

Real Estate or Legal Fiction

Sample Page 172 - 179

Futhermore, if you do enough research you will find that according to UCC 1-103(6) all law must conform to Common Law and never infringe on the Organic Living Soul. Now, I would just like for us to revisit the different functionalities of law at hand.

You must overstand the court only operate under three venues namely:

Common Law – (at law) the courts of the people, for the people, and by the people, in this case you are accountable for that which you do. Having taken this ideology into full perspective you are sovereign in your rite and right however your reign may not impose injury to another otherwise you will have to be held accountable for such an action. Statutes, Acts, Bills, Orders, Regulations, Summons are not lawful but are legal. Common Law protects the Lawful rights of the people. Therefore, the people protected by common law do not have to make subscriptions to that which is legal(ly) imposed or introduced by the government. Common law courts are the highest court of the land

Equity – (in equity) this functionality pertains to that which is civil in nature as it relates to contractual agreements. The rights ordained are limited to the interpretation of the contract. Failure to comply with the agreement in the said contract implicates this party. Civil law is engendered around the principal of **compelled performance**. In this matter it technically is not considered a crime.

Admiralty (Maritime) – (in admiralty) Admiralty on the other hand has the implications of compelled performance as well as alludes to the reality of the potential criminal penalty. To breach this contract incurs a criminal penalty. Now, allow us to key in on what exactly is meant by **admiralty**. I also need for you to overstand why I have the word Maritime next to admiralty.

Now, allow us to keep things fairly simple.
According to the Macintosh dictionary application.

“**admiralty** | 'admərəltē|
noun (pl. -ties)

1 the rank or office of an admiral.

2 Law **the jurisdiction of courts of law over cases concerning ships or the sea and other navigable waters (maritime law)**.

3 (Admiralty) the department of the British government that once administered the Royal Navy.”

Now, allow us to keep things fairly simple.
According to the Macintosh dictionary application.

maritime | 'mari, tīm|
adjective

connected with the sea, esp. in relation to seafaring commercial or military activity : a maritime museum | maritime law.

• **bordering on the sea** : two species of Diptera occur in the maritime Antarctic.

• **denoting a climate that is moist and temperate owing to the influence of the sea**.

Your courts are acting in **admiralty** since they are enforcing **Maritime laws**. Now, how is this so. When a ship comes into a doc it must break into the waters and the one on the ship accountable for the goods that come of this ship must give a **certificate of manifesto** that attests to the credit (***economic potential of the goods***). Like wise when your mother's waters break, you are sprung fourth from her waters and identified as a good that has been imported, therefore a birth certificate is generated.

Of course, all babies come from **heaven** and **heaven** etymologically is **haven** and this represents the place where

ships break into the waters. Now, your certificate of manifesto or your birth certificate I should say is given to the bureau of vital statistics where it is registered and then given to the **Department of Commerce**. The Department of Commerce must register this birth certificate because all stocks (as in the case of stocks on a ship) must be registered before investors can legally purchase or invest in you as stock according to **Federal Securities Laws**. From the Department of commerce your Birth Certificate is transferred to the **United States Treasury** so it can be given to the Federal Reserve in exchange for notes so that the **Banks** can now employ **Modern Money Mechanics**.

Now you should ask why is the bank involved.

Well, the bank is involved because a **bank by definition** represents the land “**alongside or sloping down to a river or lake**.” This means that when the water breaks (**ship / mother**) and the good being imported (**new born, see article 1 section 9**) is accounted for via the Birth Certificate this all takes place on the banks meaning it is logged by the banks (\$\$\$). I hope that I drove this point home to you.

Now, you must also take into consideration that the color that you sign your appellation in or generate instruments and presentations on is a very significant procedure. I am trying to give you as much as I can so that this tome can be your guidebook on sovereignty in addition to all of the other related tomes.

Red denotes the fact that the Flesh and Blood, Organic Living Soul (Real Man) is speaking and this actuality is in conformity with common law (this is the creditor / principal)

Purple denotes the fact that a Sovereign is Speaking, creator and follower of their own law is conveying the message

Blue reflects the debtor, **Corporate Fiction/Legal Person or Strawman** is conveying the message and corresponds with **admiralty / equity**

Black denotes death and signing in this color represents the fact that a dead entity is signing and is one and the same as the **DEBTOR**

Let's compare and contrast the strawman to the flesh and blood you. Signing in red corresponds with the **Flesh and Blood and Bone Organic Living Soul**. “**Red** red denotes the fact that the Flesh and Blood, Organic Living Soul (Real Man) is speaking and this actuality is in conformity with common law (this is the creditor / principal)” While signing in black implicates you quite a bit as it alludes to the following reality, “**Black** denotes death and signing in this color represents the fact that a dead entity is signing and is one and the same as the **DEBTOR**”

Are you walking with me thus far?

It is safe to conclude that the **strawman** is an apparition of fiction otherwise known as the Corporate Fiction, Legal Fiction, Legal Person, etc. We learned earlier on that according to the legal dictionary definitions of what a Legal Person / Legal Fiction is a fabrication of law that is identified as an entity or even a corporation that has the same rights as the human though it is not human.

