From: Reclaim Your Securities, a Yahoo Group
To: Members of the Group
Topic: The Uniform Securitization Scheme (the Birth Scam)
The universal boilerplate securities transaction blueprint that governs your commercial life.
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ABSTRACT. Long form, short form, birth pledge, estate, cestui que trust, birth bond, BC bond, Treasury account, SSN, SS bond, DTC…This article explains the series of transactions that comprise the birth scam whereby governments convert the birth of a child into a financial asset to underwrite the public debt and the issuance of substance-shy currency. Dubbed by the author the Uniform Securitization Scheme or USS, this universal pattern of “legalization,” registration, certification, securitization and general deposit is revealed to be a blueprint for virtually every event of our lives involving government, from simple purchases to the most complex banking, economic and Court transactions, in particular the metamorphosis of loan applications into salable securities. The article suggests that a comprehensive understanding of the birth schematic will provide the reader with a new plateau to address the complications when constitutors of the government face enticements to become its subjects. The author states that the article is offered to elevate discussion to a new plateau and assist concerned people in explaining their positions to friends and relatives.

THE UNIFORM SECURITIZATION SCHEME

INTRODUCTION. There was a time when the joyous event of childbirth was recorded in the family Bible to signify the child’s status as a member of the family’s posterity with implied rights of an heir. To this day, the family Bible remains a lawful record that is recognized in the “legal” system. In 1933, when most privately-held gold was confiscated by the Federal Reserve System under Executive Order 6102 and obligations payable in gold were outlawed under H.J.R. 192 (Public Law 73-10), the substance-backed economy was replaced by a financial system based upon credit (IOU’s) which is currently failing under the weight of it’s own nature.

What is that nature? Like “Seinfeld,” very simply, nothing. Empty promises to pay backed by fraudulent presumptions of informed consent. It’s an economy where the books always add up to zero, where the very nature of bookkeeping had to be altered to disguise the void (double-entry bookkeeping), where the notion of a single entry to explain your purchase of a pack of gum was apparently inadequate to hide the theft of your money, where every asset is also entered as an offsetting liability, where the law itself had to be replaced by commercial hypocrisy, where the sum total of all activity in every government licensed institution, bank, Court and corporation equals zero each and every day, where transactions which once involved the exchange of goods and services of equal value now involve the exchange of “securities” of equal “value” (nothing) as the term “value” is defined in inferior statutory “law.”

Like “Seinfeld,” the world suffers not so much an economy, as a comedy of errors. Perhaps more correctly, a comedy of frauds wherein the concept of “value” is established by words on the page instead of the perceived value of goods, services and labor at hand; where up is down, black is white, and timeless immorality is perfectly “legal.”
It is a well-established fact that the United States is defined as a corporation in Section 3002 of the Judiciary Code. Meaning that the United States judiciary operates under the global presumption that the United States is a corporation, notwithstanding periodic attempts by learned attorneys-at-law to treat this fact casually.

What is a corporation? In essence: nothing. A construction of words on pieces of paper. A contrivance without a soul, sentience or conscience.

The question becomes, How does an unconscious paper corporation operating in an economy without substance control the population of living people under the original public trust charter?

The answer is self-evident. Organized commercial fraud which applies ancient edifices of commercial sleight-of-hand such as legal fictions, certification, registration and securitization to achieve outcomes which would otherwise be impossible (and certainly repugnant to the Founders). Translation: the machines harness the people’s commercial energy through a Matrix of scripted distractions and diversions wherein fraud, falsehood and fallacy supplant the law until amnesia has become endemic.

That system is known as the “legal” system, a profit-inspired veneer for THE universal system of voodoo accounting explained in this article: the Uniform Securitization Scheme which runs invisibly as the operational schematic that underlies all public events be it the birth of a baby, the issuance of currency, economic “bailouts,” a Court case, a purchase, a loan, a mortgage or a real estate transaction. Without your awareness, virtually every event of your life which involves a public institution has been covertly superimposed on the underlying Uniform Securitization Scheme (“USS”) revealed in this article, so that the actual events are invisible.

