Freeman Guide

Brought to you by Tír na Saor
Introduction

Did you know that almost all countries in the world today are operating in a state of Bankruptcy? 

This includes USA, UK and IRELAND.

Did you also know that the Irish Government (as well as most World Governments) are actually registered Companies, and these Companies are trading for profit? 

All money in circulation today including Euro and Dollar are not actually backed by anything of real value and are literally only worth the paper they're printed on.

Are you aware that it wasn't always this way?

There once was a time when you could bring your Notes to the bank and exchange them for equal value in Gold or Silver. (For example this is where we get the British Pound Sterling - it once related to Sterling Silver.)

Did you know that all money that comes into circulation in a Country is borrowed into existence by the Government? As this is a Loan, interest is naturally applied to the original amount. 

So, if all money (debt notes) in circulation are loaned into existence with interest already attached - how can we possibly get the money to pay it back when the money for the interest doesn’t even exist (because it hasn't been created yet)? In fact the only way to pay off the interest is to borrow more money!

Can you see how this inevitably leads to Perpetual Debt, Foreclosure, Personal Bankruptcy, Recession, Depression, Ruin and Torment? In fact these factors are 'built in' to the system and cannot be avoided. A little self research will show you that this is in fact how the Financial System works! Doesn’t it boggle the mind to think about how this can go on? How can you pay a debt with another debt? A child can see that it couldn’t possibly add up! It doesn’t have to be this way...

Do you know what Governments use as collateral to obtain these loans from the Federal Reserve, IMF or European Central Bank?

The government have only one resource left to offer as collateral. And that is us, the Men and Women living on the Land of Ireland - We become merely Human Resources, here to buy, sell, make money and pay tax. We are viewed as ‘commodities’.

Did you know that the Courts in Ireland operate under Admiralty Maritime Law Jurisdiction which literally means the ‘Law of the Sea’ or ‘Merchant Law’? 

Did you know that Statutes only apply to you when you consent to them? 

Did you know that; “Do you understand the Charges” actually means, “Do you stand-under the charges”? This means that if you try to acknowledge what the judge is saying you un-knowingly grant jurisdiction, and this is just one example of the many ways they trick you into giving your consent. (Remember - You have a Right to be Free!)

Can you believe that neither Law Enforcement officials nor Lawyers are thought any of this in Law School?

Disclaimer: - The information contained herein is for educational purposes only and should not be viewed as legal advice. This guide is by no means exhaustive and does not claim to be an authority on the subject. Further study is advised and necessary. Resources and links to further information can be found at the end.
The True Structure of Authority

GOD
Or the Creator, the Universe, the Higher Power, ‘That from which we came’ - thus making us equal to all men, sovereign and second only to God or the Creator.

MANKIND
Man & Woman with living body and soul. Free to exist peacefully within Natural/Gods Law with all Rights and Freedoms enjoyed and protected (more on Rights later).

GOVERNMENT
Created by Man & Woman and all Power/Authority of a Government is derived directly from their Creator (i.e. Man & Woman). They are representatives of the Men & Women, who have been given the authority to manage the affairs of a Country according to the Peoples wishes.

ACTS AND STATUTES
Governments use the authority given to them by the people to enact rules which govern a society. Acts & Statutes were created by Men and therefore lower then Gods/Natural Law. As you are second only to God or the ‘All That Is’, you must consent to these rules for them to apply to you. The Government assumes they are representing you as you haven’t told them otherwise and therefore assume you consent to Statutory Laws and obligations.

PERSONS
This concept is hard to get your head around at first but it is key to understanding how the system actually works. Man created Government and therefore Government is second to and under Man & Woman. For them to gain authority over you they had to create a fictional entity known as a ‘Person’ in Legalese - the language of the Law Society (also called Straw Man, Trade Name, and Legal Entity). This can be identified by your name usually appearing in ALL CAPS on any Government issued Documents, Bank Accounts, Statements and any other Official Commercial Documents or ID’s. You assume that this ‘Straw Man’ or ‘Person’ is You, as the name appears to be the same but it is NOT You. It represents a commercial entity/legal fiction with no Rights assigned to it. Only when you, the Man/Woman agree to represent this Straw Man do you give your Rights away (willingly albeit unknowingly).
A Short Guide to the Law

Statutes/Legislation

All Statutory Legislation is based on Contracts and are also referred to as ‘Acts’. You might be interested to note the definition of an Act according to Black’s Law Dictionary:

‘act in the law’  “An Act that is intended to create, transfer, or extinguish a right and that is effective in law for that purpose; the exercise of a legal power.”

‘act of the law’  “The creation, extinction, or transfer of a right by the operation of the law itself, without any consent on the part of the persons involved.”

Common Law

Common Law can be very easily understood by the tenet ‘do unto others as you would have them do unto you’. In basic terms: The Rights of one Man end where another’s begins. Common law includes crimes such as bodily harm, theft, assault, cause of loss or injury and murder. This is why you see murder referred to as ‘Un-Lawful Killing’ and not ‘Illegal Killing’.

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<thead>
<tr>
<th>Statutes / Legislation</th>
<th>Common Law</th>
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<tr>
<td>• A Statute is a Legislative Act of a Society</td>
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<td>• Formal written agreement which governs a Country, State etc. Which has the ‘Force of Law’ or Colour of Law</td>
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<td>• Almost always comes with a monetary ‘Charge’</td>
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<td>• These Laws are on Man and restrict freedoms</td>
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<td>• The unwritten Law of the Common man.</td>
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<td>• Comes directly from higher self/conscience/intuition.</td>
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<td>• Religious codes of conduct i.e. The Ten Commandments.</td>
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<td>• Summed up as ‘Harm None’</td>
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<td></td>
<td>• These Laws are for Man and protect</td>
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That which is Legal:-

| | That which is Lawful:- |
| | • Law of the Land |
| | • Almost universal Worldwide |
| | • Protects those whose Rights have been infringed upon. |
| | • Murder, Theft etc |
| | • Crime with a Victim |

Brehon Law

Brehon Law is the ancient and True Law of Ireland. It has been around for as long as we have and dates back thousands of years. Brehon Law is one of the world’s oldest systems of Law next to the ancient Vedic Laws of India. Brehon Law existed up until the 1700’s when it was stamped out by a foreign intruder and the heavily oppressive Penal Laws they introduced. When Ireland gained her Independence, for some reason we decided to keep the British Legal and Financial systems which are still in force today.

