

## Chapter 12 The Whole Picture in a Nut Shell

“And through covetousness shall they with feigned words make merchandise of you.” II Peter 2:3 KJV  
Merchandise is commerce, you and your children are nothing more than merchandise as far as the “SYSTEM” is concerned.

Let me try to reduce the big picture down to an easy to understand small picture, without any of the landscaping in the way.

At birth the Hospital issued a “Certificate of Live Birth” your mother also applied for a “Birth Certificate”. The “Certificate of Live Birth” was issued in your proper Christian appellation, name, spelled in upper and lower case letters with a middle name spelled out . No initials.

(Get yours out and study the name and how it is spelled.)

A second origin of birth, ”Birth Certificate” was also issued and recorded with the County Department of Health, and with Department of Commerce in Washington D.C. with the likeness of your name thereon (the strawman with no middle name but a middle initial), and created a Trust. This second “birth certificate” a “Vessel of the UNITED STATES” with a “date of launching” was bonded for 1 million dollars ( Title 26 U.S.C.A.§ 163 (h)(3)(B)(ii) )and the “legal fiction” named thereon became the “strawman” “engaged in commerce”, which they then hoodwinked you into volunteering to become the agent/responsible party for and became a “human resource”, collateral for 1 million dollars in Federal Reserve Notes to be printed.

The name or “straw man” on the second certificate(Birth Certificate) became the “DEBTOR” for the interest on the Federal Reserve notes printed and loaned into circulation. Today’s Federal Reserve Notes are based on the Full Faith and Credit of the American People, they are not backed by gold and silver coin.

You, as I, attended the public (fool) school system and as you became of age, you were taught TO SIGN YOUR NAME ONLY USING THE MIDDLE INITIAL (the “strawman” “debtor name”) and that you needed a Social Security number to go to work. You signed up for the number using the “straw-mans” name. That number then became your Debtor, U.S. Individual Taxpayer I. D. number when you went to work.( Even though the law says the number is not to be used for I.D.) The same number is also your Debtor employee I. D. number if you work for a corporation as most people do. It, in reality is your SLAVE number. The SLAVE number attaches to the “straw man” not to the human. Ask the Social Security Administration to provide you with an S.S. card with your real full name on it and see how they respond. Their response will be that it would be illegal to do that. You will never receive any mail from a government agency, bank or court with your real Christian name spelled like it is on your certificate of live birth, on the envelope, unless it is an offer.

All corporations are sub - divisions of the “State”, itself a corporation, that issued the corporate franchise to the Corporation you work for. Thus the Corporation that you work for is a sub-division of the State, which in turn is a sub - division of the Federal Corporation, the “UNITED STATES.” (See title 28 USC § 3002 par.15)

When you got your first paycheck, made out to the “straw man” you went to the bank and signed up for a checking account in the name of the “debtor strawman” and signed the Federal Interstate Unincorporated Banking Association, Federal Reserve Bank’s, Quasi contract, to the quasi in rem unincorporated “debtor’s society” for “social security public policy” (welfare) with the strawman’s middle initial name, which ties, through the Association, the “straw man” with the privilege of the corporate franchised USE of the Federal Reserve notes and the PRIVILEGE under House Joint Resolution 192 of discharging the debts owed, instead of paying them in gold and silver coin, per the constitution, independent of any association with a debtors society.

Then you filled out your first 1040 form where you declared that the name attached to the SS # was a U.S. INDIVIDUAL TAXPAYER, the Debtor strawman, a government employee corporation, a thing, a U.S. Citizen, an enemy. (Look up definition of individual Title 5 U.S.C.), “a vessel of the united States”

When you wanted to travel by car, you were told you needed a license so you went down to the Bureau of Motor Vehicles and applied for a “Drivers License.” By doing so you declared that you would be “using the highways for hire” engaged in commerce on the highways for personal gain. The Laws of the Bureau of Motor Vehicles are there to regulate Commerce on the highways not to regulate a “natural” person traveling on the highways. However you are the one that declared that the strawman’s use of the highways was for commerce and profit and not for travel.( See 11 Am Jur.§ 329, pg.284)

You now hold a license to engage in commerce on the highways. However they conveniently forgot to explain to you that to legally hold the license you must also register in the commercial registry with the state that issued you the license to engage in commerce on the highways, and you have never registered in the commercial registry, have you ?