The USS is the EXACT SAME PROCESS used by banks to PLEDGE your credit card and loan applications as the surety for certificates and notes issued by their subsidiaries and sold to investors. Patriot mythology has held that these loan applications are actually securities. As will be revealed, in this instance the legend is true. The evidence is contained in every Rule 424(b)(5) prospectus filed by every bank with the SEC. A Bank of America flowchart published in a 2010 SEC prospectus is included in Appendix B to graphically demonstrate the universality of the USS. This chilling roadmap to the Uniform Securitization Scam may be helpful to review as you read about the pledges, certification, re-deposit and various techniques that comprise the USS.

To understand the Uniform Securities Scheme is to understand the commercial world around you, and the banks, government agencies and Courts that seek to control your life. The author has no objection if a copy of this article is sent to every JUDGE TRUST on the Federal and State benches, and every political prisoner in America.

I.
THE UNIFORM SECURITIZATION SCAM

The fuel behind the United States Federal corporation, the underlying premise behind every transaction in which you have participated, is the presumption that your labor has been voluntarily pledged to pay the debts of the United States (the public debt). Is this presumption
factual or the wild concoction of misguided conspiracy theorists? Is it even remotely possible that the Founders’ descendants are captured as sureties for the escapades of their public officials?

The answer will soon be clear. It will be found by exploring a series of legal maneuvers known as “legalization,” registration, certification, securitization and general deposit which comprise the essence of the Uniform Securitization Scheme (“USS”). That same scheme is used at every stage of the Matrix, from the construction of the birth account to the reverse mortgage you sign on your death bed. To understand the birth certificate scam, is to understand loans, mortgages, purchases, deeds and all the other mirror-image substitutions for good old fashioned truth.

II
THE PLEDGE OF FUTURE PERFORMANCE; SECURITY FUTURES

Almost immediately, the blessed event of the delivery of an infant is marred by using its right foot to make an impression on a hospital birth record (HBR). The HBR provides public testimony of the baby’s “birth” on the continent and status as an “owner” of the United States.

Contrary to popular opinion, ownership is not control. In the “legal” system, ownership is defined as a pledge to act as surety for the debts incurred by the property. In the case of the United States, that doctrine is enshrined in Article VI of the Constitution which says: “All Debts contracted and Engagements entered into, before the Adoption of this Constitution, shall be as valid against the United States under this Constitution, as under the Confederation.”

In other words, the act of registering the child with the United States Federal corporation through a government-licensed hospital comprises THE OWNER’S PLEDGE OF FUTURE LABOR, the “full faith and credit” that underwrites all U.S. currency and public debt under the ancient doctrine that ownership equals liability. After all, who else but the owners would be motivated to pay the bills?

For the sake of skeptical friends and family, here are the sound bites: Who else but the people of the United States stand behind U.S. currency? Does the issuance of a U.S. hospital birth record signify one’s responsibility to pay taxes and underwrite the public debt?

III
OPENING AN ACCOUNT

The HBR is delivered to the incorporated County for the purpose of transmitting the infant’s pledge into the “legal” system. What happens when you transfer property? What must you do when you make a purchase on the internet? What’s the first step in creating a commercial relationship with your doctor, bank and phone company? They open an account in your name.

As with any asset, the incorporate County as the receiving institution must open an account and log it in. The County Registrar opens an account in the County’s books. As you will discover, the sole purpose of every account that has ever been opened in your name is to leverage (issue) future securities. You are unaware of this because you are unaware of the definition of securities.

Opening an account is a boilerplate event in the Uniform Securitization Scam when any bank, Court, corporation or government institution seeks to assess the owner with a portion of the public debt and tap into your Estate to pay the assessment.
IV
REDUCING STATUS TO A NUMBER

As with any account, the County birth account is assigned a number, typically in the format: 123-45-654321. The first number group identifies the corporate State, the second group identifies the year of delivery, and the third group identifies the transaction.

This birth identification number will follow the infant throughout his life. The implications are well documented in Scripture.

“And Satan stood up against Israel, and provoked David to number Israel (1 Chronicles 21:1).” You may wish to read about the consequences of that event to the people of Israel. When we participate in a census for purposes other than to glorify the Lord, we can expect to be condemned.

