belongs to the Government. Have you ever wondered how Government can go into your bank account and take out funds without *due process*? Easy, it's not your account. Therefore, when you deposit your paycheck into this bank account you are making a gift to the Government, a donation if you prefer. This is followed by you working your-self to death to pay all the Government's debts, that is the obligations of the *trust and transmitting utility*. What you SHOULD be doing, however, is discharging the debts of the *trust and transmitting utility* against the United States Government and making the U.S. Treasury pay for the expenses of its franchise. This is what *Mary Elizabeth: Croft* is talking about in her book, HOW I CLOBBERED EVERY CASH-CONFISCATORY AGENCY KNOWN TO MAN.

Yes my fellow American, you've been quite busy in promoting the interests of the *trust and transmitting utility* established in your name, and you do it voluntarily, never charging a nickel for paying, on time, the taxes owed by this *trust* or for paying the *trust's* bills *with your funds*. What a guy you are John Quincy, you give everything you own to Government, work for the Government FOR FREE, take care of the Government's property, and to top it off, you PAY THEM for the privilege of giving them your money and "*importing*" it to the ownership of their Puerto Rican trust. Well John, don't feel bad, that's what we've all been doing. But it's beginning to change.

What we fail to recognize is that IRS criminal claims are prosecuted as failures to pay the import duty on *imported revenue*. When we Americans deposit (dump) our paychecks into a bank account owned by a *Puerto Rican Trust* created in our all capitals name, we have exercised a privilege of importing revenue to Puerto Rico. As such, an *import duty* is owed. Yes, John Quincy American, they tax you for giving them your money.

At the end of this tunnel they give you a thousand bucks a month Social Security, which translates into your *equitable consideration* for fifty years service as a *Debt Slave* and having given them title to everything you think you own, but do not. And this is why they tell us, *ignorance of the law is no excuse*. For them, it's good that we are stupid. But in reading this, we're getting smarter.

As matters would have it, we cannot PAY a debt. House Joint Resolution 192 (HJR192) provides that we cannot pay a debt, we can only *discharge* a debt. The word "pay" is associated with the use of *real money*. The definition of money (real) can be found in Black's Law Dictionary, sixth edition, as follows:

"Money. In the usual and ordinary acceptance it means coins and paper currency used as circulating medium of exchange, and does not embrace notes, bonds, evidences of debt, or other personal or real estate."

In the past, we had paper currency that was *gold-certificates*, which were gone by the time I was born in 1946, and *silver certificates*, which were in use until around 1964. Turn in the *silver certificate* and the bank was obligated to give you the equivalent amount in silver-coin, not the fake coins we use today. I would assume the same was true for the *gold certificate*, but I was not around to see it.

You will notice in the definition above, that “money” does not include “notes”, as in Federal Reserve *Note*. Nor does “money” *embrace evidence of debt*. As matters have it, Federal Reserve Notes are issued upon the deposit of DEBT with the Treasurer of the United States. It is *debt currency*, as such, it has *evidence of debt*. You cannot **pay** a DEBT with a DEBT, thus, HJR192 provides that you can only *discharge* a DEBT.

Federal Reserve Notes are the equivalent of Monopoly currency and is as Federal as Federal Express. Research indicates that the Federal Reserve is privately owned.

Everything that gives us prosperity and sovereignty has been covertly transferred to private interests by the leadership we elect.

And this is where we’ll leave it for now. If I and the newspaper are still here next week, tune in and join us for more exciting revelations in the world of fraud and deception.

## **Only Corporations Have Income**

© March 2014

Forth in a Series

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In regards to *currency*, referring to Federal Reserve Notes, which we generally call *money*, there are three things that can happen in banking. The first is *transfers*. This is simply the movement of a *debt* or a *credit*, as a bundle of Federal Reserve Notes, in one direction only.

*Conversion* takes place when *credits* turn into *debts*, and *debts* turn into *credits*. It's a tricky bank game. Any *debt* held by the Federal Reserve Bank is a *credit* for you and me. However, any *debt* held by you and I and other Americans, is a *credit* for the Federal Reserve Bank. Remembering that Federal Reserve Notes are debt-currency.

So, now we can ask, who holds the greater *debt*, the Federal Reserve Bank or we Americans? Well, between the *private debt* of individual Americans, and the *public debt* of our Government, both of which we hold responsibility and obligation to pay, it is us, by far, who holds the greater *debt*. Take a look at any family member under 12 years of age, for example, your three-year-old daughter or grand-daughter. Today, she is in debt for over \$55,000. But that is true for every member of your family. If there are four in the household, then the *public debt*, of the household, is \$220,000. The national debt is 103% of the *gross domestic product* and 559% of annual federal revenue.

That's an obligation that the bread-earners of the house pay interest on. If the interest rate is 3%, that's \$6,600 annually. If the interest rate is 6%, that's \$13,200 annually. That's non-productive money. That's money that will do nothing for the family of four, it will produce no opportunities or betterment of life-style. And it is economic-enslavement for those children we obligate to pay this *debt* by acquiring birth certifications and social security accounts.

OK, so we have *transfers* of money and *conversions* of money. The last thing that can be done with money is *exchanges*. An *exchange* takes place when

there are things going in two directions. For example, you give \$13.50 at a restaurant, and you are given a *steak dinner*. Both parties are happy with the exchange. Any *GAIN* that is perceived is strictly subjective, an opinion.

The reality is that this is a *zero sum exchange*. There is no profit, thus, no gain. After the restaurant owner pays for the food, pays property taxes or rent, pays the water bill, pays the electric bill, pays the help, and pays whatever other expenses there are, any money left at the end of this \$13.50 offer and acceptance is not profit, it too is exchange for the time from the life of the restaurant owner in this *zero sum* exchange. And if you know any business owners, you may well find that they are the poorest paid worker there are, considering the amount of hours they put in.

And while I'm on the subject of restaurants, allow me to make a comment about the *tips* we customers leave for waitresses. The Government likes to call these *tips, income*. They are not *income*, they are a *gift*. And a *gift* is not taxable. It's just another *constructive fraud* of Government to take more money from those in that occupation.

At this juncture we can see that there are three things that can be done with the currency we use today (fake money), *transfers, conversions, exchanges*. Remember this, it will help in the overall comprehension of the evil that has taken place when the Federal Government stole our identity and created a *trust and transmitting utility* in Puerto Rico, the result of applying for a *Social Security account*.

Also remember that John-Quincy: Adams is reference to a *living person*, and JOHN QUINCY ADAMS is reference to a corporation or legal fiction. Thus, the *trust and transmitting utility* was created in your all capitals name, as you see on your Social Security card, your credit card, your drivers license, your bank account, etc.

*Public sector commerce* is dominated ONLY by corporate entities. Entities such as *corporations themselves, transmitting utilities, foundations, trusts*, etc. Corporate entities have *corporate indemnity*, or if you prefer, security and protection against a loss or other financial burden. Should a corporate entity accumulate unmanageable debt and goes broke, the stake-holders, which includes shareholders, corporate officers, and investors, are all protected from losing their own private property as a result. Their private holdings will not be used to pay the debts of the corporation, even though they are technically

owners or responsible parties.

This, and other privileges are taxable. Corporate entities use the tools of *transferring debts and credits* in their operations. If a corporate entity should show a *profit*, that *profit* is known as *income* and subject to *income tax*. **Only corporate entities have income!** That's why it is necessary for the Federal Government to create a *trust and transmitting utility* in your all capitals name in Puerto Rico, and then convince you that this *trust and transmitting utility* is YOU! It's Leadership's-key to your *economic enslavement* and obligation to *income tax* and payment of the *national debt*.

That's a fair amount of information to digest, so we'll leave this subject at this point. But do not despair, there's more to come.

Delving into a sidebar on a different note: In the April 2, 2014 edition of the Valley Mirror, the article headline was *WUSD [Willows Unified School District] says bond is for the basics, not for frills – no new stadium*. To this I say that I'm old enough to remember that the *California Lottery* was passed into law for financial support to the schools of California. With the passage of the law and implementation of the Lottery there would be no need or cause for additional school bonds. But *true to form*, leadership directs the money collected down many avenues other than schools.

The original number pick Lottery was 6-49, in which you would choose six numbers between 1 and 49. The odds on this original game were 13.98 million to one. Thus, the Government would take in approximately 13.98 million dollars for every one-million-dollar winner. The odds on the newer games are even more staggering. Do you think we can we make the case that the mismanagement of Government and Economy is directly traceable to the failure of school administration to implement a system of true education?

Therefore, if you feel the Government needs more money to mismanage, then vote in another *school bond*. But, keep in mind that no matter how much money you have thrown at public schools, educational standards have declined!

Tune in next week for more exciting revelations.

## **The Bad Luck of John Quincy**

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Fifth in a Series

by Michael Keehn

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Disclaimer: Nothing contained in this series of columns is to be considered legal advice.

In the last column we learned that the Monopoly currency that we call Federal Reserve Notes can be *transferred, converted, or exchanged*.

In the realm of *private commerce* we find that it is dominated entirely by *living persons*. The world of *private commerce* operates on the *calendar year*, not the *fiscal year* as do corporations and other legal fictions. Unlike corporations, *living persons* operating in the private sector do not receive any relief from their debts. If a *living person* engages in a practice that results in a bad product, they can be sued and possibly lose everything they own.

In *private commerce*, there is no privilege involved or available, and certainly no *limited liability* as in an *llc* (limited liability corporation). Any *private property* (Federal Reserve Notes or other exchange) acquired through *exchanges* in private commerce is not taxable. The Supreme Court of the United States has ruled on this topic more than once, and their position has been consistent. See [Slaughterhouse Cases](#), 16 Well. 36,130; *Adair v. United States*, 208 U.S. 161, 172; *Coppage v. Kansas*, 236 U.S. 1; *Eisner v. Macomber*, 252 U.S. 198; *Stables v. United States*, 21 F. Supp 737 at 739; *Stratton's Independence v. Howbert* 231 U.S. 399, and others.

In the strictest sense, *private commerce* and *public commerce* are mutually exclusive. That is to say, either you are operating in one, or the other, but not both. To drive this point home, JOHN QUINCY ADAMS is operating in *public sector commerce*, whereas John-Quincy: Adams (the living person) is operating in *private sector commerce*.

Are you wondering how you have become stuck with an income tax when only corporations must pay such a tax? Especially when your only association with a corporation is the *tax and transmitting utility* that was covertly created in Puerto Rico, using your all-capitals-name (JOHN QUINCY ADAMS). And

considering that you've received no "income" from this *tax and transmitting utility* in your entire life!

Well, to explain what's going on here, we go back to what we learned in last week's and previous columns. First, the bank account you opened was in your all-capitals-name, which makes the bank account owner the *trust and transmitting utility*. And that *utility* is owned by the Federal Government who created it. Therefore, Government owns the bank account you think is yours. That's one.

Then, *Debt* or *Credit* can be *converted* when ownership is *transferred*. The *private sector credit* owned by the living person, John-Quincy: Adams, is *converted* into *public sector credit* owned by JOHN QUINCY ADAMS (the *trust and transmitting utility*) who owns the bank account in which John-Quincy: Adams deposited his paycheck. Are you beginning to see how important capitalization is in law, how important it is to know who you are and who you are not, and why it's not properly exposed and taught in public schools, an arm of Government?

What's actually taking place is *unlawful conversion*, but what the heck, the Government is so far down the road of criminal behavior, what's a little additional criminal behavior? Their control of public school education was supposed to keep you and I so stupid that we could never figure out this scam, thus, Leadership felt that they would be safe to continue their criminal conduct forever.

When old John Quincy deposited his *private property* into an *off-shore-bank-account*, he is obligated to pay an *import duty* on that revenue, which we know as *the Federal Income Tax*. In a legal sense, old John Quincy, you, and I, are being charged the *import duty (income tax)* for the privilege of giving Government ownership of our money.

Returning to the past, this is happening to us because we applied for a Social Security account and accepted the Social Security card, which announced the birth of the *trust and transmitting utility*. Since *ignorance of the law* is no excuse, it is presumed that you have agreed to act as the agent for the *trust and transmitting utility*. As the *agent*, you have further agreed to pay all income taxes to which this *trust and transmitting utility* is obligated, and you have, probably unknowingly, *redefined* who you are. Ah YES, it's good that Government Leadership controls our education.