During the Brehon Law system there was No Police Force, No Capital Punishment and No Judicial System as we know it today. These were ‘unnecessary’ institutions to the Peaceful inhabitants of the Land. Brehon Law is the Law of Man and is in many ways superior to Common Law. Common Law is in actuality a foreign jurisdiction and you have a Right to claim Brehon Law! Further study is encouraged and resources can be found at end of booklet.
“Know your Rights” - This is a phrase we’ve all heard throughout our lives, but why is it so important? If you don’t know what Rights you are endowed with how can you exercise them? If you don’t know what you are free and entitled to do, how can you be free? Furthermore, how can you protect yourself when your Rights are being infringed upon if you are not even aware when it is happening?

Learning about your Rights is very empowering and once you comprehend and understand your true Freedoms, endowed to us at Birth, regardless of race, religion or creed you will want to exercise and defend these Freedoms.

“Injustice anywhere is a threat to Justice everywhere”
- Martin Luther King

Some of Your Rights...

- You are Born Equal and Free (and Equality Before the Law is Paramount)
- You have the Right to Life, Freedom and Security
- You have the Right to Trial by Jury of Peers
- You have the Right to Bodily Integrity
- You have the Right to Travel Freely
- You have the Right to Freedom of Expression
- You have the Right to Freedom of Assembly
- You have the Right to Freedom of Association
- You have the Right to Religious Liberty
- You have the Rights of the Family
- You have the Right to Inviobility of your Dwelling or Home
- You have the Right to Privacy

Constitution of Ireland Article 41.1.1

“ The State acknowledges that the family is the basic primary sub-group of/for society according to nature, and that it is a moral institution which has inalienable and invincible rights which are more ancient and higher than any human statute. ”

Note:
This is from the original document of the Constitution translated into literal English. You may be interested by the comparative differences between this and the modern translations.
A Short Guide to the 'Person'

The first thing to understand when approaching this concept is that you are not a Person!

You have a Person.

A Person is not a Man or a Woman, it is a legal entity similar to a corporation and it is used for all of your Commercial, Governmental, and Financial documents and accounts.

Person

A corporation treated as having the rights and obligations of a person. Counties and cities can be treated as a person in the same manner as a corporation. However, corporations, counties and cities cannot have the emotions of humans such as malice, and therefore are not liable for punitive damages unless there is a statute authorizing the award of punitive damages.

Here are some points to note with reference to the ‘Person’

- The Person is also known as a Legal Entity, a Straw Man, a Fictional Entity, and a Trade Name.

- The Person requires You the (flesh and blood) Man or Woman to represent It in its affairs, furthermore, the State/Government (also a fictional/legal entity i.e. Not a flesh and blood man or woman) can only apply Legislation to this Person when you agree or consent to represent it.

- The Person or Straw Man was created by the State of your Birth on ‘bonded paper’ shortly after you were born. Your Birth was registered which in actuality signs over authority or ownership to the State. This is how they can claim the right to take your children from you if they feel you are not taking care of them (their property) according to their liking.

- As the Government/Country is operating in Bankruptcy they are actually using You, the living Soul as collateral and take loans on the back of this Bond (created at birth). This is due to the expectation that You will generate revenue in your life, work and pay tax which contributes to the National Debt. The Birth Cert is evidence of the Bond as it is created on Bond paper.

- The Straw Man has no Heart or Soul. Reclaim your power by acting and living from yours! Declare sovereignty and be Free! Reclaim your Straw Man to access your bond and the credit you are entitled to!

- Your PPS Number is the equivalent of an Employee Number. You work for the State, and as long as you continue working for the company you have to follow the rules (statutes) which apply to the Employees/Persons.

Society

“A Society is a number of Persons united together by mutual consent. ”

- Blacks Law Dictionary.

Please note this legal definition of a society and how ‘Persons’ are actually joined by consent. So if you are not happy with how things are being run or fed up with injustice you can do something about it...
A Short Guide to Legalese
(The language of the Law Society)

What most people don’t realise is that there is a whole other language being used in our day to day affairs. This is the language of the Law Society or ‘Legalese’. You see, any society can have their own language and set of rules, but if you don’t know this language how can you understand (‘stand-under’) what is being asked of you?

Person

A corporation treated as having the rights and obligations of a person. Counties and cities can be treated as a person in the same manner as a corporation. However, corporations, counties and cities cannot have the emotions of humans such as malice, and therefore are not liable for punitive damages unless there is a statute authorizing the award of punitive damages.

Society

A Society is a number of Persons united together by mutual consent. Societies are either incorporated and known to the law or un-incorporated, of which the law does not generally take notice.

*By Civil Society is usually understood as a State, a Nation or a body political.*

*In Civil Law, by Society is meant Partnership.*

Statute

➢ a law enacted by the legislative branch of a government
➢ an act of a corporation or its founder intended as a permanent rule
➢ an international instrument setting up an agency and regulating its scope or authority

Act

i. *act in the law.* An Act that is intended to create, transfer, or extinguish a right and that is effective in law for that purpose; the exercise of a legal power.’

ii. *act of the law.* The creation, extinction, or transfer of a right by the operation of the law itself, without any consent on the part of the persons involved.

Freeman

i. A Freeman possesses and enjoys all Civil and Political Rights under a free Government

ii. Not a slave.
Are Governments Trading for Profit?

- All Government and ‘State’ Institutions are registered as Businesses. This can be verified by visiting Dun & Bradstreet’s website which is a database of literally 100,000’s of registered Businesses trading for profit. (You can even purchase credit reports for these companies! http://smallbusiness.dnb.com)

- This includes the USA, GOVERNMENT OF IRELAND, GARDA SIOCHANA also trading as GARDA TELECOMS, HOUSE OF THE OIREACHTAS and so on.