V
RECORDING A GENERAL DEPOSIT; RELINQUISHING TITLE

The registrar then records the HBR in the account as a general deposit, meaning the State takes title to the funds (your future labor/commercial energy) the same way a bank takes title to your deposits when you use the bank’s endorsement stamp to print “PAY TO THE ORDER OF ACME BANK” on the back of a check before depositing it in “your” account. Haven’t you ever wondered why checks are made payable to the bank instead of to your account? The PAY TO THE ORDER OF notation is not just a material alteration under the Uniform Commercial Code. It creates a brand new security wherein the bank takes your funds for its own purposes and disguises the acquisition by issuing credits to your account.

This one act is the mechanism by which the State steals the infant’s Divine right to her own labor and converts it into a numbered account to act as surety for it’s portion of the public debt owed to the banking cartels under the Constitution. The United States now holds the pledge of the minor child’s future labor deposited “voluntarily” by the child’s mother as the foundation for all the future securities it will attempt to issue in your name.

The HBR is then placed into a vault at City Hall or the County Seat or a subsidiary such as Vital Records.

Those who are skeptical might wish to examine their own birth certificates alongside a stock or bond certificate and read the definition of securities in Section 78c of Title 15 of United States Code (subparagraph (a)(10)). The internet provides immediate access (http://uscode.regstoday.com/15USC CHAPTER2B.aspx#15USC78c).

VI
LEGALIZATION OF YOUR PUBLIC ESTATE

Your estate here on earth consists of your inheritance from the Creator: your body, the air you breath, your possessions, the fruits of your labor. However, as with your name, churches, money, law and courts of record, U.S. Inc. intends to create a fictional mirror-image counterpart of your estate in the public venue. This process is known as “legalization.”
Depositing your presumed security future pledge into a public account for the creation of securities “legalizes” your labor into a public estate (“Estate”), a vast account which holds the pledge of your future labor (an IOU) to act as surety for your portion of the public debt.

Every time your strawman is “charged,” the government is seeking to tap into your Estate to pay the assessment.

Your Estate is merely a trust which has been designated as insurance to underwrite the public debt and create profits and proceeds for public officials who seek to convert you from a member of the posterity they are sworn to serve into a subject that exists to provide them with commercial energy and position.

VII
CERTIFICATION

The Registrar certifies the deposit of the pledge by issuing a Certificate of Live Birth or Certificate of Birth (so-called long form) which identifies the child, the parents, the date of birth and the date of certification.

This one act legalizes the pledge by converting the presumption of pledged labor into a security. Section 8-102(a)(4) of the Uniform Commercial Code defines a “Certificated Security” as “a security that is represented by a certificate.” By issuing the Certificate, the Registrar is confessing that the hospital birth record is a certificated security, and the County is the depository institution which has taken title to the “funds.”

Certification is the same process used by banks to launder your credit application into an “asset” to be sold to investors. The BOA flowchart in Appendix B provides a graphic confession of the certification scam. Notice that the BA Master Credit Card Trust II is the certificating subsidiary that certifies your credit card application.

What is a credit card application? A pledge. It’s your pledge (security future) to pay the line-of-credit that the bank “creates” when they approve your credit card application.

Regarding general deposit and certification, the County and Bank of America are birds of a feather. Both seek to interpret your signature as a pledge of future performance, a security future.

The act of certificating the hospital birth record legalizes the infant’s pledge as a security future “asset” for posting as tangible funds in various public accounts as you will see. This is the scheme by which the obligation to perform is transferred from public officials who are sworn to act as trustees of the public trust, to the hapless “legal” Citizen “strawman” created (as you will see later) to act as a substitute trustee through the process of “legalizing” the infant’s pledge into the public venue.

VIII
REDEPOSIT

The Secretary of the Treasury is notified of the pledge presumably by the transmission of a certified copy of the pledge certificate or electronic record of the County deposit, thereby
beginning the Uniform Securitization Scam (create an account, make a general deposit, certificate the “asset,” issue derivative securities as if they’re tax exempt original issues) once again.