With this said it makes a whole lot of sense now, when you get a **summons** to appear in court. Spirits, apparitions, ghosts and the likes get **summoned** by the likes of those that try to call on the dead in an endeavor, for the dead to **appear**.

This is why when one of the Nu-Covenant members arrive in court they say that they are there on special appearance.

Do you overstand what I am saying to you **write now**? I am giving you **Write Knowledge, Write Wisdom, and Write Overstanding**. It is time to **write** the wrong.

You have to overstand that the **International Bankers** by way of the **International Monetary Fund** and the **United Nations** have purchased the debt of America and this purchasing of America's debt takes place in cycles of every **70 years**. Therefore, in or around the 70 year mark you can always anticipate a recession, depression, perceivably an impossible market to invest in, or war of some sort.

THE UNITED STATES OF AMERICA is a corporation functioning under the constraints of admiralty. Are you walking with me on this one? Listen to me closely! This means that in order for the government to successfully enforce this type of law against you within the confines of a court that has the gold trimmed flag of admiralty erected, they must produce the maritime contract that is in dispute and how you breeched the contract. This could never happen because they would have to admit to the debt, the strawman, the stealing of the American citizens birthrite in the form of sovereignty and a host of other things that would have to be entered as evidence against you to prove that they have due jurisdiction first and foremost.

The Emergency Banking Act on March 9, 1933 (48 Stat. 1, Public Law 89-719) in addition to the **House Joint Resolution 192 of the 73rd Congress**, in session **June 5, 1933**, entitled **Joint Resolution to Suspend the Gold Standard and Abrogate the Gold Clause** is the reason why you have no gold or silver to back that which you call dollars, and are really notes that allude to the reality of debt.



Here is an image of real money. Money is called a **gold certificate**. I repeat. This money is called a **gold certificate**, not a **note** that represents the **debt** of the nation. A **gold** or a silver certificate represents the actual amount of gold that is stored in its place and can be redeemed upon turning in the certificate. This is how real money works. Real money is represented by certificates. Now, you overstand why your birth certificate has worth because your life is the only true thing of value that this corporation perpetrating the fraud that they are a country has. In **1933** when the gold and silver deposits were taken from the people on account to the perpetual debt of the government, the gold certificates and silver certificates were made illegal. The gold certificates came in **1865** and were out in **1933**. In the month of **April** in the year of **1964** it became legal to own **gold certificates** again.

As I keep reiterating during the course of this tome. It is time for us to rise as a people. We need to wake up and approach this awakening in a holistic manner. We have to integrate all of our best ideas towards dealing with the diversity of problems that we have as a people so that we can move forward as a nation or a body of people.

Psycho-analyzing, preaching, and lecturing on the problem will only get us but so far. This information needs to be documented as well as archived after it is documented so that the generation to come can perpetuate our right and see to it that their progeny never has to suffer from the real consequences of the same.

I really do hope that you overstand what I am saying to you because what I am saying to you is that serious and this knowledge is that real and the time really is now.

I love you!
They love you!
We love you!

Page 197 – 203
Continue to hold my hand!

If you are really taking all that I have brought to your attention into consideration then you would overstand why 9 out of ten people accused of a crime in America pleas guilty. This is done through subtle and direct coercion. It is time to wake up my people. It is time to wake up.

Please. **90%** of all Americans accused of a crime pleas guilty. Just think about this. This is insane. If a Nation allows a profit to be made off of incarceration then that very nation is compelled to pass legislation that would more likely make its populous more susceptible and prone to imprisonment. Now I need for you to overstand a few more terms so that we can get this thing rolling. Please be patient with me as it is my fullest endeavor to make all of this information as clear as possible.

According to investopedia .com
<http://www.investopedia.com/terms/b/bid-bond.asp#axzz1gdmRx51Y>

Definition of 'Bid Bond'
Adebt secured by a bidder for a construction job or similar type of bid-based selection process **for the purpose of providing a guarantee** to the project owner that the bidder will take on the job if selected. The existence of a **bid**

bond provides the owner with assurance that the bidder has the financial means to accept the job for the price quoted in the bid. Bid bonds help the selection process of a job contract run smoothly. Without them, project owners would have little in the way of **assurance** that the bidder they select for a job would be able to properly complete the job without running into cash flow problems along the way. By providing bid bonds for their respective bids, **each bidder for the project is able to provide sufficient assurance to the owner that the project is within its means.**

Definition of 'Subprime'

A classification of borrowers with a tarnished or limited credit history. Lenders will use a credit scoring system to determine which loans a borrower may qualify for. **Subprime loans carry more credit risk, and as such, will carry higher interest rates as well.** Approximately **25% of mortgage originations are classified as subprime** Investopedia explains 'Bid Bond'

Investopedia explains 'Subprime'

Occasionally some borrowers might be classified as subprime despite having a good credit history. The reason for this is because the borrowers have selected to not provide verification of income or assets in the loan application process.

The loans in this classification are called stated income and/or stated asset (SISA) loans or even no income/no asset (NINA) loans.