- When one of these companies attempts to claim from you or charge you they are doing so from the COMPANY capacity and under Commercial (or Maritime or Statutory) Law. They can only enforce their claims on the Straw Man as these Laws only apply to companies not Men and Women.

- They get you to enter into a Contract whereby you agree or consent (maybe unknowingly) to represent your Straw Man (or Company or Trade Name) from a Commercial capacity. This allows them to enforce their charges and claims via Statutes and strips You of your Rights. (More on Contracts later)

- What is the purpose of any Business trading for profit? Easy, its purpose is to make money! And what do all companies have? Shareholders. So who would be the Shareholders of the company called ‘THE GOVERNMENT OF IRELAND’? ... You guessed it! The Men and Women of Ireland...and you can access the credit in your shares at any time. We the People are the owners of this Company and we are being treated as Employees! We're the Boss.

- Your PPS no. can be likened to an employee number. And just like any other job you can leave whenever you like and as soon as you do, Company rules such as; ‘dress codes’ or ‘no hot drinks on desks’ no longer apply to You, you're free from obligation. You're no longer Contracted! As a Freeman on the Land of Ireland you will enjoy all your Rights and Freedoms. You cannot be held liable for any of the Straw Man’s debts or Statutory obligations.

Here’s the thing to remember: We all contribute to our community through our own merits and self effort. Our very life force, our energy, ‘who we are’ is the only real thing of value. Weather someone be a Carpenter, Teacher, Builder, Housewife, Doctor, Artist, Poet or whatever, they contribute according to their own nature. Whatever we work at, whatever we create, whatever we do, we do for each other and the betterment of others. Take money out of the picture. We still have everything we always had, except less greed! So therefore this (debt) money should only ever be used when we have nothing else to offer each other...and we have plenty to offer each other- our skills, creativity, experience and wisdom. Can you see how we have become practically enslaved to this debt based monetary system leaving most with no choice but to work meaningless jobs? Not to mention, more extremely; those left to stare in third world countries, forced child labour and the countless homeless or even families simply struggling to make ends meet! We have enough to feed, clothe, educate and care for every Man, Woman and Child. If we lived in a world where everything we needed was free, Men and Women would be able to explore our true potential and creativity. Who knows what great things would be discovered by the unhindered human mind in love, compassion and adventure?
A Short Guide to Contracts

A contract is an agreement between two or more parties creating obligations which are enforceable or recognizable at Law. A Contract has four requirements for it to be considered Lawful:

1. Full Disclosure - Meaning that both parties must be fully open in setting and agreeing upon the details and the terms of the contract. Both parties must be left with no doubt or confusion about the terms set out in the contract.
2. Consideration - Can be ‘that which is offered’ in the agreement. Allows the parties’ time to consider if they stand to lose or gain from the contract.
3. Terms & Conditions - Outline the structure and the requirements of the agreement and obligations of each or all of the involved parties.
4. Signature - This is the most important part of the Contract and is the proof that the agreement took place. It also implies ‘consensus ad idem’ or a ‘meeting of the minds’. Your Signature is very powerful and you should always pay caution to what you are signing.

Honour/Dishonour

The key to dealing with contracts is to remain in honour. State Policy enforcers may try to force or trick you into dishonour to secure a conviction. There are four responses you can give when you are being claimed against.

1. Ignore - If you ignore a claim made against you, you (tacitly) agree by your silence or acquiescence. Failure to respond or dispute implies acceptance. If you ignore a Notice or a claim made against you, you are in Dishonour.
2. Dispute - If you dispute the details of the claims against you, you are raising controversy i.e. not seeking remedy. Again this places you in Dishonour.
3. Acceptance - If you accept the charges or the claims, you have agreed to remedy the situation by following the requests made. Although this option places you in to a state of Honour it is definitely not the most desirable or empowering choice you can make.
4. Conditional Acceptance - This is where the power lies when handling Penalty Notices, Charges and Court Summons, which believe it or not are All offers to contact with your Legal Title or Straw Man! You can conditionally accept the Charges or Demands upon the Condition that Your terms are met for example: Proof of Claim that they have suffered debt or have any authority over you. (More on this later)

Picture the scene...

You get a Parking Ticket on your Car. This is an offer of contract stating “Your Vehicle was illegally parked, all Persons found illegally parked must pay a fine of €50 in accordance with Road Traffic Act”. Now we've already established that you are not a person, you have a person so how does this Act apply to You, the Man or Woman? It doesn’t! You see, they are not attempting to charge You the Man or Woman, they are attempting to charge the Straw Man or contract with the Company using Commercial Statutes. Because you believe this applies to you, you accept the offer and the liability! However, what you’re not told is- You are not obliged to accept this offer...

On the following page is a rough example of a standard penalty notice someone might receive and a possible response using Conditional Acceptance. It should give you an idea of what you can include but of course each individual case will vary.
Re: - Fixed Penalty Notice no. 12345 Ref. 09890

03/09/08

Dear Mr. DOE,

On the 23rd of August 2008 while travelling on a bus, you were found to be without a valid ticket. The penalty for this offence as set forth in the Public Transport Act section 1 is €50.

Failure to present the fare within 10 Days from this date may lead to Prosecution resulting in a fine of up to €1000, imprisonment or both.

To pay said penalty please send a cheque or postal order to the above address. Alternatively you can pay by credit card.