Because of the poor education that both us and our parents received, we have, without knowing it, converted ourselves from a free and lawful sovereign of these united States of America, into a *debt slave*, literally owned by a foreign Government. You and I have defined our-selves as a *trust and transmitting utility*, owned by a Government that is foreign with respect to us, calling itself UNITED STATES OF AMERICA.

Remember, there is more than one UNITED STATES defined in law.

“United States. This term has several meanings. It may be merely the name of a sovereign occupying the position analogous to that of other sovereigns in a family of nations, it may designate territory over which sovereignty of United States extends, or it may be collective name of the states which are united by and under the Constitution. *Hooven & Allison Co. v. Evatt*, U.S.Ohio, 324 U.S. 652, 65 S.Ct. 870, 880,89 L.Ed. 1252.” – [Blacks Law Dictionary, Sixth Edition]

When they (Leadership) says, “UNITED STATES OF AMERICA,” they are referring to the UNITED STATES consisting of the *District of Columbia, Guam, Puerto Rico* and other Insular states, they are NOT referring to the republic of these united States of America established by the 1789 Constitution.

The fact that there is three UNITED STATES, one of them corporate, it provides Government Leadership with the opportunity to create a second Constitution, and that was done by changing one word. Let’s talk about this...

Where as the Constitution of 1787 read:

“We the People of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defence, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution **for** the United States of America.”

The corporate Constitution reads:

“We the People of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defence, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution **of**

the United States of America.”

### **Subtle Change**

Changing the word “for” to “of” changes the source of the Constitution from the people of the republic to the [corporate] people of the [corporate] United States. And just like we have [three](#) “United States” defined in law, we also have two United States Constitutions. And this is where it gets tricky because when an individual, except the President, elected or appointed to an office of honor or profit in the civil service or uniformed services, shall take the following oath...

“I, AB, do solemnly swear (or affirm) that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office on which I am about to enter. So help me God.” – 5 U.S.C. § 3331

it brings into question which Constitution is being referenced. Because there are two *United States Constitutions* this whole swearing of an oath becomes ambiguous at best, and intentionally criminal (through fraud perpetrated by deception) at worst. This whole matter could be put to rest if the *target Constitution* were appropriately referenced. For example, *defend the 1787 Constitution of the republic of these united States of America*. Or, in the alternative, *defend the 1871 Constitution of the corporate United States*. But if the intent is to operate as criminally deceptive as possible, this type of clarity cannot be tolerated.

Possible solutions are coming so don't despair. We have a little more learning to do, but we'll get there. Tune in next week for another exciting episode on *the criminal channel*.

## **The Gift of John Quincy**

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Sixth in a Series

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Disclaimer: Nothing contained in this series of columns is to be considered legal advice.

This series of columns has been repeatedly making the point that we have converted ourselves into a *trust and transmitting utility* in Puerto Rico through our enrollment in Social Security. In the conclusion of the last column we read:

“Because of the poor education that both us and our parents received, we have, without knowing it, converted ourselves from a free and lawful sovereign of these united States of America, into a *debt slave*, literally owned by a foreign Government. You and I have defined our-selves as a *trust and transmitting utility*, owned by a Government that is foreign with respect to us, calling itself UNITED STATES OF AMERICA.”

Because this information is probably new and never before encountered, it may be difficult for some to accept. The point has been made, that when you deposit your paycheck in a bank account opened in your all-capitals-name, the bank account is owned by the *trust and transmitting utility* which, in turn, is owned by the Federal Government who created it. Thus, you have voluntarily given your paycheck to the Government for the purpose of meeting the obligations of the *trust and transmitting utility*. Your paycheck became a GIFT. For those in plausible denial, I provide the following.

(c) **Certain residents of possessions considered citizens of the United States.** As used in this part, the term "citizen of the United States" includes a person who makes a *gift* after September 2, 1958 and who, at the time of making the gift, was domiciled in a possession of the United States and was a United States citizen, and who did not acquire his United States citizenship solely by reason of his being a citizen of such possession or by reason of his birth or residence within such possession. The gift of such a person is, therefore, subject to the tax imposed by section 2501 in the same manner in which a gift made by a resident of the United States is

subject to the tax. See paragraph (a) of § 25.01 and paragraph (d) of this section for further information relating to the application of the Federal gift tax to gifts made by persons who were residents of possessions of the United States. The application of this paragraph may be illustrated by the following example and the examples set forth in paragraph (d) of this section:” – 26 CFR 25.2501-1 (c) - Imposition of tax. [CFR = Code of Federal Regulations]

The point is that the concept of you being defined as a *trust and transmitting utility* should not be taken lightly, set aside, or brushed off as non-sense. The purpose of the banking elite is to make all of us, whether we be nations or individuals, SLAVES TO DEBT! And the steps taken by the Leadership of this country has been and continues to be, aligned with this goal. The obligation the United States citizen has to the payment of the *National Debt* accomplishes exactly that.

So, onward we go, continuing to learn so that we can free ourselves and our children, of our *debt slave status*.

OK, so we’ve become a *debt slave*. It’s not illegal of course because any injury we may feel we’ve suffered was by virtue of our own actions [it’s good to be educated in public schools]. Our right to contract is unlimited, and we’ve exercised that right. If we want to donate 100% of our paycheck to a *foreign Government* [for example, the corporate United States], we are certainly free to do so and obligate ourselves to a life of debt slavery in exchange for a really sheety retirement plan (Social Security).

If we want to pay rent forever (property tax) on our house and land as a tenant instead of being a *land owner* (see Allodium or Allodial Title - you can look it up in Black’s Law Dictionary, Sixth Edition), well, we can do that, no one is going to stop us. Repeating previously served information:

***“The ultimate 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.” – Senate Document No. 43, under Contracts Payable in Gold

This applies to United States citizens.

*Boy, have I got a deal for you*, sounding like a used car salesman. Back in the 1950's, in *word associations*, the association with the word “crook” was “used car salesman.” Today, I believe you will find that it is “politician.” [I looked it up on August 22, 2014, and the top words associated with *Politician* are: 1) Liar; 2) corrupt; 3) politics; 4) crook; 5(democrat).]

So, Government Leadership has a *deal for you*. The corporation (U.S. Gov.) offering you this deal is not required to warn you that their *deal* is not really that great. As long as they provide some shallow return of the product they are offering in their *deal* (Social Security, Medicare, etc.), they can charge whatever price they like as long as you are willing to pay it.

However, this *deal* was accomplished under some deception. The first lie we were told is that enrollment in Social Security is a requirement of having a job. It's simply not true, law cannot compel a specific performance. Corporation rules can compel a specific performance, but not law. But this lie is told us as well as prospective employers, and of course, employers use the Social Security number in withholding income tax, therefore, they unfortunately think this is true.

While this is true for a *trust and transmitting utility*, it is not true for a *living person*. A *living person* is not in that jurisdiction, thus, the *living person* may choose to file an [IRS W8 form](#) with the employer. The W8 is a claim of *foreign status*. It's really simple, the *income tax* emanates from the jurisdiction of Washington, D.C., and the employer most likely has chosen to acquire a business license from the CITY OF..., the COUNTY OF... or the STATE OF..., and all of these corporations are traceable to the jurisdiction of Washington, D.C. But, the *living person* is not in the jurisdiction of Washington, D.C., thus, he is a *foreigner* to that jurisdiction. Thus, we have the reason for filing a W8.

Now, I would advise against acting on this information until this series of columns is complete and you have done your due diligence in researching this matter. I don't want any of my readers going off *half-cocked* and getting themselves into trouble with this truthful, but incomplete information. The trap that Leadership has set for you and your children is somewhat complex, and so we will continue to expose “*the truth of the sit-che-a-shun*” as I once heard on an Amos and Andy show back in the 1940's I believe. And perhaps the staff of this newspaper should be thanked for being fearless enough to allow this information to appear in print, no other newspaper is doing so.

Tune in next week for another exciting episode in enslaving the American people.

## Letting a Little Sunlight In

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Seventh in a Series

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Disclaimer: Nothing contained in this series of columns is to be considered legal advice.

We left off making the point that this *deal* in which you were converted into a *trust and transmitting utility* was accomplished under some deception. And further, having a Social Security number is a requirement for having a job is also a deception, read “a lie” by Government Leadership. In the last column we covered the filing of an [IRS W8 form](#) with an employer when you do not have a Social Security Account Number.

There are, however, some jobs that more or less require you to enroll in Social Security, and those jobs are typically Government jobs. The Social Security program targets: 1) Government employees; 2) Foreigners; 3) Welfare Recipients. Of these groups, the ones truly **required** to enroll in Social Security are groups 2 & 3, the Foreigners and Welfare recipients. For confirmation, see 42 U.S.C. 405(c) (2) (b) (I).

Having a Social Security account is as voluntary for federal employees as owning a General Motors car is voluntary when you work for General Motors.

In a strict legal sense, it is illegal for John-Quincy: Adams, the mechanic at Hercule’s Automotive, to be enrolled in Social Security. First, he is not a Federal employer or worker, but the Government likes to claim he is since old John Quincy is the *trustee*, working for free in the administration of the *trust and transmitting utility* in his all-capitals name. Nor is John Quincy a *foreigner* in need of *public assistance*. And John Quincy is certainly not a *welfare recipient*.

By applying for a Social Security account, old John Quincy, and YOU, purportedly (in Government’s view) agreed to act as an agent for JOHN QUINCY ADAMS, a *trust and transmitting utility*, owned as a franchise by the Department of Treasury of Puerto Rico. This is one of those [invisible contracts](#). And since the United States (corporate) owns Puerto Rico, guess

who ultimately owns the *trust and transmitting utility*.

Therefore, old John-Quincy: Adams, the living person, and YOU, are deemed, by Government, to be a *federal employee*, although unpaid.

When you sign up for Social Security, you are publically declaring yourself to be incompetent and inept, incapable of being responsible for yourself, and are petitioning the United States (corporate) to be responsible for you from cradle to grave. Thus, in their view you just became a welfare recipient having just signed up to receive benefits from the *Public Charitable Trust*, and that holds whether or not any benefits are received.

Therefore, although old John Quincy and YOU have never met the Social Security program requirements, this doesn't mean anything to Government so long as they get a Puerto Rican *trust and transmitting utility* in the all-capitals name of YOU and John. Most likely you, or someone, checked the box identifying you and old John as a U.S. citizen, and then signed the form under penalty of perjury. You have now been **declared** to be a U. S. citizen under penalty of perjury.

So, you receive a Social Security card in the mail, with no explanation or full disclosure, and from that point on the banks and title companies are permitted to presume that you knowingly and willingly gave up all your private property, along with all your *Constitution rights and protections*, and that you have agreed to a life of *debt slavery*. All this for a horrible retirement program that YOU pay for! It's pretty much the same deal, with minor variations, given to the slaves on the Southern Plantations way back when, and it's not by accident that it is nearly the same deal.

Is this not one of the best scams you've ever seen? Well, this information is to help, not only you, but your unborn family members.

It was in the South during the Reconstruction period following the Civil War that the majority of this *constructive fraud* got its start. Since that time this fraud has been enhanced by Southern Democrats, but Democrats are certainly not in this barrel by themselves. Today, both parties are, in my opinion, equally responsible for the perpetuation of the fraud.

The South is the home of men like Edward Rutledge who guaranteed that slavery would be allowed under the original Constitution, and he, along with



others were right. And it was men like Rutledge who have, to this day, prevented the lawful recognition of unalienable rights of black people in America. They did this by assigning United States citizenship to the black people in the Fourteenth Amendment to the Constitution which is citizenship in Washington, D.C., thus they have the rights outlined in the Fourteenth Amendment, not the fourth, fifth and six amendments to the constitution which is part of the Bill of Rights.

The Fourteenth Amendment was not properly ratified, it was declared ratified by a Government Leadership whose criminal behavior seems to know no bounds. The black people in America today have *civil rights*, not *unalienable rights*. All this is more information not taught in public schools, but administration needs more money to see that less teaching takes place.

And this is where we'll leave it for now. Tune in next week for the ongoing saga of fraud and deception.

## **We've Been Converted to a Dead Person**

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Eighth in a Series

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Disclaimer: Nothing contained in this series of columns is to be considered legal advice.

Have you ever stopped to consider the difference between *civil rights* and *unalienable rights*? Well, *unalienable rights* are rights that cannot be *aliened* (aliened), that is they cannot be lost, sold or transferred. However, they can be contracted aside, and this is what Government leadership has tricked us into doing.