Definition of 'Surety'

The guarantee of the debts of one party by another. A surety is the organization or person that assumes the responsibility of paying the debt in case the debtor policy defaults or is unable to make the payments. The party that guarantees the debt is referred to as the **surety**, or as the **guarantor**.

Investopedia explains 'Surety'

Surety is most common in contracts in which one party questions whether the counter party in the contract will be able to fulfill all requirements. The party may require the counter party to come forward with a guarantor in order to reduce risk, with the guarantor entering into a contract of suretyship. **This is intended to lower risk to the debtor (or lender), which might lower interest for the borrower.** It can be in the form of a "surety bond." **Remember, I do this for the living. Not for a living.**

Now, allow us to proceed and tell the whole story.

Remember a bond is a debt obligation. Someone or entity must promise to pay out. Another word for indemnity is compensation. Listen to me closely. There are different types of bonds. An example of a bond would be a surety bond. Remember, a bond alludes to the reality of debt obligation. In order to fulfill the debt obligation that which is due must be paid upon the terms of the security. However, some investors will only invest granted there is a surety involved. This surety represents one who is willing to pay the debt, in the form of the amount owed in the event that the initial debtor does not fulfill their obligation. Of course, having a surety would even lower interests in many cases (the amount of interest that might be tacked on to the actual investment). In this way a bond can be indemnified because there is a surety involved. Did you get that?

The only way that a bond can be indemnified is if there is a surety. The surety indemnifies the bond. See the surety as an insurance company.

Now, allow me to walk you through the **mortgage-backed security** paradigm and what a paradigm it is?

I am sharing with you things that should have been taught to you in school but it is not taught in school and unfortunately, this means that most of us will never know. You need to understand how this system works so you will not be suppressed by it. I will not make my explanation too wordy. The process is really quite simple when you think about it with enough knowledge of real estate and stocks.

Traditionally a person would ask their bank for a loan to purchase a property as in the case of getting some land or a house. Presuming this person met the criteria for the loan the bank would extend the loan in the form of a mortgage, affixed to it a specific duration of time to pay off the loan to the **debtor**.

In this scenario the bank gets the interest and the principal (***initial rate of the property before interest***) and the

person gets the house so long as they fulfill their part of the agreement which is to say pay for their home according to the terms of agreement that led to the lender giving the mortgage the borrower will get to keep the house.

Now, the only problem that the banks had with this scenario is the fact that the mortgage (loan) takes place for a duration for as long as even 30 years plus. This means that eventually the capital of the bank is stagnated. Do you understand what I am saying? The bank was loaning out more money than they were getting. Running a bank has always been about shuffling or swapping the funds of other people.

Now, the banks of today have employed a new methodology when it comes to extending loans. Mortgage-Backed-Securities is the answer to this dilemma. If you have ever filed income tax, then you understand the rapid refund process where you get the lump sum of your money earlier. Because you do not want to wait the entity responsible for your payment being expedited will take a significant portion of your compensation on account to the fact that they enabled you to get your funds in real time.

If you have ever dealt with the settlement process as in the case of a lawsuit then you must have had an invitation extended to you, offering you the opportunity to cash your settlement out, which is to say that rather than wait to receive your lawsuit money in specific intervals for a determinate time, you have been offered the opportunity to get the lump sum of the money with a portion of the whole being extracted representing compensation for the service.

Often times this process is called cashing out the note. This is the cashflow note system that I am making mention of.

Let's say you finance an agreement for someone to pay for the car you sold to them for a duration of 1 year. With the cashflow note system someone would purchase the debt obligation of the person that you financed the agreement to for a profit of course. Yes, you can sell your payment plan to someone else. In this way you do not have to worry about the borrower defaulting on the payment.

Promissory notes, annuities, mortgages and the likes are all cashflow notes that represent debt obligation (**bond**). In many ways the bank has adopted this system. Cashflow notes backed by real estate are reflective of mortgage-backed-securities.

You see, the commercial banks are just like you in many ways. They want their rapid refund sort to speak. They endeavor to cashout the note for they do not wish to wait years before they can actually make all their money, plus the risk associated with the debtor potentially failing to pay off the loan. Are you still walking with me thus far? The commercial bank still extends a loan to you, however when the commercial bank extends enough loans in the form of mortgages to the people (hundreds or even thousands) they create a bond representing each of these agreements they have with members of the general public promising to pay for the loan in x amount of time. Basically **the bank is servicing the mortgages.**

The commercial bank will now sell this bond to the **Investment bank.**

The Investment Bank erects a company, divides this company up into shares, having endowed this entity (corporation) with the responsibility of selling these loans that were pooled to investors. All the while none of this money really exists.

Now, this deception has been taken up yet another notch. In order for the Investment bankers to sell these bonds to investors they must be indemnified and we already went over this aspect earlier. In order for a bond to be indemnified a surety is needed. This process is called **underwriting**. Once these bonds undergo the underwriting process they are sold as investment securities where investors for the most part will bid for them.

These securities are being sold by the **Corrections Corporation of America**. The prisoners' case number represents an account number that is sold as a security on behalf of the correctional facility. Each prisoner represents a surety. Remember, a surety indemnifies the bond and this process is called **underwriting**.