The Secretary’ delegates open an account identified by the previously assigned birth certificate number for the sole purpose of leveraging (issuing) securities against your Estate. The infant’s pledge represented by the Certificate of Live Birth is deposited, again generally, providing the “funds” against which future securities will be issued.

THIS IS HOW THE CORPORATION TAPS INTO THE ESTATE TO UNDERWRITE EVERY SECURITY THAT IT ISSUES, every indictment, citation, bill, bond, charging instrument, complaint, summons, arrest warrant, promissory note, assessment and mortgage.

THIS IS WHY THE GURUS HAVE TOLD YOU EVERYTHING IS PREPAID. Under the UCC, the term “for value” is defined as a pre-paid account. The birth account at Treasury is the prepaid account against which all such assessments, and your setoffs and acceptances “for value” will be drawn. The pre-payment is the long form Certificate of Live Birth representing the security future pledge of future labor.

This is the account that supplies the funds when you mark a bill “charge the same to JOHN HENRY DOE 123-45-6789.”

This is the elusive “Treasury account” prosecutors love to ridicule when prosecuting a patriot. For many patriots, this may be the first time you have understood what you’ve been writing in your acceptances. Without this understanding, how could you possibly hope to enforce them? The potential damage to themselves and the technology when thousands of people issue acceptances without adequate understanding of the processes and cheer each other on in Yahoo groups is self-evident.

IX CREATION OF A TRUST

When property is transferred, a trust relationship is created. The recipient has an obligation to perform in some fashion such as processing an instrument, protecting the property or delivering a bill. The recipient is therefore a trustee. Section 401 of the Uniform Trust Code confirms that a trust is created upon transfer of property.

SECTION 401. METHODS OF CREATING TRUST.

A trust may be created by:

(1) transfer of property to another person as trustee…

As with any conveyance of property, the deposit of the pledge creates a trust in which the recipient has a trustee obligation to process the instrument. This is the so-called Birth Certificate trust. It is not the result of some bureaucrat recording a trust, but the natural consequence of a transfer.

The birth trust is identified by the original birth number assigned by the County registrar. As you will see, this number represents a variety of accounts, trusts, securities and certificates all derived from the original pledge.
The first security issued from the Treasury account is the birth bond which the United States uses to underwrite its currency. Like the pledge, the birth bond is a certificated book-entry security future, a bet against your future performance, which is re-presented (noticed) into the public by a certificate: the short form Birth Certificate. Like any bond, the birth bond is nothing more than evidence of debt; evidence that the Estate (your labor) is the surety for the infant’s portion of the public debt.

As you may suspect, the purpose of the birth bond is to leverage more securities using the USS template described in this article. The profiteering begins when the birth bond is traded dollar for dollar for money issued by the Federal Reserve, permitting Treasury to place the money into circulation under the premise that it is backed by the people’s “full faith and credit.” The bond is transmitted by the Fed to The Depository Trust Company where it is placed into “safe keeping” for the purpose of re-issuing a vast array of derivative securities, each one written against the pledge and designed to elicit your consent for profiteering.

XI
REGISTRATION

One of the most seemingly benign cogs in the Uniform Securitization Scam, registration, is the process by which a creditor registers a security interest against the owner. Registration is a pernicious method used to take control of “legalized” property by a genuine or presumed secured party under protection of the “legal” franchise and it’s incorporated judiciary. Here are some excerpts from the twelve paragraph operational arrangements published by The Depository Trust Company (“DTC”) to govern DTC Direct and Indirect Participants:

1. The Depository Trust Company (“DTC”), New York, NY, will act as securities depository for the securities (the “Securities”). The Securities will be issued as fully-registered securities registered in the name of Cede & Co. (DTC’s partnership nominee) or such other name as may be requested by an authorized representative of DTC.

3. Purchases of Securities under the DTC system must be made by or through Direct Participants, which will receive a credit for the Securities on DTC’s records. The ownership interest of each actual purchaser of each Security (“Beneficial Owner”) is in turn to be recorded on the Direct and Indirect Participants’ records. Beneficial Owners will not receive written confirmation from DTC of their purchase.

