On the Auto Bond

The ‘Auto Bond’, certainly replaces typical ‘car insurance’. State statutes state that one carries either ‘insurance’ or a ‘Bond’.

Keep in mind that since the U.S. Bankruptcy, 1) all property was pledged to the state, 2) there is no lawful constitutional money in circulation to pay for anything, and 3) everything is insured or bonded!

The debtor-slave on the plantation goes to a state licensed insurance company to ‘get’ car insurance, enters into agreement with insurance company (co-business partner with the state) and you so-call pay with check, credit card or cash, which is reduced to or is ‘federal reserve notes’.

Federal Reserve Notes, as stated by the Federal Reserve Bank states; “In the United States neither paper currency nor deposits have value as commodities. Intrinsically, a dollar bill is just a piece of paper, deposits merely book entries…” - Modern Money Mechanics – Federal Reserve Bank of Chicago – page 3 – Revised 6-1992; and B.), and as stated by the IRS; Federal Reserve Notes are valueless. (See IRS Codes Section 1.1001-1 (4657) C.C.H.)

So what did the debtor-slave tender for the insurance? Valueless pieces of paper, or a piece of paper, a check, that is merely a bookkeeping entry somewhere that may result in more valueless paper to be tendered and/or certainly more bookkeeping entries sent somewhere. But what the debtor-slave tendered, he most likely ‘labored’ for and yet he received nothing of equal valuable consideration (sweat labor for valueless pieces of paper). But in this insurance transaction, the State stays in control of all parties.

And for the debtor-slave on the plantation, no insurance means at the traffic stop, a citation… commercial punishment which means more revenue for the state!

As for the Secured Party Creditor, having laid the foundation of the knowledge and of the money issue, being the ‘Private Banker’, either by previous agreement with the state, or otherwise can provide his own ‘Bond’ as evidence of ‘Financial Responsibility’. The Bond is an insurance policy… acting as ‘in the event of’ (an accident) “I promise to pay…” But Federal Reserve Notes are valueless ‘promises to pay’, so when are you going to pay and in what?

The Bond says “…Every obligation, heretofore or hereafter incurred, whether or not any such provision is contained therein or made with respect thereto, shall be discharged upon payment, dollar for dollar, in any coin or currency which at the time of payment is legal tender for public and private debts. Any such provisions contained in any law(s) authorizing obligations to be issued by or under authority of the United States, is hereby repealed.”

The Bond is ‘Evidence of Financial Responsibility’. Certainly the Secured Party Creditor will know how to handle such situations and will know how to ‘discharge’ any liability there from via acceptance for value.

Also note; at the traffic stop, the police officer does not have a ‘License’ to practice law and therefore cannot make a legal determination as to the validity of the Bond. The Bond is to be recorded into the Public making it recognizable in any administrative tribunal/court.
The Auto Bond is good for any conveyance you are traveling in and must be carried in each conveyance (color copy thereof!) and expires upon your death.

The Auto Bond is signed and notarized and then recorded. Recording info included in the event your local Recorder’s Office refuses to record your Bond.

The value on the Bond is at $5,000,000,00 (Five Million).

If you want the ‘AUTO BOND’, the Secured Party Creditor needs to send his original ‘Financing Statement #1’ filing number for placement on the Bond, as well as the UCC-3 number, per the filing on the ‘automobile’. But the UCC-1 is more important that the UCC-3, as one can always file the UCC-3 later, certainly name and address, county name, and a $200 Money Order made to The American’s Sovereign Bulletin or ‘ASB’, mailed to PO Box 5000, Central Point, Oregon (97502).

One who is not SPC, would not have such numbers and would not have increased their knowledge, standing and capacity to handle a situation involving the bond, if any, and would have to handle it as best they can.

See our Ad in The American’s Sovereign Bulletin!

ADDITIONAL INFO: But due to the U.S. Bankruptcy, did ‘they’ not remove all valuable substance from backing our Nations money? Yes! All gold and silver was removed from backing the money. Leaving as the Fed Bank said, valueless pieces of paper and per the ‘Coinage Act of 1965’, signed by President Johnson (just days after the assignation of President John F. Kennedy) removed and deleted what the definition was of what constituted a ‘dollar’! Since a dollar cannot be defined, one cannot tender a ‘dollar’. One can make a promise to ‘pay’ (tender) a dollar, but a real dollar is not what is tendered in what you are thinking that you are paying over in any transaction. **Note:** if you paid in ‘real lawful constitutional money of exchange’ one would acquire the ‘Droit-Droit’, the double right, being both the property and the title! So-called payment made with valueless ‘Monopoly Money’ (Federal Reserve Notes), one only acquires on ‘Droit’, the ‘use’ of the property, but does not acquire the title!

**TITLE:** The means whereby the owner... hath just possession of his property. #3. Title to personal property may accrue in three different ways; by original acquisition; by transfer by act of the parties. #5. The lawful coin of the United States will pass the property along with the possession. Bouvier’s Dictionary of Law (1868). Question, was not the lawful coin in 1868 gold? When one exchanged ‘substance for substance’ both parties acquired both possession (title) and the property itself, no matter what it was. But not today, as you only acquired ‘use’ of the ‘auto’ as long as you pay the ‘use’ tax (registration, license plate and of course the commercial driver license... and insurance!)

Keep in mind the old commercial Maxim in Law which states:

“**THE MONEY OF THE SOVEREIGN IS HIS CREDIT; HE IS THE WEALTH FOR WHICH NO SUBSTANCE ON EARTH CAN ESTABLISH A VALUE FOR.”**