*Civil Rights* are found in the Fourteenth Amendment, and were originally rights intended for the freed slave population. If you read the Fourteenth Amendment, you will find that many of the constitutional protections found in the fourth, fifth and sixth Amendments (part of the Bill of Rights) seem to be parroted in the Fourteenth Amendment. That is because the Fourteenth Amendment created a new class of citizenship for the Negro Race, a second-class status of citizenship. The trick is that Civil Rights are not really RIGHTS, they are *privileges* conferred upon the United States citizen (the Fourteenth Amendment citizen), and these *civil rights (privileges)* can be *re-defined* at will, *altered* at will or *taken away* at will.

Remembering that the JOHN QUINCY ADAMS *trust and transmitting utility* that was created by the Federal Government in Puerto Rico is a legal-fiction, this is the same status as a United States citizen. It, therefore, follows that JOHN QUINCY ADAMS, the all capital letters *trust and transmitting utility*, into which you have been converted by Government, only has *civil rights* and not *unalienable rights*. Then we wonder where our rights have gone when we go to court.

Like all the black people in America, the White-United State citizen-slaves, like old JOHN QUINCY ADAMS, have nothing but "civil rights" which Congress can redefine at whim, so long as everyone is mistreated equally.

The point here is this. The corporation that calls itself the UNITED STATES OF AMERICA is really the business name of the “other” United States, composed of the District of Columbia, Guam, Puerto Rico... et alia (and others). The legal status of this multi-national corporation is essentially the same as other multi-national corporations like Sears, McDonald’s or Boeing. It is a publically traded for-profit-corporation and uses our ignorance to fleece us of our earnings.

When your Mother signed you up for Social Security she publically declared that she was inept and incapable of being responsible for her newborn child and petitioned the Government to be responsible for the child from cradle to grave. This made the Government the parent of the child, which is to say the child’s trustee. As the trustee of John-Quincy: Adams, the Government is at liberty to use his name.

Thus, the Government creates a *trust and transmitting utility* in your name as a franchise benefitting itself. This is followed by the Government transferring all the obligations of this *trust and transmitting utility* onto you. In short, it is a means of robbing you of your productivity.

This, in turn, results in tricking you into giving this “thing” that they have created on paper (the *trust and transmitting utility*) all of your property, all of your money, then taking 7% of your income to pay for Social Security and approximately 30% of your income to pay *income tax*. And of course, the Government owns both the *trust and transmitting utility* they created, and owns Puerto Rico as well.

Now, to help the reader connect the dots, the United States was declared bankrupt in the 1930's and went into *receivership*. The *receiver* appointed by the bankers to oversee the *receivership* was the *Secretary of Treasury of Puerto Rico*. And now you know why Leadership has chosen Puerto Rico as the place to create the *trust and transmitting utility* in your all-capital-letters name. It all begins to make sense once you have been informed.

Thus, the United States became *publically traded for profit*, creating an *irreconcilable conflict of interest* between a fiduciary obligation to the people of the United States, and an obligation to an investor, with the obligation to the investor taking precedent over the fiduciary obligation to the people. In short, the Government of today operates about the same as Al Capone did when he was in control of Chicago. And much like the day’s of Al Capone, when

someone did not want the services that Al Capone was offering, they were killed. Do we need to talk to the survivors of Waco, Texas? Do we need to talk to survivors of Iraq and the *weapons of mass destruction* lie? Do we need to talk to the survivors of Southeast Asia about the *Gulf of Tonkin* lie?

This is why virtually every offense from murder to a traffic violation carries with it, a *dollar value*. It's all commercial law, intended to ring the Government's bankrupt cash register, thus we can clearly see the *conflict of interest* of a *publically traded for profit Government*. Every *code-enforcer* out there has one primary duty, *to ring the Government's bankrupt cash register through the issuance of permits or licenses, or by finding violation* in the actions of United States citizens.

Factually speaking, it is alright for the Government to OWN YOU as a slave, obligated to a debt that Leadership has created, so long as you may be classified a UNITED STATES citizen (lower case "c"). The *Board of Directors* (Congress) of the corporation (the UNITED STATES) have found various means to clear the road-blocks and have found their way into your wallet. Leadership has stolen your *free American identity* and converted you into a *dead person, a trust and transmitting utility*. And the Police think that you're a criminal.

In the absence of proof to the contrary, the courts presume you agreed to all of this. This is why the judges get very frustrated when you enter their court and start speaking of the Bill of Rights. The *Bill of Rights* does not apply to dead people. A corporation and a *trust and transmitting utility* are both a *dead person*.

I know I have related that we will be talking about actions we might take to turn this situation around and recover our freedom, but as you can see we are still learning. And this learning is crucial to comprehending the actions you might someday take to recover your freedom, so bear with me as we continue down this very interesting road.

Tune in next week for another exciting episode in examining the criminally insane.

## **Allegations and Elements**

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Ninth in a Series

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Disclaimer: Nothing contained in this series of columns is to be considered legal advice.

In last week's column we learned that as a *trust and transmitting utility*, into which we have been converted using our name in all capital letters, is Government's means of making us a *dead person*, the same as a corporation. Both are a legal fiction and all legal fictions are a dead person. Thus, the Bill of Rights no longer applies to us, we traded that in for a \$1000 a month Social Security retirement benefit. Additional evidence of our dead-person-slave status accrues each and every time we vote in a U.S. election, because... only United States citizens (lowercase "c") are allowed to vote in U. S. elections! Free Citizens (capital "C") of the republic of these united States of America are not allowed to vote in United States elections. This latter class of Citizen, who lives in the 50 Union States united, is *not franchised*, but United States citizens *are franchised*.

[For those who've not read the Constitution, we were never to vote for our Federal representation, those representatives were to be chosen by the State legislative body. However, we were to vote for President.]

It's very likely that all judges, and quite likely all attorneys know that you have been deceived, through constructive fraud, to enroll in Social Security through a series of misleading lies.

Constructive fraud is a legal term to describe a situation where a person or entity gained an unfair advantage over another by deceitful or unfair methods. Does this sound like what has been done to you and most everyone else in the United States? If so, the Government is knowingly acting in a criminal capacity, and the police (who are probably acting unknowingly) are engaged in protecting this criminal! And the various departments of Government, along with their department heads and minions, are engaged in furthering the criminal activity of Government!

What is being exposed here is information that is not intended to be revealed to the code enforcers or code administrators. If they were to do their homework and actually develop comprehension of this information, it might interfere with their ability to knowingly continue operating in a criminal capacity to benefit criminal Government, if they have scruples.

But, I would presume, just like the Government presumes, that this behavior is something that Government Leadership is proud of and would want everyone to know about.

At this point you should know the *allegations* against you. The *allegations* are these: 1) That you knowingly, and willingly, signed up and agreed to be a *debt-slave* when you joined Social Security; and, 2) That you have voluntarily signed over ownership of all your property to the *trust and transmitting utility* created in your all capitals name, in Puerto Rico, by the United States Government (the owner) when you joined Social Security.

*An issue to raise in your defense:* Not only were you intentionally deceived, misinformed, and coerced, none of this arrangement, which benefits only the Federal Government, has ever been disclosed. There are six-elements to a valid contract and one of those elements is *full disclosure*, meaning that all is revealed to both parties of the contract. Thus far, the Government has been getting around this contractual requirement by never letting you know that the contract exists. It is very difficult for you to complain that you were unaware that the contract did not contain full disclosure when you don't know that a contract exists. The Government has bet the farm that insufficient numbers of you people would ever be smart enough to figure it out.

The judges, all of them operating courts owned by the corporation calling itself "THE UNITED STATES OF AMERICA," know this contract is only presumed to be valid, they presume it valid against thousands of Americans every single work day. One might wonder if they get bored enforcing the same contract over and over and over. Many attorneys know this as well, but this undisclosed contract is their bread and butter, it is what keeps them in business, so they're not going to say anything.

Attorneys are required to take the *Guild Oath* upon passing the BAR exam. A small phrase in this oath requires attorneys to support the bankrupting of the United States and its citizens. In their defense, most attorneys are too *naive* at the time of taking the oath to know what they are saying or what the oath is

talking about, but after swearing this oath, they are forever trapped.

The end result is that the banking industry, attorneys and Government are, and have been for a long time, conspiring to cheat you out of the productivity of a life time. And thus far, they're doing a good job of it.

Government's *legal logic*, otherwise known as an *excuse*, is already in the queue. It goes something like this... You were the one who voluntarily (according to them) signed up for Social Security and in so doing you knowingly asked the Government to set up a *trust and transmitting utility* in your all capital-letters name by virtue of officially applying to be recognized as a U.S. citizen and participate in all the benefits as well as obligations of that status. This was accomplished when you accepted that little Social Security card sent to you in the mail. With your *acceptance* it was understood by both parties that you would act as an unpaid agent for the Government's brand new franchise... YOU, in all capital letters.

That's where we'll leave it for now. Tune in next week for another exciting episode in the *Greatest Criminal the World Has Ever Known*.

## Well, What Do You Have To Say?

© April 2014

Tenth in a Series

by Michael Keehn

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Disclaimer: Nothing contained in this series of columns is to be considered legal advice.

Before we begin with today's column, we have a sidebar: As matters would have it, on May 7, 2014, the Department of Agriculture put out a commercial acquisition solicitation for bids to supply the Department with .40 caliber submachine guns. The guns are specified to have an ambidextrous safety, providing for semiautomatic operation, 2-round burst operation, or trigger group operation, which I assume is full automatic. The weapons are to have Tritium night sights (also known as Trijicon sights) front and rear, rails for attachment of flashlight and mounts for scope. The stock is to be collapsible or folding, and it is to have a 30-round magazine. Does this seem consistent with the Department of Agriculture's mission statement below?

“We provide leadership on food, agriculture, natural resources, rural development, nutrition, and related issues based on sound public policy, the best available science, and efficient management.” – USDA Mission Statement

End of sidebar... Returning to *In the Shadows*:

OK, we've learned that by joining Social Security we have converted our status to U.S. citizen (lowercase “c”), incurred an *income tax* obligation and subjected ourselves to all the corporation rules of the U.S. Government as well as the corporation rules of its franchises like the STATE OF CALIFORNIA, STATE OF NEVADA, STATE OF YOUNAMEIT and COUNTY OF GLENN, COUNTY OF ORANGE, COUNTY OF YOUNAMEIT, and CITY OF WILLOWS, CITY OF YUBA CITY, CITY OF YOUNAMEIT. Every one of these corporations or franchises is a cash-confiscatory entity which is publically traded for profit. Again, see *Dun & Bradstreet* for confirmation of public trading status.

[A brief note on the *lowercase “c”*. The term “Citizen” in the organic Constitution is capitalized. But, in the Fourteenth Amendment, the term



“citizen” is lowercase. That is because Leadership had created a different class of “citizen” in the Fourteenth Amendment, that of *United States citizen*. And it is not to be confused with “*Citizen*” of the republic of these united States of America. And the lowercase “u” on “united” is not an accident or oversight, it is proper in this context. Remember, capitalization changes the meaning and/or status of the entity to which it is applied!]

However, if you were to read the *Expatriation Act*, the Civil Rights Act of 1866, and both the 13th and the 14th Amendments to the Constitution, you will see that the *more educated* white people were given a way to bail out of these obligations to the corporate structure using the *Expatriation Act*. But this was not made available to the Black American of Negro heritage. Therefore, the Leadership of the United States government just made the Negro a **slave** in a different form. And it has not been corrected to this day.

Today, the 14<sup>th</sup> - Amendment makes possible the legal status of *U.S. citizen* for white people and compels it on everyone of Negro heritage. However, white people who feel they have erred in becoming a U.S. citizen can *Expatriate* under the *Expatriation Act*. From that point on it has just been necessary to get every new generation **to give their legal consent** to becoming a *U.S. citizen*, which we do when we enroll in Social Security. We trade our freedom, our prosperity and our future happiness for a really sheety retirement plan.

Recapping what it means to be a *U.S. citizen*. It means that: 1) You were born in Washington, District of Columbia, Guam, Puerto Rico (the other United States); OR 2) You accepted the legal status of *U.S. citizen* as that term is set forth in the 14<sup>th</sup> - Amendment. And in so doing, you have given up 100% ownership in everything you *think* you own, you have converted the remainder of the time you remain a *U.S. citizen* into a life of *peonage* and *debt slavery* to the benefit of the corporate UNITED STATES as well as those in control of it, you have contracted aside your *unalienable rights* and are left with Government controlled *civil rights*, and have no recourse against other *debt slave obligations* like *Selective Service*.