Yours Sincerely,

Mary Bloggs

John: Doe,
Yellow Brick Road House no.1,
Near Anyplace,
In County Dublin,

Public Transport Inc,
Revenue Department,
Ballyanywhere,
Co. Dublin,

Re: - Fixed Penalty Notice no. 12345 Ref. 09890

10-September-2008

Dear Mary,

I received your fixed penalty notice and I would like to accept your offer to contract upon the condition that you can provide proof of claim by responding to the following:

1. Please provide a copy of the contract, signed by both parties binding me, John: Doe and Public Transport Inc in an agreement. A unilateral agreement is not acceptable.
2. Please provide me with a Bill, with the words ‘bill’ and ‘value’ upon the face of it, also signed by a member of Public Transport Inc
3. Please provide proof of claim that you know what a ‘Person’ is legally speaking.
4. Please provide proof of claim that I am a ‘Person’ or a ‘Passenger’ and not a Flesh and Blood Man with inalienable rights.
5. Please provide proof of claim that there is any real money backed by anything of value with which to pay this alleged debt.

Please note that you addressed this Notice to ‘Mr JOHN DOE’ which is a legal entity, a fiction, a trade name. Please address all future correspondences to the Man John: Doe. Any letters incorrectly addressed will be returned unopened and unread. Send response to the above address in no later than 10 Days from today (10-September-2008).

Yours in sincerity and honour,

_________________________
John of the Doe family.

We have conditionally accepted the offer upon proof of claim. What this does is place you in a state of honour while at the same time puts them in a position where they have to re-act to avoid going into dishonour. These Notices can go back and forward like a game of tennis but if you just stick to your guns and conditionally accept on the grounds that your terms are met - while remaining honourable in your actions you will succeed. If it ever finally does get in front of the judge you would, by this stage have a fairly strong case against those claiming from you! If you can show you were open to dialogue and discussion, actively sought remedy and avoiding conflict (and they did not) the Law will always rule in your favour because you are in the right!
Standing in Court

It is important to point out that ‘COURT SERVICES’, ‘DUBLIN CIRCUIT COURT’ and ‘THE LAW SOCIETY OF IRELAND’ are all registered companies trading for profit. (This can be verified by going to www.smallbusiness.dnb.com). These entities are attempting to claim against you in a commercial capacity by enforcing Statutes. Therefore they are attempting to contract with your Person or Straw Man. You need to learn when they are attempting to do this, how to recognise it and avoid it.

Things to remember in Court:

• The Courts are a third party to a commercial dispute. Their purpose is to witness and facilitate security transactions and they do require the consent of both parties before they can perform. They are offering you a service. That service is to ‘bear witness to the dispute, pass judgment and give orders’ - but you are not told that you do not have to avail of this service! They are offering you a benefit which you are free to waive or decline.

• Don’t obey any orders and don’t follow any requests. If you do anything they ask of you, you have granted jurisdiction. The way to get around this once again is to respond with your own questions or requests or to conditionally accept what is being asked of you.

• The Language they are speaking is ‘Legalese’ which sounds like English but some words have very different meanings. Also there are only two official recognised languages in the Irish Constitution, namely Irish & English. Feel free to remind them of this and you may insist on speaking in ‘plain English’ only if you wish.

• It is also interesting to note that the Judge, the Prosecutor and, if you have a Solicitor, the Defence, not to mention many other ‘justice officials' are all members of the same society - The Law Society of Ireland. This is a Society that has its own codes, rules and language which you are not a member of. So how could you possibly Understand (Stand-Under) it? With all this in mind do you believe you possibly get a fair trial?

• When you enter court under maritime jurisdiction it is accepted that you have ‘broken a rule of society’ aka a Statute, and you are going there to receive your punishment or charge. You (or rather your Straw Man) are ‘Guilty until proven innocent’ and you must defend yourself from the accusations.

Here are some example approaches you might use:

1. There are 3 questions you might ask the Judge in Court which would publicly and on the record show that it is not in your best interest to enter contract or ‘play ball’ these are:

   i) “Am I entitled to a fair and honest trial today Judge?” (The answer to this would naturally be ‘Yes’)

   ii) “Can you please tell me, who is the injured party in this case?” (if Statutory Law the Judge would respond ‘The State’)

   iii) In which case you can happily proceed to ask “And who might You represent, Judge?” (Again the answer is the State. You may now point out that you feel that you cannot get a fair trial today as it can be said the judge has a personal ‘interest’ in the case.)
2. All ‘Officers of the Court’ must swear an Oath of Office including the Judge. However, the
Judge is not necessarily acting on his Oath when he sits on the Bench. When he is not acting
on his Oath he is merely giving his opinion. This holds so much weight in court because people
aren’t told that the Judge is after all, just another Man and has no Authority over them! - You
need to get the Judges Oath on The Record!

To do this you can simply ask the Judge -

“Do you have an Oath of Office?” (If he answers No to this question you can then
instruct a member of the Gardai to arrest the imposter on the bench). For this reason they will
most probably say ‘Yes’ at which point you ask-

“Is your Oath here today Judge? Is it on the Record?” - Now this is where you will see
it gets interesting because you will find that it most probably is NOT! You must state clearly
and unequivocally-

“For and on the record I am accepting your Oath of Office” It is now on the Record!

What does this do? A Judge must swear an Oath to uphold the Law (not Statutes), practice
impartiality and to administer justice fairly and without prejudice. When the Oath is ‘on the record’
the Judges role now changes, he must protect you if your rights are being infringed upon. He is
bound to uphold the Law (i.e. Common Law) and becomes an un-Interested party whose role is to
ensure justice prevails based on the facts only. What also happens is you are now ‘Innocent until
proven Guilty’ and it is now up to the prosecutor to prove your guilt.

3. If/when the Judge asks: “Do you understand (e.g. the charges)?” He is offering a Contract
(meaning ‘Do you agree to the charges?’). You might respond by saying “No, I do not
understand. I don’t understand a word you are saying! ... Do you understand Judge?” At which
point the Judge should realise what is going on (you are making a counter offer) and they
would be careful with their response. If they say ‘Yes’ - they have granted you authority over
them by stating they Stand-under You.

If they instead say ‘No’ you can proceed to say “Judge, I believe we have had an
offer and a counter offer. Neither party can agree to the terms so we can no longer proceed. Have a happy
day!”