There it is in black and white. The birth bond is “registered” to the benefit of DTC. DTC will not even mention the “Beneficial Owner”—the beneficiary—in its records. By combining the terms “beneficiary” (the sole party with the right to enjoy the fruits of the security) with “owner” (the party that’s liable for all of the debts and injuries caused by the security), you have been reduced to the lowest common denominator: an owner. Forget the adjective “Beneficial,” you don’t matter at all. Your only right is to order the sale of the security to the next hapless owner.

If this is hard to accept, ask yourself who suffers when the value of a stock certificate registered to DTC suddenly falls. The owner. Who pays the margin? The owner. Who sells at a loss? The
owner. Who makes a profit on the sale by having locked in its position as holder of the security? *The Depository Trust Company.*

Conversely, as stated by DTC, the Direct Participant (the financial institution that made the deposit, in this case, the Fed) will be credited with the value of the security. This means that DTC will post the birth bond on its books as a credit to the Direct Participant, *not you*, allowing the Direct Participant to enjoy the increase in net worth, to borrow against the value, to post between 3 and 10 percent of the bond’s value to the Direct Participant’s reserves thereby allowing the Direct Participant to lend out at least nine times the value of the securities using YOUR pledge as the source of credit.

So while your Estate pays all of the bills assessed against the strawman, the Fed enjoys the value of your pledge. *IT IS THROUGH THE BOOK-ENTRIES DESCRIBED IN THIS ARTICLE, IN PARTICULAR THE POSTING OF VALUE IN THE RESERVE ACCOUNTS OF FEDERAL RESERVE BANKS, THAT THE PUBLIC TAPS INTO YOUR ESTATE WITHOUT YOUR KNOWLEDGE.* In other words, if a Court wishes to assess your Estate, it deposits the indictment security into an account opened in the name of your strawman, and charges the Estate by issuing an arrest warrant security to bring you in for the purpose of consenting to the assessment. Meanwhile, it is trading against the reserve posting by issuing and trading a Case bond issued from the same account.

XII

RE-ISSUE OF SECONDARY SECURITIES; THE SOCIAL SECURITY BOND

The next security issued by Treasury against the pledge is the master Social Security bond. *The purpose of the bond is to create a trust* (upon redeposit) which will be used as a vessel to transmit public debt, entice the Estate to act publicly as surety for your portion of the public debt, and transmit funds to the English Crown trust.

XIII

OPENING AN ACCOUNT; SOCIAL SECURITY

Following the Uniform Securitization Scam blueprint, Treasury authorizes the opening of an account to receive the Social Security bond for the customary purpose of leveraging securities.

XIV

REDUCING STATUS TO A NUMBER; SSN

Unlike the birth account maintained by the County and the Secretary of the Treasury, the SS account is assigned a new name and number: JOHN HENRY DOE, SSN 123-45-6789 for the purpose of identifying various derivative bonds to be issued from the account against your Estate (your pledge).

XV

RECORDING A GENERAL DEPOSIT; RELINQUISHING TITLE TO THE SS BOND

As previously described regarding the birth bond, the master Social Security bond is deposited
generally into the SS account.

XVI
CREATING A TRUST; SOCIAL SECURITY TRUST

As with any transfer of property, the deposit of the SS bond creates a trust relationship. Over the years, the SS trust, JOHN HENRY SMITH ID # 123-45-6789, has become notorious. But the purpose of the trust is worth repeating:

The SS trust will be used as a vessel to transmit public debt, entice the Estate to act publicly as surety for your portion of the public debt, and transmit funds to the English Crown trust.

The SS trust is a manifestation of debt. It is debt, and nothing more. Internalizing that understanding is helpful to returning control from public officials to the rightful beneficiary that issued the pledge.

The trust directives (the terms of the trust) are all the rules and regulations compiled in United States Code and the Code of Federal Regulations. And guess who is obligated to obey them?...

XVII
PRESUMPTIONS

The Social Security trust is the vehicle used by public officials to plunder the Estate. Upon deposit of the Social Security bond, the Department of the Treasury through the Internal Revenue Service is the trustee of record.