“Almost all male U.S. citizens, and male immigrants living in the U.S., who are 18 through 25, are required to register with Selective Service.” –

<http://www.sss.gov/fswwho.htm>

*State Citizenship* (uppercase “C”) was the original Citizen of the republic. The new class of citizenship, *United States citizen* (lowercase “c”) was set forth in the

14<sup>th</sup> - Amendment in 1868, seventy-nine years after the Constitution was ratified. *United States citizenship* was hatched by an all-white congress as a means of keeping the *freed slaves down on the plantation* after the Civil War. Thus, the *FLX* was in all the way back in 1868.

With the 14<sup>th</sup> - Amendment, Congress had opened the door to creating a much more populated contingent of slaves they control, which now could include white people, and rightfully it should since we are ALL supposed to be equal in the eyes of the law. Since that time, Congress has acted to make everyone a *United States citizen / slave*, living in the land of the defeated and home of the enslaved. But, keep in mind that the people do not have to remain *defeated* and *enslaved*, it's a choice. But, it's one that we generally do not know exists.

While *private ownership* of Slaves had been made illegal, we now had a new beginning of *public ownership* of Slaves in which people of any color could be owned by Government, AND ARE! And now we know where the term *human resource* comes from. It is simply Government leadership seeing the people as *property*, or if you prefer, *cattle*, belonging to leadership. *Human resources* come under the same heading as *natural resources* or *livestock*, both of which are *property*.

The wealth located in the Southern States was not only in land, tobacco and other crops, it was also in labor. The Slaves thought they had been set free but in reality, the Government owned them and this represented *collateral* that could be used by the Government in the world's financial markets. Now, Government could simply borrow against the value of the slaves on the world market and no one would be the wiser, least of all *the slaves* (which now includes you and I, our children and our grandchildren). Meanwhile, everyone thinks they are free, ha-ha, the joke's on us, and believe me, Leadership is laughing. Since we are all *collateral* for Government loans, should we wonder who might own us now?

To reap the benefit and wealth that the labor force in the country represents, a basis for a legal claim on the people's labor had to be established. That was accomplished by the 14<sup>th</sup> - Amendment. In establishing this new class of citizenship, the *Public Charitable Trust* was also established, thus the Government could now claim the existence of a **contract**.

From the book *Law of Contracts* by John Calamari and Joseph Perillo, we find that a contract must contain at least six crucial elements or the Contract Is

Void.

1. Offer by a person qualified to make the contract.
2. Acceptance by party qualified to make and accept the contract.
3. Bargain or agreement and full disclosure and complete understanding by both parties.
4. Consideration given. (in other words, it must be fair, not grossly and self-evidently benefitting one party over the other... i.e., it must be conscionable)
5. Must have the element of time to make the contract lawful.
6. Both parties must be sui juris; that is, of lawful age, usually 21 years old.

Well, what do you have to say? When you joined Social Security did you knowingly, willingly, and under conditions of full disclosure (item 3 above) agree to set aside your unalienable rights and give ownership of your property and labor to the Government, also agreeing to serve in the military to further the goals of corporate Government which is publically traded for profit? Were you informed that you would be subjecting yourself to an entirely new body of corporate law? If no one made this clear to you, then the contract lacked full disclosure. **Remember, all specific performance compelled by Government requires a contract**, one of the offshoots of becoming commercially traded for profit!

Little by little, we are getting to know the character of the most successful criminal the world has ever known. With knowledge, you will likely come to a day when you do not fear this criminal. Tune in next week for another episode.

## **Taking a Look at Our Role**

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Eleventh in a Series

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Disclaimer: Nothing contained in this series of columns is to be considered legal advice.

There are some of you who are wise enough to comprehend what you are being given in this series of columns, and there are others who will disbelieve the information put before them. Here's the deal. If I give you a deck of standard playing-cards and I ask you to pick out the Hearts, you will think you've been given an easy task because you know that the Hearts are RED and that eliminates all the black cards, half of the deck. And so there you are, tossing the black cards aside and looking at the red cards to see if they are a Diamond or a Heart.

But suppose I have slipped a black-Heart into the deck. Will you see it? Probably not if you're not looking for it. And so it is with the criminal behavior of leadership. If you are not willing to consider that Leadership may, or is acting in a criminal capacity, you're probably not going to notice it even when it presents itself.

And those of you in this category, the *unquestioning-believer*, are a danger to all of us, all of humanity! It was the *unquestioning-believer's* acceptance of the *Gulf of Tonkin* lie that led to the deaths of four-million Southeast-Asian people. It was the *unquestioning-believer's* acceptance of the *Weapons of Mass Destruction* lie that has led to the murder of hundreds of thousands of innocent Arabian people in Iraq. It was the *unquestioning-believer's* acceptance of the Lee Harvey Oswald as sole shooter of President John F. Kennedy lie. It was the *unquestioning-believer's* acceptance that James Earl Ray was the sole shooter of Martin Luther King [*Leadership loves the sole shooter theory*]. The *unquestioning-believer* accepted that John Hinckley shot President Reagan allegedly because Hinckley was supposedly obsessed with actress Jodie Foster. The *unquestioning-believer* can hardly wait to believe any lie fed to them by Leadership.

It's amazing the non-sense that the *unquestioning-believer* has been willing to accept because of his, or her, trust and belief in Leadership, a Leadership that has consistently lied. And, in my opinion, that trust and willingness to believe Leadership led to the events of nine-eleven. The *unquestioning-believer's* trust in Leadership's lies, has led to the deaths of untold-numbers around the world and here in the United States, let us not forget Waco, Texas. As long as a majority of us are willing to believe the lies of Leadership, we do not need to wonder why we are lied to and manipulated.

But finally, some of the previous *unquestioning-believers* are beginning to wake up and are no longer willing to believe just because Leadership has presented their lies as though it's the truth. Many *unquestioning-believers* are now taking a hard look at the evidence and listening to other voices.

When we become knowledgeable of the width and breadth of *mind control*, it brings into question many school shootings and other events, not the least of which is Sandy Hook. And it now appears that no one died and the entire event was staged. I say this because the report on the Sandy Hook shooting has been released, and for the first time ever, the report does not list the names of the dead, their ages, nor their gender. There is nothing we can confirm.

In today's world, unlike September 11, 2001, most Americans have figured out that Leadership's story on nine-eleven is a total fabrication and many Americans have figured out that the Boston-Marathon-bombing was a staged event as well.

Since fewer and fewer Americans are buying the lies of Leadership this will likely mean that Leadership will have to move from the realm of *staged-school-shootings* and *staged Marathon bombings* into the real deal. Be on the look-out for it as well as strange events that make no-sense at all begin to occur. **The latter could easily be the result of mind-control** or maybe, just bought and paid-for-actors. **"All war is deception."** – Sun Tzu

Readers of *Trance Formation of America* know that Parents can be responsible for their children's transference into the Government mind control program. It's time for *unquestioning-believers* to stop being an *unquestioning believer* in the lies of Leadership, it's dangerous for everyone and lethal for many! This is especially true when *unquestioning-believers* are the majority. Moving on...

In the previous column we left off with the knowledge that it was the Government's position that you joined Social Security knowingly and willingly. You did this, knowing that you also agreed to set aside your unalienable rights and give ownership of all your property and labor to the Government.

But you didn't know, and that's the point. *You were never meant to know!* Leadership has believed that in controlling your education, you would never find out that in joining Social Security, a *trust and transmitting utility* would be created in your all-capital-letters-name in Puerto Rico. You were never to know that it is this *trust and transmitting utility* that the Government created and is taking action against in court and otherwise compelling to specific performance. You were never to know that this *trust and transmitting utility is-not you.*

If you knew, you could stand up and say, "I am a *non-citizen National* as defined by Title 8, [Chapter 12], Section 1101 [Definitions], subsection [(a)](21) (a) et Seq. I am also defined in Title 26 as a *non-resident alien* [an IRS designation]."

Further, you might say: "With respect to the *United States*, as that term is defined and used in the Fourteenth Amendment of the Constitution, I am not a 'U.S. citizen' and I never was, nor do I ever want to be. I do not consider United States citizenship to be a valuable or prized status, and for the record, I don't live in Puerto Rico and never have."

And although your bank has been acting in cahoots with Government, unlawfully converting your private property, they have a defense. It will likely be their position that you are knowingly acting as an *Acceptance Agent* for the *trust and transmitting utility* created by using your all-capital-letters name and they misunderstood [on purpose] when they created a bank account for the JOHN QUINCY ADAMS *trust and transmitting utility* instead of John-Quincy: Adams, the *living person*.

If we people want to give all our money and property away to a Puerto Rican *trust and transmitting utility* named after ourselves and owned by the corporate UNITED STATES, we are certainly free to do so as far as the bank is concerned. The bank will allow it without question. It's a free country and we are free to be as stupid as we want.

Well, that's where we'll leave it for now. Tune in next week for another exciting episode of *U.S. Government Leadership vs. Humanity*.

## More Fraud & Deception

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Twelfth in a Series

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Disclaimer: Nothing contained in this series of columns is to be considered legal advice.

From a previous column we learned how our non-taxable property earned in private sector commerce, referring to the money we earn by working, gets converted into *public sector corporate income* for the purpose of *Federal income tax obligation*, which, for those who revel in technicalities, is technically an *import duty* on revenue being imported to Puerto Rico. Yes, you are being charged for giving them your money.

This is where the *Internal Revenue Service* (the IRS) comes in. Many Americans are still not aware that the IRS is a private corporation and not part of the Federal Government, it never has been. At one time, the IRS listing in the phone book was in the private section as it should be, but that led to people began figuring out that the IRS is not a Government agency, so the phone listing has, in most phone books, been placed in the Government section, leading people to believe that the IRS is a Governmental Agency when it is not!

But probably the most telling and easily accessible evidence that the IRS is not a Government Agency is in the postage. If you have ever received a letter from the IRS, you will see that they pay for postage. If they were a true Government Agency, their mail would be sent under provisions which do not require pre-paid postage.

The purpose of this private agency (the IRS), that has been empowered with certain limited policing authorities by the Treasury Department, is to serve as a *collection agency* for the privately owned Federal Reserve Bank System, which is the *front* for the *creditor of the United States*. Remember, *the creditor* is the individual(s) to whom the national debt is owed. Every penny you have ever paid as *Federal Income Tax* has directly found its way into the pockets of the owners of the privately owned Federal Reserve bank, the same banks who have been involved in the conversion of your *private property* into *public property* owned by the Government which is controlled by the creditor of the UNITED

STATES.

But the trickery, deception and criminal acts of Leadership do not end with the creation of the *trust and transmitting utility* they created in Puerto Rico, in your all-capitals name. The next major scam we need to be aware of misrepresents us, the *living person*. This dirty trick and deception emanates from the British corporation masquerading as the Federal Government which places this scam directly in the lap of Leadership.

In this criminal deception, the Government claims that your Birth Certificate is, in fact, a *Berth Certificate*, a type of docking manifest used by the shipping industry worldwide.

“*berth* >noun. A ship's place at a wharf or dock.” – Oxford English Dictionary

After all, most of us arrived via a *birth canal* and were *received* by a doc(tor) [dock-tor]. With the issuance of a *Birth Certificate*, the Government’s position is that you are a U.S. vessel in the *Merchant Marine Service* and further, that you, the *living person*, are a Federal employee. It is Government’s claim that you are a “Master” in the *Merchant Marines* representing the jolly *M/V JOHN Q. ADAMS* - your name in all caps, italicized. YES, it’s constructive fraud. It is simply another mechanism used by Leadership to convert you into a *legal fiction*. [M/V is an acronym for Motor Vessel]

This time your name is molested by encapsulating it in *ALL CAPITAL ITALICS*, the naming convention to designate boats and ships in maritime commerce. The legal setup of this fictional vessel is similar to the *trust and transmitting utility* con. In the *trust and transmitting utility* flimflam, Government claims that you are an *Acceptance Agent* and *General Partner* of a Federally owned franchise, organized as a *trust and transmitting utility* operating under the capital-letters version of your name in Puerto Rico. In the *Merchant Marine* hustle, Federal Government Leadership is claiming that you are a Merchant Mariner, acting as the “Master” of a U.S. Vessel which has an all-capital-letter-italicized version of your name.