4. Another approach would be not to enter their game at all! Remember who you are
in relation
to your creator. You are number two! Second only to God! Who are these men and women to
claim against you and charge you when you have not harmed them? You might conditionally
accept by simply saying:
“I will accept all charges and claims against me upon the condition that the Courts or the
prosecution can prove it has the authority over me to make such claims” You see, the courts
have no subject matter jurisdiction they have no reason to get involved (excepting that they
stand to profit from the charges You are forced to pay!)

Bearing in mind everything we’ve covered so far here’s an example of what you might say in court after they
call your Straw man’s name:
“For and on the record I am the representative for that legal entity. I am a Freeman Living on the Land and I
offer my hand in Peace to the court. I have harmed no-one. I reserve all of my Rights and Waive none of them.
(I waive all benefits offered and release the court of its duty to perform as consideration.”) or (“I am making
a special appearance here today to settle the matter; I will happily accept any claims made against me upon
proof of claim that you have any authority over me”).

Note: You can also read your Notice of Understanding and Claim of Right into the Record. These are just a
few examples of what you can do in court to protect yourself but once you remember ‘You are the Boss’ the
possibilities are endless. They have no power over You!
The Banking System

After Trade & Barter the most accepted form of currency became coins of Gold, Silver or other precious metals. The coins were a specific weight and held actual value. Carrying all these heavy coins around wasn’t always desirable or safe and for this reason people would deposit their Coins, Gold and Silver with the Bank for safe keeping and in return for this they would be issued with bank receipts or Credit Notes. These credit notes could then be redeemed at a later date from the bank. As a point of convenience people began to use these Credit Notes as currency between themselves - as they could always be redeemed for their true value in Gold or Silver at the bank. (Notes today are Debit Notes and are not backed by value).

Bankers soon realised that they had a lot of Gold & Silver in their reserves and it was unlikely or at least very rare that all the Depositors would come to claim their reserves on the same day. This means that at any one time there would be an amount of Gold or Silver sitting unused in the safe - The Bankers began to lend this money out to Borrowers keeping only a fraction of total deposits on reserve, thus Fractional Reserve Banking was born.

What this means is that Banks are only required to keep a small percentage of funds on deposit and can lend out what is essentially other people’s money plus interest! It is little known that Banks are not allowed to loan their own assets or funds - only other peoples and that which is created by You and Your signature (more to follow). Now get this. Usually when someone borrows from the Bank they will leave the funds in an account, rather than withdraw the full amount, until such a time as they require it. This new amount which the bank has ‘loaned’ is then added to the total in the bank’s deposit - with which the bank can lend out more money off the back of.

What happens when I apply for a Loan?

You enter a bank and say you would like a Loan of €1000 (what you are actually saying is ‘I would like access to €1000 of my Credit’). The Bank will do a background or credit check on you. Why is this? It is for them to ensure that they will make money of you via the interest. Once you have been approved the Bank will present you with a Contract that states they are loaning you this amount and you agree to pay it back with interest. You sign this Contract (Note: You are the only signatory to the Contract and it is therefore Unilateral-Not binding). At this point you believe that they are debiting money from the ‘Safe’ and crediting your account.

It may or may not be hard to believe but the Banking system of today is completely fraudulent. What actually happens is: Your signature creates the new credit! It is your signature on the Document/Contract that holds ALL the value of the agreement. You are essentially drawing down from your own ‘unlimited credit’. The Bank merely acts as the middle man between the Man and Credit, but they appear to be ‘Lenders’. They give the impression that they are personally lending you their own assets or funds. This is not the case. They allow you to believe that they stand to lose money and are taking a ‘risk’ by lending to you.

With all this in mind would you say the terms of the agreement were fully disclosed to you? Obviously not! So far we have covered two areas where you would have grounds to cancel this contract.

1. The Bank did not fully disclose the details of the agreement - Full Disclosure is a requirement of a Contract.
2. The agreement has only one signature: Yours! Therefore the agreement is not binding - Signatures of both (or all involved parties) is a requirement of a contract signifying ‘consensus ad idem’ or a meeting of the minds and binds both parties.

This, coupled with knowledge of the international banking scam is enough information to clear/discharge your debt. But what is the process for doing this? It’s quite simple really. All you have to do is ask the bank to provide ‘Proof of Claim’ for the said Debt. They are claiming you owe them a certain amount. This would imply that they loaned something to you and they are at a Loss - in other words they are claiming they are ‘out of pocket’ because of you. You can simply ask them to validate this debt.
Below is an example Registered Letter/Notice you might send to the Bank for verification. There are a lot of resources out there for discharging your debt lawfully and it is strongly recommended that you research more first before attempting this.

John-David: Doe
Yellow Brick Road House number 1,
Near Anyplace,
In Dublin

Joseph Crook CEO,
Corrupt International Bank,
666 Bank Centre,
Dublin,
Ireland

Dear Mr Crook

I am writing to you in relation to a/c number 912345-77654321. I would be happy to settle any financial obligation I might lawfully owe, as soon as I have received the following documentation from you:

1. Validation of the debt (i.e. the actual accounting showing the Bank's real losses);
2. Verification of your claim against me (a sworn affidavit or a hand signed invoice in accordance with The Bills of Exchange Act 1882);
3. A copy of the contract signed by both parties and therefore binding both parties to the agreement.
4. Proof that there is any money in circulation backed by anything of real value with which to pay this debt. (*This one just if you want).

I hereby give you ten (10) days to reply to this notice from the above date with a Notice sent using recorded post and signed under full commercial liability and penalties of perjury, assuring and promising me that all of the replies and details given to the above requests are true and without deception, fraud or mischief. Your said failure to provide the aforementioned documentation within ten (10) days, from the above date, to validate the debt, will constitute your agreement to the following terms:

1. That the debt did not exist in the first place;
   OR
2. It has already been paid in full;
   AND
3. That any damages I suffer, you will be held culpable;
4. That any negative remarks made to a credit reference agency will be removed;
5. You will no longer pursue this matter any further.