All of the above actions , by the way, were voluntary actions by you, not in your Christian name, but in the name of the “debtor straw- man”. Thus by your actions, in the eyes of the law, you are the unregistered Agent/debtor, engaged in commerce, a criminal for failure to register, the responsible party for the corporate “thing”, the enemy. By your actions, you the human gave up your law form (constitutional law in the Republic) for the commercial corporate/Admiralty law in the Democracy and became a criminal, a belligerent against which all of the code laws apply and subject to capture under the Prize Laws. (See definition NEUTRAL)

Their underlying principles are derived from the law of agency and not from the law of partnership.

Your last and most devastating act was that of registering to vote. Written acceptance of the Democracies corporate franchise of voter. Your act of registration, an essential part of taxation, was legal acceptance of the democracy along with all of the above presentments and constitutes abandonment of the constitutional Republic also “a breach of allegiance,” an act of treason (see definition of treason) against the organic founding laws that guarantee your Rights, Benefits, and Immunities and Life, Liberty, and the pursuit of happiness, of the human . Electing is a Right, Voting is a privilege granted by the corporate state.

When you cast a ballot in writing naming the person and the position to which you are trying to elect him/her to, with your signature attached, you are “proceeding in personam.”

Excepting the franchise of voting and the use of the voting machine in lieu of casting a ballot is not proceeding in personam.

Because of your “breach of allegiance” or act of treason, your registration into the federal democratic debtors society you are looked upon by the “system” as a criminal. This is why you are tried as a criminal in a civil traffic case. You are a non-human commercial criminal subject to all of the commercial statute codes and liable for payment for the value of all the bonds under the commercial law (statutes), that have been breached.

Each of the code laws constitute a bond, a breach of the code makes the entity that breaches the code liable for payment of the bond amount, the fine amount attached to the code section against which the breach occurred.

In the eyes of the law a human did not commit the breach, the “straw man”, “a thing”, committed the breach. “Things” are subject to actions in Rem. Actions in Rem are in Admiralty/Maritime law, strictly a Federal Jurisdiction, according to the Judicial Act of 1789.

As a result of your actions, through contract you have agreed that every thing that you do is done “within” the “UNITED STATES” and its’ Federal Commercial, Admiralty/Maritime, International Democratic Jurisdiction, and not “without” the jurisdiction of the “UNITED STATES”. (see TITLE 28 USC § 1746, 1993 edition)

Things that are done in the Republic “without” the “UNITED STATES” are done “within” the united States of America and its’ Constitutional Common Law, if they are done by a sovereign human that can prove that he is operating as a sovereign human “without” the “UNITED STATES”. Outside of the Congresses corporate commercial federalism jurisdiction.

(See **Title 28 USC § 1746 (1) & (2)** ) which says;

(1) “If executed without the United States; “I declare (or certify, verify, or state) under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on (date).”

(2) If executed within the United States, it territories, possessions, or commonwealth: “I declare (or certify, or state) under penalty of perjury that the foregoing is true and correct. Executed on (date ).”

You can not use a constitutional defense in the courts of the Federal Democracy, they are all Federal Maritime Commercial Courts hearing cases in Rem against non-human straw-men things (the Res), in implied quasi contract, and have no Rights.

A “thing” has no rights, benefits or immunities, only sovereign humans have those. A thing cannot represent it’s self , it must have a Lawyer to speak for it. A Human can represent it’s self, if one is “learned in the Law. The Right reserved to you by the Constitution and the Judicial act and the “saving to suitor clause”, is the Right to “Proceed in Personam”. Only a human can proceed in his own person, a Lawyer can only proceed in Actions in Rem. When a sovereign human proceeds in personam he proceeds outside of the jurisdiction of the Federal Courts, except the jurisdiction of the

original supreme court, The United States District Court thus or the District of Columbia, 33 Constitution Avenue, NW. Washington D.C. 2001.

You have the absolute right to domicile yourselves in a state of the Union under Article IV Section 3 clause 1, and to contract under Article I section 10 even if you cannot “Pay” your debts. Congress cannot compel anyone to participate in a federal interstate unincorporated banking association under Article IV Section 3 clause 2 and House Joint Resolution 192 for the discharge/non payment of debt, and then convert your rights to crimes under color of law, to compel performance under public policy.

This whole “SYSTEM” which is outlined in the constitution, is miss understood by the common herd of men and grossly miss-applied against the American people by the Esquires that control the courts who are in-turn are controlled by the federal interstate unincorporated banking association that controls the credit of the country, and everyone in it.