In the case of the *trust and transmitting utility*, it is setup to be used against you in the initial stages of an Internal Revenue Service claim, which claim is entered with the foreign statutory court known as the U.S. Tax Court, which operates under Treaty law similar to an embassy. It is restricted to operate



only in Washington, District of Columbia (the corporate United States). However, it also sets the stage for abusing you in State courts. Warning: If you fail to curtail or neutralize their **presumptions** about your status while those presumptions are still in the bud, and you continue to fight a tax charge, they will then kick you upstairs to U.S. District Court. U.S. District Court will then act as a foreign corporate-tribunal (which it is) operating under *International Admiralty jurisdiction*.

These fraudulent claims about your status as a *trust and transmitting utility*, or *trustee*, or *acceptance agent*, or *maritime vessel* are necessary because criminal Leadership cannot enforce any claim against you as a living person. *Statutory courts* can only address *statutory creations* like corporations and other *legal fictions*, and have no jurisdiction over *living persons* whatsoever!

In their effort to make you stand under their statutory law, they have to redefine who you are so that you have the status of a statutory entity (a legal fiction ). Admiralty courts can only address entities who are maritime subjects and have no jurisdiction over any *living person* on the Land! In order to hold you subject to Maritime jurisdiction they must cook up a claim, fraudulent though it is, that you, the living person, are actually a *U.S. vessel* and then explain away your presence in court as a member of the Merchant Marine Service acting as a *Salvage Officer*.

When the Judge asks you, “Do you *understand* the charges against you?”, what he is really asking is, “*Will you stand-under the charges against you?*” In other words, are you willing to submit your body and resources to the jurisdiction of the court for trial?

And that is where we’ll leave it for now. More to come so stay tuned.

## Everyone in the System Knows

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Thirteenth in a Series

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Disclaimer: Nothing contained in this series of columns is to be considered legal advice.

In the last column, we learned that we have been also defined as a vessel (boat) in the *Merchant Marines* and named as the *M/V JOHN Q. ADAMS* - the all-capital-letters version of our name, italicized where “M/V” is an acronym for “Motor Vessel.” And just like the *trust and transmitting utility* that was created in Puerto Rico using our name in all-capital-letters, this is yet another effort at making us a *legal fiction*, which, of course, is a dead person (like a corporation). And, of course, *dead people* do not have any access to the protections of the Organic Constitution or Bill of Rights.

Like any *legal fiction*, you only have access to the protections within the Fourteenth Amendment, created and established for United States citizens, all of whom are a *legal fiction*, a *corporate franchise* - look up *franchise* and *enfranchise* in Black’s Law Dictionary, Sixth Edition. You may find it is a waste of your time to confirm with an attorney because he makes a living on your ignorance of these facts.

Because you are a *living person* it becomes necessary for Government Leadership to make these bogus claims about your status as a *trust and transmitting utility* or *vessel* because without these bogus claims, they cannot substantiate or enforce any other claims against you! You see, the court of the republic, the *Common Law Court* is not *statutory*, but the courts of today, what you might refer to as *the King’s court*, are *statutory*, that is defined by *statute*. And a *statutory court* can only assert jurisdiction over a *statutory citizen*, a citizen defined by statute. Thus, you have the cause and reason for the behavior of the KING, otherwise known as *Leadership*. A *statutory court* has no jurisdiction over *living persons whatsoever*.

And these *statutory courts* will use every trick in the book to place your status in the *statutory arena*, for without it, they have no capacity to operate against a *living soul*. In order to compel you to *stand-under* their authority, it was

necessary to re-define you as a *statutory citizen*. And in *Admiralty Courts* it is much the same. An *Admiralty Court* may only address maritime subjects and they too have no jurisdiction over a *living person*. Just like *Superior Court*, *Federal District Court*, or *Tax Court*, *Admiralty Court* must convert you into a *legal fiction*, and they do this by cooking up a claim that you are a U.S. Vessel (see last column), explaining away your presence in the courtroom as a member of the Merchant Marines, acting as a Salvage Officer.

And it is in this effort to convert you into a *legal fiction* that the Judge asks you, “Do you understand the charges?” As we learned in the last column, the Judge is asking you if you will *stand-under the charges*, putting your body and resources under the jurisdiction of his court so that he may, with your permission, take action against you, put your body in jail, and confiscate your resources (property - money - etc.) if he so chooses.

So, Mr. American, are you a *Merchant Mariner*? A *trust*? Are you willing to voluntarily *stand-under*?

By virtue of a long-standing declaration and acceptance, all *living person* Americans are *sovereigns*, legal fictions are not. Remember this. Remember that you are not a *legal fiction*, a corporation nor a *marine vessel*, and you are not required to be a citizen of the UNITED STATES (corporate), which is also a *legal fiction* owned by Great Britain. Being a citizen of the UNITED STATES (corporate), is a choice.

Yet, under conditions of the Federal Government’s non-disclosure policy, the court system of this Government is going to presume you are a *legal fiction*. AND, if you do not have the sense or knowledge to deny it out of the starting gate, well, too bad, they’re going to take action against you and make you miserable. Knowing this, it might be wise to learn how to construct an Affidavit and/or other legal documents. Although they try to convince us otherwise, we cannot be stupid and free at the same time.

Should you ever be unfortunate enough to be brought to trial in U. S. District Court, you are hereby informed that you are in an *Admiralty Court*, without exception. Know that you may be *interpreted* by the court under either *equity* or *Admiralty* jurisdiction. You may well find the Judge flipping back and forth between *equity* and *Admiralty* without openly announcing it in court.

To change jurisdiction from one to the other, it is only necessary for the Judge to exit his chair, go into the Judge's chambers, come back out, and sit down in his bench chair. Presto Change-o, we just went from *equity* to *Admiralty* jurisdiction, or vice-versa. Know that each time the Judge does this, he has just *re-interpreted* your status and role in the proceedings.

If the proceedings take place under *equity*, you are presumed to be an *Acceptance Agent* of the JOHN QUINCY ADAMS *trust and transmitting utility*, and further presumed to be a Federal Employee who is, for reasons unknown, not doing his job and is refusing to discharge the legal debts of the *trust and transmitting utility*. A step in putting your body in jail for *tax evasion*.

And YES, everyone in the system, including your attorney, knows you do not have a clue what is being alleged about you and your status. Everyone in the system, including your attorney knows that you have no knowledge that a *trust and transmitting utility* exists, and that you are its *trustee*, responsible for discharging the debts of the *trust*, or that you are claimed to be an agent of the Federal Government in this capacity. In your uninformed view, you are to pay the taxes out of your own pocket from your own hard-earned money. And this is exactly what they want you to think, and do. Thus, they get to tap into your productivity. It's all part of how Leadership continues to operate the Government in the private bankruptcy they created.

More to come so tune in next week.

## **The Conflict of Interest**

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Fourteenth in a Series

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Disclaimer: Nothing contained in this series of columns is to be considered legal advice.

In the last column we talked about the judge switching jurisdiction between *equity* and *admiralty* by going into chambers and coming back into the courtroom. Right now, we need to talk a little more about being tried under *Admiralty*.

If this occurs to you, Leadership is once again going to make some knowingly false presumptions about your status so they can claim they have jurisdiction over you in order to financially, or otherwise, injure you in some way. What Leadership is going to presume is that you are a *Master* in the *Merchant Marine Service*, acting as a *Salvage Agent* for a missing vessel named the M/V JOHN QUINCY ADAMS [or whatever your name is]. When you walk into court, you will find yourself attending a *probate hearing* in *civil maritime jurisdiction*, and you will be facing a *marine salvage lien* posited by the Federal Reserve Bank.

A couple of columns back we learned that our birth certificate provided the means to define us as a *vessel*. Back in the days of yesteryear, the 19-50's, 60's, 70's, and 80's we generally got our birth certificate when born, but we were often in our teen's before we got a Social Security Account. Thus we acquired the status of a *vessel* at birth, and acquired the status of a *trust and transmitting utility* much later, when we acquired a Social Security Account. Well, when John-Quincy: Adams grew up, the *trust and transmitting utility* was created, thus the corpus (body) backing the M/V JOHN QUINCY ADAMS vessel disappeared.

The presumption is that the M/V JOHN QUINCY ADAMS vessel is lost at sea. But before that ever happened, the Federal Reserve Bank had purchased a *security interest* in the M/V JOHN QUINCY ADAMS back when he was a baby. And now that the M/V JOHN QUINCY ADAMS appears to be *lost at sea* and *presumed dead*, the Federal Reserve Bank will likely establish a *civil maritime salvage lien* against the vessel's estate.

By the time you find yourself in United States District Court, facing an *income tax charge*, your name has been LEGALLY DEAD for a number of years. The same would be true of Superior Court. And since you are DEAD, it will be impossible for you to be recognized in court as John-Quincy: Adams, the living person, unless you present the court with irrefutable proof that you are living and further, that you are not a United States Vessel operating under the same name!

As matters would have it, most Americans don't know they are a U. S. Vessel that is presumed to be lost at sea and DEAD, let alone how to establish that they are LIVING and not DEAD, and not a U. S. Vessel. So, without that knowledge, there they are, stuck with paying the salvage lien from their own pocket with private sector resources. And this is what the court expects you to do, and nearly 100% of the time, this is what the court will FORCE you to do under their commercial-corporation rules that they like to call law.

Most Americans cannot visualize, must less respond to the long established *constructive fraud* that has been built around them by Leadership, the very Leaders that the American people believe they elect and in whom they have misplaced their trust. But wait, it gets better. The American people are also presuming that the court is being operated by a *legitimate Government*. It never occurs to the majority of the American people that the U.S. District Court is operating as a corporate-administrative-tribunal, *representing*, or *standing for* the lawful Article III court you, as a living person, are owed and expecting as a *non-citizen National*.

Taking in the panorama may be of benefit. U.S. District Court is not an Article III court, instead it is an *in-house* tribunal which is owned and operated by a private corporation calling itself the UNITED STATES OF AMERICA. This corporate entity owns the courthouse, pays the judge, and is the plaintiff against you and nobody notices this *conflict of interest*, least of all your attorney.

And you will not get any better treatment in Superior Court. Let us remember two things: one, that the State Government is a municipal franchise of the UNITED STATES OF AMERICA, and that the UNITED STATES OF AMERICA has been bankrupt since the 1930's. In order to continue to operate in bankruptcy, there must be some means of financing, thus the entire Government, every Office, Agency, Bureau and Department became publically traded for profit. This can be confirmed on Dun & Bradstreet. And in so doing this corporate

Government acquired an obligation to an investor which created a conflict of interest between the stated fiduciary obligation and the obligation to the investor. The obligation to the investor trumps the fiduciary obligation almost every time.

In the case of the court, they make money on convictions. Convictions are packaged and sold on a securities and exchange, thus the court is able to finance itself, and your taxes do not, unless you want to call a fine a tax. The Judge's paycheck will come either from the United States Treasury or from the Treasury of the municipal franchise, the STATE OF YOUNAMEIT.

In order to enforce any of their commercial frauds against you, Leadership must rely on the *Law of International Admiralty* and the *Roman Merchant Law*, neither of which applies to a *living person* born in one of the 50 Union States, united. These laws apply to U.S. Vessels and to legal fictions like corporations and *trust and transmitting utilities*. Get it?

Well, if you've made it this far, you deserve a round of applause. In my personal view, the readers of this column are a lot more dynamic than anyone would have expected ahead of time, including me. You have surprised many. At this juncture, you've learned a lot. Beginning with the next column we are going to begin digging ourselves out of this constructive fraud that Leadership has woven around us. There is still more to learn, but the first step that will be provided next week will be very beneficial, so tune in and onward we will travel.

## **Ecclesiastical Deed Poll**

© April 2014

Fifteenth in a Series

by Michael Keehn

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Disclaimer: Nothing contained in this series of columns is to be considered legal advice.

We concluded last week's column by giving you a round of applause, and further, relating that in this column we would begin digging ourselves out of the constructive fraud that Leadership has woven around us in this column.

In order for Leadership to gain jurisdiction over us in *their court system*, not our court system, it was necessary to convert us into a *legal fiction*, a dead-person such as a corporation, or in our case, either a *trust and transmitting utility* or a *U.S. Vessel*.