Please Note: I wish to deal with this matter in writing and I do not give your organisation permission to contact me by telephone. Should it do so, I must warn you that the calls could constitute 'harassment' and I may take action against you.

Sincerely Yours in Honour and Respect,

________________________________.

By: John-David: Doe;

No assured value, No liability. All Rights Reserved.
Authorised Representative
Please note - It is not likely that only one Notice of this kind is going to be enough to clear your debt, the Banks don’t give up that easily but it is the first step in the process. You will need to serve a series of Notices/Registered Letters to the bank to successfully discharge your debt, but by serving this first Notice/Registered Letter you put the Bank in a position where it now needs to prove you owe them! The resources at the rear of this guide will provide you with further information and the knowledge required for you to confidently and successfully serve these notices and discharge your debt completely lawfully!

A Short and Friendly Guide to Dealing With Policy Enforcers (aka: Gardaí Síochana)

Here's a brief example to help you understand the difference between Peace Officers and Policy Enforcement officers. We can look at three different posts held in society, namely; Prison Warden, Garda and Traffic Warden to see how their roles vary from Peace Keeper to Policy Enforcer:

1. Prison Wardens - Peace Keeper only
2. Garda Siochana - Peace Keeper and Policy Enforcer
3. Traffic Warden - Policy Enforcer only

<table>
<thead>
<tr>
<th>Peace Officer</th>
<th>Enforcement Officer</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Garda Man/Woman</td>
<td>• Garda Person</td>
</tr>
<tr>
<td>• Keepers of the Peace</td>
<td>• Enforces Legislation</td>
</tr>
<tr>
<td>• Settle disputes between two Men/Women</td>
<td>• Actively seeks convictions</td>
</tr>
<tr>
<td>• Friendly Neighbourhood Garda</td>
<td>• Collects evidence against you to provide prosecution for the State.</td>
</tr>
<tr>
<td>• More concerned with you and your safety not generating revenue</td>
<td>• Is acting from a corporate perspective and not in your best interest.</td>
</tr>
<tr>
<td>• Act in Common Law Jurisdiction</td>
<td>• Act under Statutory Law</td>
</tr>
</tbody>
</table>

“Gardai Siochana” literally translates as: “Guardians’ of the Peace”
There are approximately 14,415 members of An Garda Síochána, so it is likely that you will encounter them a few times in your life, living on the land. With almost 500,000 recorded road traffic offences per year odds are you will be pulled over at some time. So what to do??

The Gardai are hired to be our protectors, however when they are enforcing statutes they become policy enforcers. Their role changes from peace keeper to revenue collection agents.

The Gardai are not your enemy, but they are also not your friend if they are acting as Policy Enforcers. They are in an adversarial position much like playing chess. They want to win a situation, they want to get a conviction.

Please note you are perfectly entitled to record the Gardai. When they are off duty they can enjoy their right to privacy, but if they are operating in the public domain you have the right to record them. If you have any problems with this you might say “I’m gathering evidence for my defence officer”.

Know when and how to exercise your rights and don’t forget - You are acting Lawfully!

1. Positive vibes
The most important thing is to be as friendly, nice and courteous as possible it will pay off in the end. Act peacefully, respectfully and lawfully toward them. Let them know you are recording them, state the date and time, get the badge numbers, ask for their names and their business cards. If they are in a huff about this tell them it is for Your safety. If they give any guff ask them" are you denying me my safety?” or “Is there a problem with that Garda?” Of Course not! Surely?

2. First Contact
You could be driving in your car or walking down the street, first have a look around and see if there are any people nearby who you can ask to witness, most people like a good stare anyway and it would help in your defence if necessary. Try and pull over near them or call them over (remember you only have to pull over when it is safe to do so, this gives you some time).

  Record, Record, Record
Nearly every phone has a voice or video recorder on it. If you are more prepared you’ll even have a dictaphone or a camcorder with you. Make sure the Garda is aware you are recording.

- If you are driving you can choose to either remain in your private car (not your ‘Vehicle’ which is another legal or commercial term). Roll down the window just enough to allow easy communication with the Peace Officer. Hold your ground.
- Or you might choose to get out. If you do, make sure to lock the door behind you and put your keys in your pocket. Hold your ground

The point is, You are in control of the situation. You are acting peacefully and lawfully and protecting your Rights.

You have a Right to Travel! (That means untaxed and unhindered)
3. The Art of Questioning

The Gardai are trained to question in such a way to get you to admit guilt. The tone they use is normally intimidating and may shake you up a little. Do not take it to heart.

You can control the situation by asking them questions, (remember to record - you are building your defence).

Some questions you might ask:
“Hello Garda, what is the nature of the intended detention?”
“Have you witnessed me breach the Peace?”
“Under what Law are you detaining me?”

The Garda is obliged to state why he has detained you. If he has not witnessed you breach the Peace he does not have 'probable cause' and you have no reason to talk to him. Remember breaching the peace means to break common law.

You might then go on to say...
“I am reserving my right not to talk to a Garda who has not witnessed me breach the peace”
“Am I Free to go?” - If they say No: “Am I under arrest” and continue asking these questions until they either free you or arrest you.
They may say they are obliged to ask for your Name or ID (to contract with the Straw man) but you may ask-
“Am I obliged to give you that information” - You are Not, and if they say you are they are acting unlawfully and fraudulently and you can claim colour of Right against them.
You have a Right to privacy which means Nobody, has the Right to invade that privacy unless You have first infringed on someone else's Rights. This is where a member of the Garda Siochana is in their Peace Officer/ defender/ protector capacity.

4. Under Arrest

If you believe you have exhausted all your options and you suspect they are going to arrest you state clearly:
“Officer, I am a peaceful man. If you are going to arrest me there will be no need to use force. But you are obliged to note, for the record that I go with you under protest and duress, I reserve all of my Rights and waive none of them”. (This means you are not consenting but you are also not resisting).
Do not consent to any searches, fingerprinting, DNA samples etc.