The federal jurisdiction is strictly Admiralty/Maritime or Executive Military/ International Commercial Law dealing in credits and debts and bankruptcy laws dealing with credit and debt (notes) and a cause of action heard in those courts, must have taken place under contract, upon the high seas and navigable waterways below the first bridge to the sea, inside a U.S. Territory, fort, enclave, etc.,not within the several states in union.

Humans are only supposed to be subject to the common law, but we all volunteered to become “things” in the “SYSTEM” the Shadow Government the lawyers control. This SYSTEM is referred to as a part of “MYSTERY BABYLON” in Revelations in the Holy Scriptures .

That is why you can not make a constitutional claim in one of the modern day courts, because they are not constitutional Article 3 common law courts. They are debtor courts under the commercial democracy.

When you go into a modern day court, in the eyes of the law and the bar members in the court you **are** the “straw man, thing”, the enemy, operating in commerce and not registered in the commercial registry to do so, and subject to public policy through your contract with the banking association, Federal Reserve Bank, a private corporation.

The presumption is that you are a 14<sup>th</sup> amendment U.S. Citizen, an enemy, a debtor, collateral slave to the currency that you make **use** of to discharge debt, a volunteer U.S. individual taxpayer, illegally engaged in commerce, licensed but not registered in commerce, but registered as a voter in the democracy and you have breached one of the private bonded codes of the corporation, and the strawman/enemy was captured as a prize by the cop and is liable for the bond and you can not prove that you are not the enemy/strawman. You are unable to produce documentation, certified and exemplified from their archives, pursuant to **Act of 1<sup>st</sup> Congress Sess. II Chap.11, pg.122, 1790**, that proves you are a neutral party, and not an enemy U.S. Citizen.



Documents that the court is required to recognize and uphold, that proves you are not the “straw-man”, in commerce. You can not go into a court and claim any Rights because you committed treason against and abandoned your original constitutional laws that guaranteed those rights, by excepting the franchise of a voter in the democracy and the other things mentioned, you committed treason against the original founding documents that guarantee a Republic and a Republican form of government. You abandoned the farm for the city, so to speak.

**1<sup>st</sup> Congress Sess. II Chap.11,1790** states: “ The acts of the legislatures of the several states shall be authenticated by having the seal of their respective states affixed thereto: That the records and judicial proceedings of the courts of any state, shall be proved or admitted in any other court within the United States, by the attestation of the clerk, and the seal of the court annexed, if there be a seal, together with a certificate of the judge, chief justice, or presiding magistrate, as the case may be, that the said attestation is in due form. And the said records and judicial proceedings authenticated as aforesaid, shall have such faith and credit given to them in every court within the United States, as they have by law or usage in the courts of the state from whence the said records are or shall be taken.” Approved, May 26, 1790.

If you are on the great sea of commerce they created and you are not registered, you are assumed to be a belligerent and subject to letters of marque and reprisal, capture and prize taking by the highway patrol and the sheriff and the like.

You have gone through life as a “strawman debtor” in the eyes of the law and have never protested or filed a lawful protest against these actions by the quasi government, so you have agreed to the status of your character as the “strawman debtor, fiction in law, enemy” by your silence. Remember silence is consent and assent, and you have never broken the silence.

You only have Rights when you assert them and when you can provide proof that you are sovereign human, are not the strawman/enemy, with paper work that complies with 1<sup>st</sup> Congress Sess. II Chap. 11, 1790, that the Sovereign Human is in fact in the De Jure Republic and not in the De Facto Democracy and that the Sovereign Human has expatriated to the Civil Government, back to the Republic.

The Doctrine of “Laches” applies when you fail to assert your Rights.

**Blacks Law Dictionary defines Laches:** “is principally a question of inequity of permitting claim to be enforced. Delay that warrants the presumption that party has waived his right. Harrison v. Miller 124 WVA. 550,21 S.E. 2d.674, 679. Inexcusable delay in assertion of rights. Winget v. Rockwood, C.C.A. Minn. 69 F 2d. 326,332. Neglect or omission to do what one should do as warrants presumption that one has abandoned right or claim. Shirley v. Van Every, 159 Va.762 167 S.E.345, 350. Negligence or omission seasonably to assert a right, Davidson v. Grady, C. C. Fla., 105 F 2d. 405, 408”

Have you ever asserted your rights as a sovereign human, probably not, so in the eyes of the law, under the doctrine of laches, you do not have any rights, because in the eyes of the Statutes you are the “strawman” without rights.