To un-do the constructive fraud, you meet it head-on. It begins with an immediate challenge to the jurisdiction of the court. The goal is to never, ever, let them bring you into their venue.

venue. The place from which a jury is drawn and in which trial is held; a statement showing that a case is brought to the proper court or authority – Merriam Webster

It will be necessary to challenge the jurisdiction on your own, no attorney will do it for you. Essentially you will accomplish this by insisting and *proving* that *you* were declared legally dead in error, and that as a *living person*, you are a *non-citizen National*, a foreigner with respect to the UNITED STATES OF AMERICA, which is a corporation doing business as [dba] the "UNITED STATES", "THE UNITED STATES", "U.S.A.", the "UNITED STATES OF AMERICA", et al.

In order to address the court and prove that you are not dead, you will need a couple of tools, and those tools are a *notarized affidavit* and the *Ecclesiastical Deed Poll*.



*Ecclesiastical Deed Poll* defined: An Ecclesiastical Deed Poll is a valid Form of Deed Poll and therefore Deed and Contract whereby a True Person first expresses, affirms and conveys certain rights to another party who are then lawfully bound upon proof of receipt in accordance with the Canons defined under Article 133 of Canonun De Ius Positivum. The word "Poll" comes from the Latin pollex meaning 'thumb'. An Ecclesiastical Deed Poll is permitted to be issued when an inferior Person rejects the rule of law and seeks to assert an untenable and illogical position of superior rights over Divine Law.

Do your homework, get on the internet and research information on the Ecclesiastical Deed Poll, you might be surprised at what you learn. You might begin at:

[http://euro-union-court.org/info\\_ecclesiastical\\_deed/edp\\_introduction.htm](http://euro-union-court.org/info_ecclesiastical_deed/edp_introduction.htm)

In your *notarized affidavit* to the court you identify yourself as a *living person* making a *Special Appearance* challenging their jurisdiction. Included with your affidavit is a certified copy of your *live birth certification* and an *Ecclesiastical Deed Poll*, signed only with your thumb print in red, preferably blood, but red ink will suffice. The reason blood is preferred is because *bleeding* is evidence of *living, or life*.

The Ecclesiastical Deed Poll will have annexed to it a sworn statement, signed by two witnesses who know you well and know your family, confirming that John-Quincy, of the Family Adams is not only alive, but a person of good repute. Your witnesses will sign this sworn *Statement of Identity* with their own *Autograph* (notice that I did not say *signature*) and red-ink-thumb-print.

Diverting for just a moment, this provides the opportunity to explain the construction, John-Quincy: Adams. John-Quincy is the Christian name and belongs to John-Quincy. The family name, "Adams" is separated from John-Quincy by a colon (:), and does not belong to John-Quincy, it belongs to the family. Intelligent and informed people do things that look very strange to the uninformed. But the *informed* are not going to take the time to explain it to the *uninformed*.

If, by chance, you get an especially rabid or ignorant judge who is hell-bent on coming after you, intending to FORCE you to appear in their courtroom, it might be wise to identify yourself as an *Agent* for the *Accused*. Remember that

the Accused is not you, it is a *legal fiction* created by the criminal Leadership of this country, by and through constructive fraud. Therefore, you may act as *Agent* for the legal fiction, which separates you, the living person, from the legal fiction.

Yet, if the court is still intent on operating criminally, you may consider identifying yourself as *Defendant in Error*.

***Never, ever, submit to their jurisdiction at all. DO NOT, EVER, offer any petition or answer, or submit any motion, nor take any action with respect to yourself as a living person except by Special Appearance in serving written Notices, Affidavits and Recommendation Motions addressed to the Court, with you as an Agent of the Accused or possibly Defendant in Error. You would never allow yourself to be called Plaintiff or Defendant or Petitioner, or any other legal term they may wish to assign to you, otherwise you may find yourself submitting to their jurisdiction.***

The criminals in this system of injustice will be knocking themselves out to re-define you, in some manner that will give them jurisdiction. Let us remember the words of Federal Judge James Alger Fee in U.S. vs. JOHNSON (76 Fed, Supp. 538)...

"The privilege against self-incrimination is neither accorded to the passive resistant, nor to the person who is ignorant of his rights, nor to one indifferent thereto. It is a FIGHTING clause. It's benefits can be retained only by sustained COMBAT. It cannot be claimed by attorney or solicitor. It is valid only when insisted upon by a BELLIGERENT claimant in person." McAlister vs. Henkel, 201 U.S. 90, 26 S.Ct. 385, 50 L. Ed. 671; Commonwealth vs. Shaw, 4 Cush. 594, 50 Am.Dec. 813; Orum vs. State, 38 Ohio App. 171, 175 N.E. 876. The one who is persuaded by honeyed words or moral suasion to testify or produce documents rather than make a last ditch stand, simply loses the protection. . . . He must refuse to answer or produce, and test the matter in contempt proceedings, or by habeas corpus."

It couldn't be any more clear than this, but allow me to make clear that being *belligerent* does not mean being *caustic* or *rude*. It means to honorably stand your ground without malicious or caustic words.

There is more to this than is presented here, so don't go off half-cocked. We're going to get to it, but there are space constraints. OK, we're making a little progress out of the quagmire into which Leadership has put us and this is where we'll leave it for now. Tune in next week for another exciting episode of **EVERYTHING IS WONDERFUL IN LA-LA LAND.**

## **You Are Owed Some Money**

© April 2014

Sixteenth in a Series

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Disclaimer: Nothing contained in this series of columns is to be considered legal advice.

We have been dealing with the fact that Government Leadership has converted us into a *dead person*, either a *trust and transmitting utility* out of Puerto Rico, using our name in ALL CAPITALS, or a *U.S. Vessel*, using our name in *ITALICIZED CAPITAL LETTERS*. Social Security was the vehicle in the first case, and our *registered* Birth Certification (certificate) was the vehicle in the second case. And this has been well enough documented in this series.

In the last column, we learned that we could establish ourselves as a *living person* by and through the proper use of an *Ecclesiastical Deed Poll*. You and I are a *living person*, born in one of the 50-Union-States-united. We are a *non-citizen National* and we do not consent to the court's jurisdiction. And believe me, they (the court) will be doing everything it can think of to make us *round people* fit into their *square hole*. Expect it. If the judge tells you to stop chewing gum, keep chewing. If the Judge orders you to *sit down*, remain standing, otherwise you may find that you have acceded to the court's jurisdiction in both cases.

You do not consent to a transaction of a security interest, remember that the court and all of Government is publically traded for profit (presumably, you have already checked this out on [Dun & Bradstreet](#) having mentioned this earlier). And further, you waive any unearned benefits of the *Public Charitable Trust*.

Do not allow the court to claim jurisdiction over you, the *living person*. Remember, whether we speak of a Federal District Court or STATE OF YOUNAMEIT Superior Court, they are *commercial* in nature, and as *commercial courts*, they only have jurisdiction over dead people, like corporations, *trust and transmitting utilities*, and *U.S. Vessels*. You do not concede jurisdiction without fighting and demanding both *general* and *subject matter* jurisdiction. Make your claim of *living person* right out of the starting gate and don't let go of this

bone.

"I am a living person, an American, a 'non-citizen National', born in Oklahoma, and I do not consent to a transaction of a security interest. I have been misidentified as a corporate entity (or possibly the master of a U.S. vessel) by this court. I do not stand under its jurisdiction."

Stating your status in such a way makes the situation explicit for the judge and places your status into the record (hopefully the court tape recorder is rolling).

Be it known that it is not necessary for anyone to sacrifice their earned benefits, like Social Security, to be free. You can receive your earned benefits and still be free. It begins by remembering that the United States is a CORPORATION, not a de jure Government. And a corporation is a *person* in court, no more sovereign than any other *person*. And as matters would have it, the corporate UNITED STATES owes you a lot of money. Your Social Security is very similar to an *insurance policy*. Would you turn down money owed you in an insurance policy for which you have paid?

The Federal Government owes you all the money you have paid to it under constructive fraud and deception, otherwise known as *false pretenses*. It owes you the money in your bank accounts that it has acquired under *constructive fraud* via *deception*. It owes you your home and land that it has claimed ownership under the same conditions of fraud. It owes you as one of the heirs of those Americans who gave up all their privately owned gold when the thugs of then President Franklin D. Roosevelt came through and stole it during the Great Depression, engineered by Government and Banking Leadership. And lastly mentioned, but not the least of which is owed you, the Federal Government owes to you, your Natural and Unalienable Rights that so many Americans died to provide, not some cooked up corporate caldron of goo that they control and confer upon you as a *legal status*.

If you should choose to act as an *Acceptance Agent* for a *trust and transmitting utility* or as a *Marine Salvage Agent* for a *U. S. Vessel*, you can address the court in the same manner as a lawyer addresses the court. In so doing, you can retain your separate identity as a *living person* and make motions on behalf of the *trust* or the *U.S. Vessel* without allowing the court to impose its jurisdiction on you as a *living person*.

Federal Court Rules of procedure allow you to enter a *Special Appearance* as a favor to *those not otherwise represented*, like *trust and transmitting utilities* and/or *U.S. vessels*. Be certain to remember that the court has no jurisdiction over you, the *living person*, unless you give them jurisdiction by consenting to their jurisdiction in some manner, so be careful. They will be using every trick in their book to intentionally misinterpret your statements, looking for any reason to claim jurisdiction. Therefore, you must be **very explicit** and clearly state your role.

In your efforts to block the court from taking jurisdiction over you, be very careful not to obey petty commands given you by the man sitting on the bench. If you do, it will be intentionally misinterpreted as submission to the court's jurisdiction.

That's it for now. Tune in next week for another exciting episode of *Everything is Constructive Fraud in La-La Land* and this criminal activity is what *code-enforcers* are expected to uphold.

## **Some Details on the Mechanics**

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Seventeenth in a Series

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Disclaimer: Nothing contained in this series of columns is to be considered legal advice.

In the last column we discussed the fact that should you find yourself in court, the court, i.e. the Judge, is *most likely* going to do everything in his power to may your round body fit into his *square hole* so that you can be converted to a *legal fiction* and brought under the courts jurisdiction. Remember, the court has no jurisdiction over a *living person*, that is why it has been so necessary to convert you to a dead person, a *trust and transmitting utility* or a *U.S. Vessel*. But to a great extent it all depends on the character and honor of the Judge.

If you are going to challenge the jurisdiction of the court as a *sovereign*, then you must behave as a *sovereign*. Should you be arrested and forced to appear in court as a *Defendant in Error*, and the Judge tells you to stop chewing your gum, KEEP CHEWING! If you are claiming *sovereign status*, then you must play your role. Keep in mind that any motion you may present to the court related to you as a *living person*, can only be styled as a *Recommendation Motion*, otherwise you are giving the court jurisdiction. Another great example why they tell you *ignorance of the law is no excuse*.

Let's take a moment to orient ourselves in the midst of all of this *constructive fraud*. We begin with a discussion of a *cestui que trust* (properly pronounced *ses-tee kay* but sometimes pronounced *setty kay* by attorneys). By definition it is an expression *for the beneficiary of a trust*, also *the one who trusts* or the person who will benefit from the trust and will receive payments or a future distribution from the *trust's assets*.

A Cestui Que Trust has also been known as a *Fide Commissary Trust*, a *Foreign Situs Trust*, and *Secret Trust*, a fictional concept being a Temporary Testamentary Trust first used during the rule of Henry VIII of England (wouldn't you know it would be English in origin) through the Cestui Que Vie Act of 1540. Later to be updated by Charles II by and through the Cestui Que Vie Act of 1666.

This is where it gets interesting because an *Estate* can be affected for the benefit of one or more persons who are presumed lost or abandoned at sea, and therefore presumed dead after seven years. As the years went by, additional provisions were added to the *presumptions list* to include *bankruptcy, incompetents, minors, mortgages and private companies*.

It is my belief that when your mother signs your *Certification of Live Birth*, claiming that you are a *statutory citizen* under the Fourteenth Amendment, Government Leadership will enter into *presumptions* that, in their view, allows them to legally set up a *cestui que vie trust* in your name, you're just not told about it. Shortly thereafter the hospital prepares a *slave bond* that is purchased by the Federal Reserve Bank, although hospital staff may not know this is what they are doing. They just fill out the forms. It's all part of how Leadership finances Government in bankruptcy. The bond is the *monetized interest* in the *U.S. Vessel* having your name in all capital letters italicized.