But the government bank would rather be the beneficiary. In order to presume that the United States is the beneficiary, Treasury presumes that the strawman account is also a trustee of the SS trust with the obligation to perform all of the trustee’s duties under the public trust. After you accept offers to operate as the trustee on three occasions, the presumption is fulfilled. From then on, the strawman will be treated as a vehicle for transmitting public debt assessments to the Estate by “charging” the strawman for the liability.

The stranglehold of the Uniform Securitization Scheme on our lives is BROKEN when we reverse the process and use the SS trust to transmit funds from the Estate to the assessing party upon our express authorization. The name of this process is “setoff.”

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THE UNIFORM IN UNIFORM

Every public transaction mimics the Uniform Securitization Scam. During the $700B bailout of 2008, Treasury issued $700B in bonds, the Fed issued $700B of U.S. money, the bonds were exchanged for the funds and then deposited with DTC following the USS model.

When a prosecutor lodges an indictment with a Court, the Court opens an account, the indictment or information is deposited generally, and an arrest warrant is issued against the indictment which is presumed to be backed by the pledge as manifested in the Estate.
When an attorney lodges a complaint with a Court, the Court opens an account, the complaint is deposited generally, and a summons is issued against the indictment which is presumed to be backed by the pledge as manifested in the Estate.

When you make a withdrawal from a bank, the bank endorses your draft “PAY TO THE ORDER OF” thereby creating a new security which it posts in its books and exchanges for Federal Reserve Notes, securities of equivalent value.

When you issue a mortgage (promissory) note, the bank opens an account, deposits the note generally thereby taking title to the funds, posts it as an asset and offsetting liability at the full value of the note to the bank (which includes the value of all future interest), and issues a bank check to the seller in the lower face value of the note (uneven exchange), thereby leaving a balance owed to the maker which usually goes unclaimed.

the purchase of groceries is also a well-disguised exchange of securities, Federal Reserve Notes, a bank draft or a credit card invoice (security futures) for a cash receipt. In the present economic system of credit swaps, the theft of the groceries without providing equal value is ignored. “It’s the securities, stupid.”

All of these transactions are examples of how the USS manifests in our lives.

**CHARGING**

To “charge” is to draw funds. How does the public levy the Estate to pay an assessment? The answer is right in front of our face. They charge the strawman account 123-45-6789.

Might we follow the same approach if we intend to draw the funds for an acceptance from the Estate?:

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CHARGE THE SAME TO John Henry Smith ID # 123-45-654321
(birth name and # as they appear on the long form Certif. of Birth)
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or

CHARGE THE SAME TO JOHN HENRY SMITH 123-45-6789
(the SS trust as used by the public customarily to transmit debt to the Estate)
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The latter form more closely mimics the customary business practices of public institutions. Notice, a patriot favorite, the “exemption number:” 123456789, is not mentioned.

**It is strongly suggested that the reader does NOT consider this an invitation to start issuing acceptances. The contents of this article is merely scratching the surface regarding such transactions.**

**EXEMPTION NUMBER**

When the redemption movement began in the last millennium, our knowledge was considerably
less. While we believed that a private account must appear on the books to receive the funds and property that had been confiscated in 1933, the identity of that account was elusive. The exemption number was a convention to represent that account in our paperwork.

We now understand that the birth number is universally applied to all accounts, trusts, securities and certificates associated with the infant’s pledge of our one true commodity, our future labor. So it appears that the value of the Exemption ID Number has lapsed.

CREDITING

Regarding our setoffs, to “credit” is to apply the funds where desired. If we wish to credit the strawman, we might say:

CREDIT THE SAME TO JOHN HENRY SMITH 123-45-6789

If we wish to credit a vendor’s account, we might say:

CREDIT THE SAME TO ACCOUNT # 123456

We might say:

CREDIT THE SAME TO JOHN HENRY SMITH 123-45-6789
FOR FURTHER CREDIT TO ACCOUNT # 123456

Or we might say none of that.