Remember the definition of a Statute and how it only applies when You consent!
“Equality before the Law is paramount and mandatory ”
If you have not broken the Law they have no Right to detain, interrogate or harass you. You have the Right to be Free,
(You are Free!)
5. Interrogation Room

If you feel it would be easier to co-operate and get you home quicker, the thing to remember is they are trying to contract with the Straw Man (by enforcing statutes). Here are some ideas you can use when trying to avoid contract. To give your name is to consent.

Note: You do not have to wait until you get to the interrogation room!!!
(It may not prevent it from happening anyway...)

Gardai - “What's your name?”
Man - “John”
Gardai - “Full name?”
Man - “You can call me John-David”
Gardai - “Surname?”
Man - “Family name?, why do you need that? I gave you my name?”

If you do decide to give it say “John-David of the Doe family” Make sure they write it like this to distinguish you from your corporate entity MR JOHN DAVID DOE/MR JOHN DOE etc.

Gardai - “What’s your address?” *You can be vague*
Man - “I live in the Anyplace North Dublin area,” or “Yellow Road, that’s near Ballyanywhere,”

Next they’ll ask questions like “Do you know what speed you were going?” or “Do you know what you did wrong?” or “Do you know why you’re here?”
They are trying to get you to admit guilt. NEVER SELF ADMIT by saying "Sorry I was a little over the limit” or “I was going 70” or anything of that nature.

Answer their questions with more questions like “was I?”, “did I?” , “Can you prove that?” or at least finish your sentences with a little question.

This will always put the ball back in their court and it stops you from contracting with them.
How to become a Freeman

So let’s do a quick recap: - Statutes which are created by Government and restrict freedoms only apply to a Legal entity known as a ‘Person’ or ‘Straw Man’-which was also created by Government. This Straw Man is represented by Your name usually in ALL CAPS. You have not been thought this information and therefore mistakenly believe You are the Straw Man and agree to represent it. This Straw Man (Company/Trade Name) was created at Birth via Your Birth Cert Bond and used as collateral. Your Rights have been restricted by statutes because the Government assume they are representing You. They assume you consent to their rules and regulations because you have never stated otherwise. Silence in Law is considered agreement (or Tacit Agreement).

Remember...

• This is not a way to break the law and get away with it.
• It is a real opportunity to take responsibility for yourself and your actions and claim your independence as a Sovereign Man or Woman.
• Right now we are living in virtual tax and debt Slavery. Most of us working jobs we don’t like, paying tax to clear a debt we are not responsible for that only exists if we believe it does.
• This is a true path to Freedom

Most importantly:
• Being Free is a state of mind.
• Do you trust yourself enough to make your own decisions and suffer the consequences, good or bad?
• Do you believe you are responsible enough to take care of yourself and your family without State Benefits?
• Do you believe we the People can work together, pooling our resources, skills, experience and wisdom to create better communities and societies without the input of a controlling government playing a ‘parent figure’. Do you believe we can make a better world together?
Constructing a Notice of Understanding and Intent and Claim of Right

- This is a lawful notice that you can construct stating your ‘Understanding’ of how the system works, and how Statutes only apply through consent. You can also outline your understanding of what the Legal Entity is versus the flesh and blood Man or Woman etc. You then state your ‘Intention’ to exist peacefully free of statutory obligations and any further Intentions, finally going on to ‘Claim’ the Rights you are entitled to.

- Once you grasp what is involved drawing up your notice can be a very straightforward yet empowering experience. Sit down and have a good think about it. The thing to remember is this is Your Understanding, Intent and Claim of Right and although all Notices will contain similar content they should vary according to each Man or Woman. It is vital that you do in fact understand your Notice before you send it.

- On this notice you can include a Fee Schedule notifying ‘any and all concerned parties’ of the Fee you will be charging if you are interrogated, questioned, harassed or detained by one of their agents. You then close by giving them 10 days to respond, under oath and full commercial liability with their own counter-claims. This claim must be a ‘Common Law’ claim and to do so is an attack on your Rights. Who would so blatantly try to deny someone the Rights they are Free to claim?

- Once you have completed this you can take it to a Notary Public - (most Solicitors Offices provide this facility) and have it notarised. The notary acts as a ‘Witness’ on behalf of the Public and will Stamp your document with an official seal and provide you with authorised copies. Alternatively three signatures from upstanding members of the community will suffice.

- These authorised copies should then be sent to any and all Government Bodies, Agencies or Corporations as needed, always starting at the top down. So you might begin with the Taoiseach and the President. “Notice to agent is notice to principal” (and vice versa). Meaning if you notify the guy on the top you’ve notified all their agents.

- No Man or Woman is going to refute this claim as to do so is an attack on your Rights - this means that they are breaking the Law - Common Law and cannot claim Colour of Right. Wait for 10 days from when you send you’re Notice - When no response is received this means the parties who were served Noticed have tacitly agreed - or in other words agreed through their silence or non-objection to your Claim.

- Here is an example of a Notice of Understanding and Intent and Claim of Right (NUICOR). It should give you a good idea of what it contains and how to write up your own. It can be as long or as short as you like because remember...

   It’s all about you!
Notice of Understanding and Intent and Claim of Right:

It is my understanding that; all men are created equally under one Creator, and,
We are sharing this existence together under God, and,
We have been given the ability to make decisions for ourselves, and
Statutes have the force of law under mutual consent of the Governed,
The Government of Ireland is a Representative Body and,
Representation can only come from consent, and,
It is my Right not to consent to said representation, and,
To deny me my Right is in Breach of the Law, and those guilty will be fully liable and punishable within Common Law.