Your birth has just occurred and you've just been screwed. Because of the *constructive fraud* of Leadership, your Mother has not a clue that she has given Government *legal title* to you. She was never informed of consequences. In effect, Mother has relegated herself and the father, to the position of babysitter and made Government the parent.

If, at a later date, there is a dispute related to, or regarding the child, the Government parent will place its asset where it wants its asset without any input from the natural parents, now babysitters. And nobody seems to know how Government can do this. Well, now you know! It's all accomplished through your signature. It's all accomplished by contract, STOP SIGNING YOUR NAME!

This is all followed by issuing the baby a Social Security Account Number and creating a second trust. This time it is a *trust and transmitting utility*. After seven years passes the Federal Reserve Bank can no longer profit from the corpus [body] of your *vessel*, because it has been moved into a new trust, the Federal Reserve Bank files for the issue of a *marine salvage bond* against *your estate* without you ever knowing that this has taken place.

In the legal world set up to defraud you, it is 1) presumed that you are subject to marine salvage, 2) declared legally dead by the court. It is the same process that is applied to ships and mariners when lost at sea and declared dead after seven years.



And now you know why no court can hear your arguments, YOU ARE LEGALLY DEAD! To make all this *fraud and deception* work, the court will intentionally presume you are somebody else, perhaps a *trustee* acting as an *Acceptance Agent* on behalf of a *federal franchise*, or perhaps the *Master* of a lost United States Vessel in the Merchant Marine service.

In the next column, we'll talk a little about what you do before going into court. So, stay tuned for another exciting episode of EVERYTHING IS WONDERFUL IN LA-LA LAND.

## **The Church Also Has a Role**

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Eighteenth in a Series

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Disclaimer: Nothing contained in this series of columns is to be considered legal advice.

In previous columns there was mentioned the *Ecclesiastical Deed Poll*. This document dates back quite a way and is of the Roman Catholic Church. It is still recognized, worldwide, as *the document* necessary to establish that a *living person* is indeed alive after having been declared legally dead. In our case we have been declared *legally dead* by the constructive fraud of Leadership.

As a Church document, it recognizes that God created you and placed the *breath of life* in your body, making you a unique living being. It also establishes that John-Quincy of the family Adams, a Freeholder in Simple Fee Estate, is known to be a Man on the Land whose sign (thumb print in blood) appears here.

In dealing with the constructive fraud created by Leadership and regarding your status, you should, before going to court, probably file with the court clerk, a certified copy of your Birth Certificate, an Ecclesiastical Deed Poll and autographed statement of two witnesses who know you and who will state such, relating that they also know your family and know that you are a *living person* of good repute. Then construct a *Miscellaneous Affidavit* cover sheet for these documents and file this *Miscellaneous Affidavit* with a *public recording office*. Additionally, a half dozen certified copies will be wise to have on hand.

I apologize to those who find this a little complex, but the constructive fraud that Leadership has created is complex. From my vantage point, the way to peaceful rebellion is in exposing the criminal acts and behavior of Leadership so that those among us who remain ignorant can see the crime that is being committed. In this process, it appears to me that Leadership must either abandon their criminal behavior, or become blatantly criminal. Right now, given all the false flag events, it appears they embrace the latter.

The *sign*, mentioned above, refers to a thumb-print in blood. It is to be remembered that this document dates from a time when the majority of people were illiterate, therefore, the thumb-print is the only form of identification used to validate the *Ecclesiastical Deed Poll*.

In claiming you are dead, that is a *trust and transmitting utility* or a *U.S. Vessel*, is one of Leadership's most effective methods of silencing you, or making certain you are not heard, in their system of legal shenanigans, otherwise known as *constructive fraud*. Therefore, you must deny that you are dead up front, in the beginning of any legal process by presenting your *Proof of Life* documentation. The criminals running the legal system may still find a way to trip you up or neutralize you, but they will have to *hear you*, which creates some very uncomfortable-issues for them. The one thing I know for certain is that if you do not try, you cannot prevail.

Beginning here, it's going to get a little sticky for some, because we will be outlining practices of the Church of Rome. It turns out that when a child is baptized in the Church of Rome, a third *cestui que vie trust* is created and set up, laying claim to the soul of the baptized individual. So now there are three trusts, the *trust and transmitting utility* set up in your all capital letters name in Puerto Rico, a *marine salvage lien* filed by the Federal Reserve Bank set up in your all capital letters name italicized on the missing U. S. Vessel, and now the *cestui que vie trust* set up by the Church of Rome. These three legal instruments enslave you, enslaves your property and if you believe yourself to have a soul, then your soul is enslaved as well.

You may find that taken together these legal instruments are referred to as *the Three Crowns*. This legal deception is the same basic method of making **undisclosed** claims against individuals via the establishment of a *Cestui Que Vie Trust* instrument and has been used by the *rulers legal system, the banks, Governments of the world, and the Vatican*, to enslave people for almost a thousand years ("que" in French is pronounced as a long "K"). This is why Governments, such as England, seemingly walk away from a conflict, referring to the revolutionary war. They walk away because they know they will again own you and your country via this *constructive fraud*. And in my view, there is no other way to look at these undisclosed and deceptive acts.

Americans have been placed in a purposefully constructed legal quagmire by the Leadership they have trusted and continue to trust. Leadership has made certain that Americans, as well as other countries, have run afoul of an

ancient, highly injurious, destructive, deadly and wicked system of control that predates America by thousands of years.

It is truly time that we discontinue our game of self deception and see matters as they truly exist. No, it's not comfortable, I know. It hasn't been comfortable for me either, but I'm not into self-deception.

And this is where we'll leave it for now. Tune in next week for another exciting episode of *Everything is Constructive Fraud in La-La Land* and this criminal activity is what *code-enforcers* are expected to uphold. Remember, all the control Government exercises over you is by virtue of contract, signing your name to Government documents when you really do not have to.

## **Now We Can Answer the Question of HOW**

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Nineteenth in a Series

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Disclaimer: Nothing contained in this series of columns is to be considered legal advice.

The truth is not always comfortable, but it is where we must go if we wish to avoid self deception. That said, we continue.

In the last column, it was made clear that when a child is baptized in the Church of Rome, a third *cestui que vie trust* is created and set up by the Catholic Church, thus, laying claim to the soul of the baptized individual. And maybe we could live with this if it was done openly, and with full disclosure and our permission, but it's not!

The public face of the Catholic Church is one of *benevolence*. It has the appearance of a system adopted for the betterment and protection of all mankind, and in many ways that has been true. However, there is another face that takes full advantage of the most evil aspects of its power and reach, a face that is purely Satanic. The *Inquisition* would typify the evil nature of the church.

The *Inquisition* was a Church Court set up for the purpose of discovering and punishing *heresy*, which is beliefs in opposition to those held by Church Leadership. This court wielded immense power and brutality, from medieval to modern times. Functionally, the proceedings deprived those convicted of *heresy* of their right to believe as they choose, and deprive them of their estate and assets, which ultimately came under the ownership of the Catholic Treasury. The whole idea was to destroy anyone who *spoke* or *thought* differently than Catholic Church Leadership. It was used for over six-centuries for control of people's thinking.

"Anyone who attempts to construe a personal view of God which conflicts with Church dogma must be burned without pity." – Pope Innocent III

The short of it... The law of the republic is the common law. The common law is biblical law applied, which in a religious view makes it God's law. However, the mainstream churches, all of them, have opted to give up their status as a church under God's law and become a 501 (c) (3) non-profit tax-exempt CORPORATION. In effect, these religious institutions, pretending to be churches, have abandoned God and his law to live under man's law.

Now, whether the local religious ministers are aware of the facts set forth in this series is unknown and arguable, but it is a certainty that the scholars of all main stream religions know everything that is set forth in this series, they're just not informing the flock, or if you prefer, the members of the Corporation. You might wish to read (on-line) about *the Church at Salem* who was seized by Government for refusing to incorporate, and then ask yourself why this church, who was operating under God's law, did not receive any support from your Church?

Remembering that a corporation is a person without a soul, or a sense of right and wrong, we may observe that in general, those who serve evil, have inhabited the top levels of the corporate structures which pretend to be our Government as well as our church. The evidence is both in our economic enslavement which takes our productivity against our will or places our bodies in prison if we fail to pay what is demanded, and in the method where we witness a mountain of lies and fraudulent claims made behind our back.

In columns of an earlier time, not in this series, I made the point that you don't truly own anything, that the Government holds *legal title* and you get *equitable title* which makes you responsible for all the fees associated with the use of the item in question. For example, property taxes, vehicle registration taxes, etc. And in the past I had set forth two references, of which only one is presented here today as a reminder.

"The ultimate 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." – Senate Document 43 under *Contracts Payable in Gold*.

Now we can answer the question as to *how Government can create and establish a mountain of fraudulent lies about you in the public record then use those lies to enslave you!* It begins when a *trust* is created and the title to the property is

*split between legal title and equitable title.* The trustee (the Gov.) is given *legal title* and the beneficiary (you) retains *equitable title*. When ole Mom signed your Certificate of Live Birth, which is not the same as a Birth Certificate, she unknowingly created a *legal title*, to you. Isn't it great that Government Leadership controls our education so that we know almost nothing?

And again, without Mom's knowledge, the *legal title* she created was given to Government who then became the *trustee*, and you became the *beneficiary* of JOHN QUINCY ADAMS or whatever your name is. Government Leadership, as your trustee, has obtained the right to use your name. Here's the catch. Leadership, acting as your Trustee, is obligated to protect you and operate only for your benefit. However, the reality is that they misrepresent your identity for the purpose of profiting themselves and ringing their bankrupt cash register by accessing your productivity. In effect, Leadership redefines you in ways that reduces you to *peonage* [and a DEBT SLAVE]!

The arrival of your *Social Security* card is announcement of the *birth* (creation) of a *trust and transmitting utility* in your all capital-letters name and represents the *legal title* to JOHN QUINCY ADAMS, making you, the *living person*, its trustee, and your Leadership made Government the beneficiary.

Yes, the truth can sometimes be uncomfortable. Are you beginning to comprehend what has been done to you and what is being done to your children and/or grand-children, and how it was accomplished? Well, there's more information to reveal as this fraud unfolds, so tune in next week for another exciting episode of *Everything is Constructive Fraud in La-La Land* and this criminal activity is what *code-enforcers* are expected to *protect and serve*.

## **A Country of Dead People**

© April 2014

Twentieth in a Series

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Disclaimer: Nothing contained in this series of columns is to be considered legal advice.

Still hanging in there? Good for you, those of you doing so have more tenacity than Leadership expects from, what they consider, a nation of sheeple. Onward we go...

The first undisclosed *trust agreement* was created by your mother via the registered Birth Certificate. In this trust, the Government has an obligation to work for your benefit, promote your well-being and defend your rights. In Mom's defense, she didn't know this was what she was doing, her having trust in Leadership and the public schools she attended.

However, under the second undisclosed *trust agreement*, the one created via your Social Security account, which created the *trust and transmitting utility* in Puerto Rico, using your name, you, the *living person* became the trustee working for the benefit of the trust creator, the United States Government.

The Leadership of this country, through a *secret and stealthy* way, created a *reverse trust* and then imposed it on you, using your enrollment in Social Security as the permissive reason to proceed. To make certain that you remain stuck in your *debt/slave* status in which they placed you, they had the first legal version of you that they created, the *U.S. Vessel*, declared dead. Isn't it a great-scam, and they have the audacity to prosecute other criminals, many of whom have harmed no one.

As matters now stand, virtually everyone born in the United States is legally dead, just like corporations. As a matter of fact, United States citizens are a corporate franchise. Therefore, the United States has almost no legally-live-Citizens. Only those without Government issued *Birth Certificates* and without *Social Security accounts* are true Citizens of the Republic only, unless they've taken the steps to return themselves to only *Citizen of the Republic Status* or possibly *non-citizen National* status.



Remember, Citizens solely of the Republic do not *legally exist*. There is no evidence of *Legal Existence*. Thus, they have no obligation to corporate law (actually rules called statutes). This means, for example, that they have no income tax obligation and would file an **IRS W8** form with the business where they work so they could take home everything they earn, they would not have a drivers license in their pocket for *traveling* (an unalienable right) in their carriage, conveyance of the day, or car, which is a protected right, not a privilege. They would not have registration (actually a tax number) called license plates on their car, instead they may post a legal notice. They could own any gun they like, and carry it in their car, loaded if they wish. Are you beginning to perhaps see what you are not taught in the public education schools controlled by Leadership? So, if you are whining and crying about your loss of *rights*, in any form, you can change it.