I hope this short explanation helps with the big picture. The whole country was placed under federal Executive Admiralty /Maritime Prize jurisdiction under emergency war powers in 1861, 1917, 1938, the Buck Act of 1940, the Federal Reserve Act 1913 etc., etc. through contracts with the Federal Reserve Banking Act 1913.

The Congress and Senate, the Legislature, and the Judiciary (Department of Justice) are all under the Executive branch instead of being separate departments as stated in the constitution and you and your family are who they are waging a commercial war against, for the benefit of the Banks owners, the seat of the King and the Vatican. We are engaged in “the greatest experiment of commerce” in the history of the world. How do YOU like it, being the rat in the experiment.

There is a way out of the cage. It's called a Republic, and it's waiting for it's civil government to reconvene and take charge of the mess the democracy has created.

To become recognized as a part of the civil Republic you must first renounce all of the things you did to embrace the democracy. You must renounce or expatriate from the Democracy and get back to the Republic. You must give up your status as Voter and reclaim your status as an Elector and start casting ballots. Take action to become the secured party of the strawman, a neutral party, instead of being the fiduciary for the strawman/the enemy. You must assert your right in a Public forum, as a sovereign human, in a form that must be recognized by the system. The Law guarantees your right to “proceed in personam”. Learn it !

You can then benefit from all of the commerce that is out there and, once in proper status as the secured party of the strawman, operate in commerce thru the strawman, as creditor for the currency in circulation which is paying for the cost to build all of the products in the factories. Reclaim your exemption as “un-lien able” and direct the government servants to act on your behalf as the beneficiary of the Constitution and all the Rights, Benefits and Immunities under it.

There is a way to straighten things out, there is a process that will work. It is the same process we used to separate ourselves from England. A process that has worked for the Counties is the adoption by the County Commissioners of four ordinances implementing portions of the Constitution, federal law and presidential Executive Order to assert status with all federal and States agencies which affect the lives and property of the county citizens. Acknowledgment of the Counties responsibility to protect County social and cultural environment to provide for economic stability of its people. Which most counties have NOT done.

1<sup>st</sup> the County adopts the protections of property rights guaranteed by the Fifth and Fourteenth Amendments, and acknowledges **Presidential Executive Order 12630, March 18, 1988** that requires all federal agencies to analyze the economic effects of taking of property implications of their proposed policies, decisions, rules and regulations on private property rights.

2<sup>nd</sup> the County adopts an ordinance for an Interim Land Use Plan which acknowledges federal authority under **Article I Sec. 8 Clause 17** to regulate property owned by the federal government (conversely, Congress has no constitutional authority over property which it does not own) and lays out the County's policies relating to land disposition, water resources, agriculture, timber, mineral and wood products and the cultural, recreation, wildlife and wilderness resources of the County.

3<sup>rd</sup> the County adopts the **Public Rangelands Improvement Act, (43 U.S.C. §§ 1901 et.seq.)** And supporting memoranda between the State and federal agencies. This ordinance requires that all agencies consult with and obtain approval of the County prior to any action by the agency affecting the rights or property of the people.

4<sup>th</sup> the County adopts the **Civil Rights Act, (18 U.S.C. §§ 241 et.seq.)** To protect the people from any act by federal or State agents which "injure, oppress, threaten or intimidate any citizen in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or the laws of the United States."

Your problem is to wake up your Sheriffs and the County Commissioners to the problems the country and the people are in. Then to convince them to adopt the above ordinances.

Help Restore the Republic! Restore the Constitutional De Jure civil government! Petition your congressmen to repeal the Buck Act the Federal Reserve Act, 14<sup>th</sup>, 16<sup>th</sup> amendment and discontinue the Emergency's declared by earlier Presidents.

Restore the Common law, Common law grand & petit juries, common law courts & De Jure Civil government by the people, for the people, and eliminate the death grip the BAR associations have on the governments, the courts, and the people.

### **“SAVE THE REPUBLIC”**

The following Exhibit “O” from Volume 11 American Jurisprudence 1<sup>st</sup> § 328-330, should, if nothing else in the foregoing book opened your eyes, this should get you thinking about “FREEDOM”, yours and what happened to it. If the following does not have an effect on your thinking about your Liberties and Freedoms, go out in the backyard dig a big hole jump in and have your neighbor fill the hole in, that is where you belong, as you are brain dead anyway.