Therefore be it now known to any and all concerned and affected parties, that I, John-David of the Doe Family,
a Freeman-on-the-Land do hereby state clearly specifically and unequivocally my intent to peacefully and lawfully exist free of all statutory obligations restrictions and maintain all rights at law to trade, exchange or barter.
I claim the right to practice my spiritual beliefs, without scrutiny or enquiry lest it be from the level of Law,
I claim the right not to apply for licences, permits or to seek permission to do any actions that are already Lawful,
I claim the right not to pay into any system which I feel does not benefit me,
I claim the right to protect myself and my loved ones against any un-Lawful intrusions, and the Right to use Force under the Law,
I claim the right to grow and cultivate any plant,
I claim the right to be free,
I will only appear in court when there is a man or woman claiming I have infringed upon one of their God given freedoms, and I claim the Right to a jury of my peers,
Furthermore, I claim that the intentional blurring of the lines and the failure to define between that which is legal, and that which is lawful in order to extract capital from the masses by legislating freedom and then putting a price tag on it is a crime on Man, and the failure to define between the Natural man and the State created Fiction is nothing short of fraud, theft, breach of trust and forced slavery, a heinous criminal activity of the most odious form.
I claim the right to be ignorant of legal procedures as I do not understand them.
I claim that these actions are not outside my communities’ standards and will in fact support said community in our desire for truth and maximum freedom.
I claim that anyone who interferes with my lawful activities after having been served notice of this claim and who fails to properly dispute or make lawful counterclaim is breaking the law, cannot claim good faith or colour of right and that such transgressions will be dealt with in a properly convened court de jure.
I claim that the courts in the Republic of Ireland are de-facto and are in fact in the profitable business of conducting, witnessing and facilitating the transactions of security interests and I furthermore claim that they require the consent of both parties prior to providing any such services.

I claim all transactions of security interests require the consent of both parties and I do hereby deny consent to any transaction of a security interest issuing under any Act for as herein stated as a Freeman-on-the-Land I am not subject to any Act.
I state that it is my duty to Claim such rights, to protect them and ensure they exist for future generations.
Furthermore, I claim my FEE SCHEDULE for any transgressions by peace officers, government principals or agents or justice system participants is (1/4 Troy Oz of 24Ct Gold) ONE QUARTER TROY OUNCE OF TWENTY-FOUR CARAT GOLD PER HOUR or portion thereof if being questioned, interrogated or in any way detained, harassed, searched or otherwise regulated and (1 Troy Oz of 24Ct Gold) ONE TROY OUNCE OF TWENTY-FOUR CARAT GOLD PER HOUR or portion thereof if I am handcuffed, transported, incarcerated or subjected to any adjudication process without my express written and Notarized consent.
Furthermore I claim that the law of agent and principal applies and that service upon one is service upon both.

Furthermore I claim the right to use a notary to secure payment of the aforementioned fee schedule.

Affected parties wishing to dispute the claims made herein or make their own counterclaims must respond appropriately within TEN (10) days of service of notice of this action.

Responses must be under Oath or attestation, upon full commercial liability and penalty of perjury and registered in the Notary Office herein provided no later than ten days from the date of the original service as attested to by way of certificate of service.

_Ireland,
07 June 2009_

_John-David of the Doe family._
Signed:
Notary/Verifier:
Address: ________________
## Resources

### Freeman Websites
- [www.freemanireland.com](http://www.freemanireland.com)
- [www.freemanireland.ning.com](http://www.freemanireland.ning.com)
- [www.tpuc.org](http://www.tpuc.org)
- [www.worldfreemansocierty.org/WFS/Thinkfree](http://www.worldfreemansocierty.org/WFS/Thinkfree)
- [www.thinkfreeforums.org](http://www.thinkfreeforums.org)
- [www.freedomfiles.org](http://www.freedomfiles.org)
- [www.loveforlife.au.com](http://www.loveforlife.au.com)

### Financial
- [www.winstonshrotsolutionsincommerce.com](http://www.winstonshrotsolutionsincommerce.com)
- [www.moneyonaccount.com](http://www.moneyonaccount.com)
- [www.getoutofdebtfree.org](http://www.getoutofdebtfree.org)
  *For list of registered businesses*
- [www.getoutofthesystem.net](http://www.getoutofthesystem.net)

### Legal
- [www.irishstatutebook.ie](http://www.irishstatutebook.ie)
- [www.irish-law.net](http://www.irish-law.net)
- [www.zavvi.de/blackslaw/](http://www.zavvi.de/blackslaw/)
  *For Blacks Law Dictionary Vol. 1 & 2*
- [www.hg.org/lawdictionary.com](http://www.hg.org/lawdictionary.com)
  *For Bunreacht na hEireann - Constitution of Ireland*
- Brehon Laws:
  - [www.woodlandleague.org/info/info/brehonlaw.htm](http://www.woodlandleague.org/info/info/brehonlaw.htm)
    *An Essay on Brehon Laws by Andrew St Ledger*
    *Brehon Laws: A Legal Handbook by Laurence Ginnell*
  - [www.youtube.com/watch?v=cN52LnC020g](http://www.youtube.com/watch?v=cN52LnC020g)
    *Irish History - Brehon Laws, Video with Pat Flannery (Part 1 of 11)*

### Videos
- [www.youtube.com/watch?v=VO1M7Hobd_k](http://www.youtube.com/watch?v=VO1M7Hobd_k)
  *John Harris-Illusion of Reality (Part 1 of 4)*
  *List of Robert-Arthur: Menard’s videos*
- [www.youtube.com/watch?v=plda4JWGY24](http://www.youtube.com/watch?v=plda4JWGY24)
  *Vic Beck - Spiritual Economics (Part 1)*
- [www.youtube.com/watch?v=c49q3PGof2w&feature=PlayList&playListId=5E80AE6DB50152F0&playnext=1&playnext_from=PL&index=21](http://www.youtube.com/watch?v=c49q3PGof2w&feature=PlayList&playListId=5E80AE6DB50152F0&playnext=1&playnext_from=PL&index=21)
  *Anti-Terrorist on Freeman/Strawman (Part 1 of 2)*

### PDF Books
  *“How I Clobbered Every Cash Confiscatory Bureaucratic Agency Known to Man - A Spiritual Economics Handbook” by Mary E. Croft*
  *“The Redemption Manual”*
- [www.freedomfiles.org/extortion.pdf](http://www.freedomfiles.org/extortion.pdf)
  *“Extortion System”*