Should the day come when there are no living citizens of the Republic, I believe the Constitution dies a natural death for lack of representation. When there is no one left who holds only original status, then the Constitution has no one left that it represents.

As you may recall from other columns of mine that you may have read, the *Common Law* is the law of the Republic of these united States of America (remember, the lowercase “u” on “united” is not an accident or oversight). In 1933, when the *Banking Relief Act* was passed and all of Government became *commercial* and *publically traded for profit*, the Uniform Commercial Code became the dominant law form. This is actually easy to comprehend. The Common Law is used exclusively for *living persons*, and the Uniform Commercial Code or Admiralty Law is used for *dead persons*, like corporations, or *trusts and transmitting utilities*, or *U. S. Vessels*. Pretty simple, huh?

While these jurisdictions are exclusive of each other, you, the *living person*, have been *legally redefined* by the British BAR Association, via the Leadership of the United States. In effect, you are being prosecuted under jurisdictions that are foreign and inappropriate. How did this happen you ask?

Delving back into previous columns, the reader may remember that in 1871, when the Leadership of the United States defaulted on the debt created by the Civil War, the creditor (England) collected the collateral offered for the loan of money. That collateral was all the property owned by the Federal Government, which included Washington, District of Columbia. The new owner of Washington, D.C. (England), decided to incorporate that jurisdiction, thus was

born the corporate UNITED STATES OF AMERICA, a British owned corporation.

With these changes, the united States of America (republic of) lost the ability to try criminal matters. To fill the *law void*, England brought in its private copyrighted law. And to avoid copyright infringement, Attorney's, who are in court for profit and gain, must be licensed, by the British BAR Association, to use England's private copyrighted law. You, on the other hand, do not need license to use their private law because you are not in court for *profit and gain*.

Isn't history great. When you actually are exposed to true history as opposed to the sanitized version in public schools, dots start becoming connected, windows open, sunshine is let in, fresh-air fills our lungs and fresh thoughts fill our minds.

Wouldn't it be great if some of our Nation's clubs began a program of educating and informing their members. Just think what might happen if *Veterans of Foreign Wars (VFW)*, *Internal Order of Odd-Fellows (IOOF)*, *Fraternal Order of Eagles (FOE)*, *Benevolent and Productive Order of Elks (BPOE)*, *Lions*, *Kiwanis*, *Shriners*, and all the other wonderful organizations across America began to put some effort forth to educate their members on the constructive fraud and deception of Government. The United States could probably become prosperous again, and most likely, be a much safer place.

That's it for this exciting episode of "*Everything is Constructive Fraud in La-La Land.*" Tune in next week for more excitement. See you then...

## **A Notice is Received**

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Twenty First in a Series

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Disclaimer: Nothing contained in this series of columns is to be considered legal advice.

By now, you should be comfortable with the fact that your name in all capital letters is NOT you, the living person, it is a legal fiction created by Government. And ALL LEGAL FICTIONS ARE DEAD!

So, you are not a vessel or boat, nor are you an Officer in the Merchant Marines, but yet, you are being prosecuted under Civil Maritime and Admiralty jurisdiction.

OR

You are viewed as a *corporate entity* and are being prosecuted under Roman Merchant Law. As a *trust and transmitting utility* “you” are subject to Roman Merchant Law.

In either case, you have no access to the Common Law and no Constitutional rights because both the Common Law and Constitutional Rights are for living people, not dead people. And this is the method by which they have been denying you *due process* and your Constitutional Rights.

Unfortunately, as long as you can be interpreted as *legally dead*, you remain a *debt slave*, helpless and stateless, an unrecognizable entity that can be *interpreted* any way the court wants to interpret you, whether it be an *Acceptance Agent, Withholding Agent, Executor, Trustee, Officer in the Merchant Marines, U.S. Vessel*, or most anything else. Thus, we see the importance of the Ecclesiastical Deed Poll, the means to re-establish yourself as living, thus taking legal authority away from Leadership, leaving them only with *criminal acts* if they wish to proceed against you.

Suppose you receive a Notice in the mail from the Internal Revenue Service (IRS) or United States Tax Court. If you did, you might consider responding in

a Notarized affidavit as follows:

I have received a Notice from the IRS, dated xx-xx-xxxx, and it was addressed to me, John Adams, however, all bank accounts belong to JOHN ADAMS, a trust and transmitting utility owned as a franchise by the Department of the Treasury of Puerto Rico. In light of the fact that I am an equipment operator in Willows, California, I will require explanation as to what I am supposed to do about this foreign franchise's tax debts.

What they are trying to do, of course, is to contact the *living person* and treat you as if you are the *corporate person*. In effect, it is their way of trying to establish a connection between you, *the living person* (John-Quincy), and their franchise (JOHN Q. ADAMS).

I know that I'm being a little redundant, but since this information is most likely new to the majority of readers, it takes seeing the information a number of times before one begins to feel comfortable with the fact that they are John-Quincy, not JOHN QUINCY or JOHN Q., and many other facts as well. It takes time and redundancy.

Most likely you will not hear back from the U.S. Tax Court, or the IRS until there is a turn over in the administrative clerks. On the other hand, if the people reviewing your case are so GREEN that they actually believe in the fraud they're perpetuating, you may have to go to court. But you've given them fair warning.

Most likely, the courts will be operating under, what is known as, the *collective agency rule*. Claiming that you, the *living person*, are in a *general partnership* with the *trust and transmitting utility*. Therefore, before you identify yourself, you stand up in the gallery (not inside the Bar) when your case is called, and ASK:

1) Are we on the record?; 2) Is this action being addressed under the *collective agency rule*?

If they press you for identity, tell them you are *agent for the accused*. And technically, you are. It is important that you do not forget who you are. You are John-Quincy the living man, not JOHN QUINCY the legal fiction (dead man). And, you should probably never admit that you are the person being accused. If you do, it will give them excuse to continue their absurd

presumptions about your status.

Should the court be *on the record*, you may hand the Bailiff your *Proof of Life documents* (the Ecclesiastical Deed Poll). Allow the Bailiff to deliver the documents to the Judge and give the Judge a little time to grasp the import, then state loudly enough for the tape-recording equipment to record your voice, that you are the living person, John-Quincy of the family Adams and that you have provided the court with irrefutable proof of that fact.

Most likely, the Judge is not going to like this. Some Judges have been known to rapidly depart their chairs and go into chambers, refusing to come back out to the bench when served with *Proof of Life* evidence. It is my understanding that a Judge operating in statutory jurisdiction is forbidden to view evidence that you are a *living person* and still continue to take action against you. Be polite, but to the point.

If you've not figured it out yet, you are being outfitted to protect and defend yourself in the criminal world of Government, thus the importance of this series of columns.

Tune in next week for another exciting episode of *Everything is Constructive Fraud in La-La Land*, and it is this criminal activity that *code-enforcers* are expected to *protect and serve*. Does anyone wonder what *code enforcers* think when they learn that this *constructive fraud* is being applied against those they purport to love?

## **Income Taxes and Conclusion**

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Twenty Second in a Series

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Disclaimer: Nothing contained in this series of columns is to be considered legal advice.

So, you have received notice that you are delinquent in the payment of your *Income Taxes*. And now you find yourself in court. If you expect to prevail, you must defend yourself as explained below. As an officer of the court, an attorney will not do this. To do so, would be to bite the hand that feeds him and an attorney knows who is feeding him.

"The Law is the Weapon, the Courtroom the Battlefield, the Judge is your Enemy and your Lawyer is an Enemy Spy" – *The Erwin Rommel School of Law* by Michael Brown

We left off, in the last column, with you presenting the Judge with your *Proof of Life documents* (the Ecclesiastical Deed Poll), that established you as a *living person*. Most likely, the Judge is not going to like this. At this point you might ask the Judge:

"Does the court have any business with me, the *living person* John-Quincy of the family Adams [fill in your name]? I am here because I received communications from this court and/or the Internal Revenue Service and I am seeking to know if it has anything to do with me, the living person?"

The court really has no business to conduct with the *living person* John-Quincy: Adams, and if the court is not operating criminally, it will acknowledge this.

If you are inclined, you might ask:

"Does the court have any business with the *Constructive Estate Trust* named JOHN Q. ADAMS?"

If the court indicates it does have additional business with the *Constructive Estate Trust* named JOHN Q. ADAMS, ask:

"Could the court please provide a *Bill* stating the full amount owed by the trust and transmitting utility?"

All *criminal charges* today, have a value, a dollar amount. Pay the dollar amount, and you get to go home. Why is this? Well, we are all equal in the eyes of the law, right? OK, let us not forget that a corporation is a person in court. And this *corporate person* is capable of breaking the law and often does. As a matter of fact, this is one of the primary reasons for incorporation. And if the corporation breaks the law, the justice system cannot put the corporation in prison, therefore, the penalty for the corporation is to pay a fine for breaking the law. But, to be fair, you too must be given the option of paying a fine and set free to go home. Unfortunately, most fines would be beyond the individual to pay out of their pocket. However, there is a caveat.

With your form 1040-V in your pocket, you might write "Pay to the United States Treasury Department" or possibly, the INTERNAL REVENUE SERVICE, at a 45-degree angle across the face of the Bill, then pull your previously prepared 1040-V form out, fill in the amount and the ALL-CAPITALS-NAME and NUMBER of the *trust and transmitting utility*. Then give the signed bill and the 1040-V to the Bailiff to deliver to the Judge. The number of the *trust and transmitting utility* is the number you received upon its creation, the Social Security Account Number of JOHN Q. ADAMS. What you are doing is accessing the money in the *trust and transmitting utility* that was created in your ALL-CAPITAL-LETTERS-NAME and for which the Department of the Treasury has responsibility.

This now gives explanation to Mary Elizabeth: Croft, who wrote a book titled "*How I Clobbered Every Bureaucratic Cash-Confiscatory Agency Known to Man*". Should you read this book, a free download in Acrobat format, available on the internet, you will find that Mary appropriately filed a U.C.C. 1 *Financing Statement*, and although I've not seen her completed form, it is likely that she has accessed the *trust and transmitting utility* to pay her bills.

With the *trust and transmitting utility's* bill paid, it is now time to ask:

"Your Honor, does the court have any additional business with the JOHN Q. ADAMS *Constructive Estate Trust*?"

If NO, then you may leave the criminals behind. If the Internal Revenue Service should be criticized, they can always claim that they were intentionally addressing you as *the Acceptance Agent*, also known as *the Withholding Agent* for the *trust and transmitting utility*, but this claim is really not credible.

If the IRS truly intended to address you in this role instead of trying to defraud you out of your hard-earned money, they would have included a *Bill* and a *promissory note* for you to sign, authorizing discharge against the United States Treasury. The IRS wants to have its cake, and eat it as well, that is, they want to have 100% ownership of your assets, but none of the expenses associated with them.

The IRS may try to argue that *Thompkins v. Erie Railroad* places you, the *living person* in *General Partnership* with **their** *trust and transmitting utility*, thereby obligating you to pay its expenses. However, you rebut this claim.

Any *General Partnership*, like any contract, requires full disclosure, accompanied by *knowing and willing participation*, otherwise the claim is invalid and fraudulent. Were you given full disclosure when you signed up for what you thought was a Social Security Retirement Account? Here's the deal...

Either the assets in the bank accounts represent your non-taxable property accruals as a *living person*, OR, the money represents legitimate corporate income earned by a franchise of the Department of the Treasury, and all of its debts have to be discharged against the U.S. Treasury as per Public Law 73-10, et alia (and others).

In either case, the IRS gets no money from you, the *living person*. A *Notice of Deficiency* informs you that you may *Petition* the U.S. Tax Court if you disagree with the IRS *assessment of deficiency*. They are hoping you are foolish enough to do exactly this, it puts you back in their (fraud) ball game.

Remember that all law of today is *commercial*, and applies to *commercial entities*. And this is true whether you are in a Federal Court, or a State Court. If you are a *living person*, you are not a *commercial entity*, and the *commercial, publically traded for profit courts* of today, have no business with any *living person*. But, you have to provide evidence that you are *living*.

Now, don't go-off half-cocked, study and do your homework. There is always more to learn, but this is where I'm going to conclude the saga of: *Everything is*



*Constructive Fraud in La-La Land.*