CHARGING AND CREDITING

To specify an entire transaction, we might say:

CHARGE THE SAME TO John Henry Smith ID # 123-45-654321
CREDIT THE SAME TO JOHN HENRY SMITH 123-45-6789
CHARGE THE SAME TO JOHN HENRY SMITH 123-45-6789”
CREDIT THE SAME TO ACCOUNT # 123456

A creditor might also choose to use none of those statements and simply rely upon our acceptance in the manner of a standard banker’s acceptance. It all depends on the circumstances and one’s understanding of the accounting.

AGAIN, READERS ARE CAUTIONED AGAINST UNDERTAKING BRAIN SURGERY WITHOUT A COMPLETE UNDERSTANDING OF PROCESS, ENFORCEMENT AND THE CONSEQUENCES OF THEIR ACTIONS. DO YOU REALLY WISH TO BECOME ANOTHER STATISTIC WHO LOST THE FAMILY HOME, HAD HER WAGES GARNISHED, OR WOUNDED IN FEDERAL PRISON FOR A COUPLE OF YEARS?
The information in this article took many years and much pain and sacrifice to attain and it ONLY TOUCHES THE SURFACE regarding the birth scam. I’m but the Father’s humble servant in this matter, no more perfect than anyone else. The Reclaim Your Securities Yahoo group reflects the calling I perceived to raise the level of discourse to assist our extraction from commerce and return to the Kingdom.

The list of topics regarding offset, do-not-detain status and cashing-out is formidable (see Appendix A). Each could easily be the subject of a college course. I hope the members of the Reclaim Your Securities Group will forgive my shortcomings. They are many…

I can’t in good conscience give you canned answers or sound bite commerce. Those things are available at other Groups. There are many people willing to encourage you to send out paper and let the chips fall where they may. I have a strong conviction based upon experience that such behavior is an invitation to a Divine correction. In other words, don’t do it.

I hear your calls to teach you about security agreements, trusts, the Treasury process and setoffs. The reality proven by this article is that postings and emails are inadequate for even one of those topics, and potentially dangerous. Let’s face it, thousands of patriots are more than willing to act boldly and then ask, “What do I do now?” Too often those same people are willing to blame others for their decisions.

I wish I could analyze everyone’s situations. I wish I could wave a wand and provide instant enlightenment. ALL I CAN DO IS PROVIDE INSIGHT in the hope that I am elevating the dialogue.

As I’ve mentioned, the Yahoo Group was not intended to teach rocket science. Despite your desires, you can NOT paint your way out of the Matrix by the numbers. Fortunately, the patriot community has been blessed. We have been led from the Stone Age by courageous people. We owe them our gratitude. Lynn Meredith, Irwin Schiff, Hartford Van Dyke, Leroy Schweitzer, Roger Elvick, Jack Smith, Winston Shrout, Sam Kennedy, Tom Schultz, David Clarence, Jean Keating and others who provided the plateaus that changed the dialogue. Like me, they are imperfect, but not nearly as flawed as today’s new crop of backroom “mentors” who would attempt to hide their own greed by condemning these fine heroes for their mortal mistakes, or just for sport. I am moved by these unique words: “Love your enemies, bless them that curse you, do good to them that hate you, and pray for them which despitefully use you, and persecute you.”

One thing I CAN provide is assurance that the ongoing discussion of securities, trusts and estates at the Reclaim Your Securities Group will elevate the dialogue once again among patriots and their families and friends, and in time, rattle feudalism to the core. For anything beyond that, you will need to find a competent mentor who passes your gut check. As I’ve told many of you by email, I know a handful, but nowhere near the number that would be needed to satisfy your needs. I’ll keep looking.

“Blessed are they which are persecuted for righteousness sake: for theirs is the kingdom of heaven.” Bill
Achieving recognized status
Treasury process
Status process
Establishing a maritime lien
Using proxies
Special Deposit
Trusts
Accounting
Controlling Courts
Converting controversies into lessons for public officials
Directing setoffs
Relieving liens
Settling tax issues
Filing dispositions
Recovering funds
Eliminating mortgages and loans
Settling credit cards at the source
Controlling the Estate
Living privately through proxies
Banking
Redeeming securities
Cashing out