

COLLATERALIZING AMERICA

Outline for Hour 1 Pen NAME - K. L.

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1. What is wrong with the Federal Govt and how does the Federal Govt control us today?
They control us through collateralization of the National Debt.
2. Definition and examples of Trust Agreements.
3. History Time Line of events that show the collateralization through Trust Agreements.
4. Certificates of Live Birth.
5. Coup de tat, de jure Govt ousted March 9, 1933
6. Summary of the last 230 years of Debt. International Bankruptcy Law

I contacted Crow and Jason after podcast # 246, (I was born into bondage). My expertise is teaching people how to, not only to correct your political status but how to continue to conduct commerce as the Agent of Record for an artificial person that has no liability to the Federal Govt. People always ask me “why doesn’t the Federal Gov’t follow the Bill of Rights and the Constitution?” How can the politicians get away with so much corruption? There is a reason.

I will discuss in detail not only how the Birth Certificate plays a role but how **Trust Agreements are the mechanism the elite have used to rule over us for hundreds of years.** Today we (the flesh and blood man & woman’s labor) are used as collateral for the printing of the fiat FRN’s. FRN’s are NOT just printed out of thin air, there really is a legal mechanism for how this is done.

Did anyone watch Game of Thrones? Everyone important in that show had a Title and that Title was Granted to them by the King or Queen. Thousands of years ago The King had Ownership of all the Lands. For example, The King Granted the Title “Lord of the North” to Ned Stark, but he had certain duties and responsibilities. Yes he received benefits and privileges for being granted the Title, however he and his sons had to fight in any wars for the King. This Way of the King controlling his people was called “DIVIDED TITLE” because the king had Legal Title to the land but Ned Stark has use and possession of the Land. Remember a slave can never have ownership of Land. This is also called Serfdom, the peasants were mere “users” but the King or ruling Party always had control of the assets. **Anyone in the Military, Croww ?**

There are 3 parties to a Trust, A Grantor, Trustee, and a Beneficiary. (Ex 1)The Grantor holds the asset and then conveys the Legal Title to a Trustee and gives the use and possession of the asset to the Beneficiary. The Grantor divides the Title. The parties sign a contract called an indenture and most importantly the Grantor decides what Law form is used for the parties in the Trust. **Croww-UCMJ is the Law form in the service NOT the Constitution, right?** The Federal Govt and the Bankers use Trust Agreements to control us and our behavior. All of these are examples of Trust Agreements, your Certificate of Live Birth, your Bank accounts, Federal Reserve Notes, your car insurance, your life insurance, your car title, your Mortgage on your house, your Drivers License, your IRA account, your Roth IRA account, everytime you click “User Agreement” is a Trust, your US citizenship is in a trust, your Social Security account is a Trust, isn’t it about time for you to learn about Trust Agreements. **(FRN’s use as example) I recommend an article, email me to get the Alfred Adask, family guardian Trust Fever and a book called Be the One to Execute your Trust by David E Robinson \$13.00 (Amazon)**

FINANCIAL SLAVERY IS STILL GOING ON TODAY BY THE SAME METHOD THEY USED THOUSANDS OF YEARS AGO, TRUST AGREEMENTS !! All Trusts are contracts but not all contracts are Trusts.

Lets go back in History

- 1776 Revolutionary War, we defeat England, and Publish the **Declaration of Independence**. The 13 union states form the Articles of Confederation, but it is weak and has very little power.
- 1783 **Treaty of Peace:** (Ex 3) The Parties were England's Prince George, Duke of Brunswick & Luxemburg (representative for the Holy Roman Vatican Empire) and the **United States were represented by Ben Franklin Esq, John Jay Esq, and John Adams, Esq.** **Everyone agrees that the United States owes France, 6 million livre** (monies borrowed for the Revolutionary War) and the note is due in 1790 (7 year Note Bankruptcy Law).
- 1789 **The 6 million livre has increased to 18 million livre and is due in 1790, or else liquidation under International Bankruptcy Law.** The Continental Congress does NOT have the money; so they form a "Constitution" (Trust) (Blacks Law - Constitution is a security with sureties, created by consitutors.) **The 13 States are the original Constitutors.** (see Trust Diagram #1 Crrow) (Blacks Law: a constitutor is one who promises to pay the debt of another) They convene the **First Congress**, all persons considered citizens of their respective state that they were born in: **Article 4 Section 2 The Citizens of each state shall be entitled to all Privileges and Immunities of Citizens in the several States, including the 8 Bill of Rights.** (Privileges and Immunities for "We The People" the Beneficiaries) Just like today, the Bankers wanted Collateral to secure a Loan. **The Bank of England agrees to re-structure the debt on the following conditions, (1)** form a Central Bank (1791), and convey Legal Title to all Federal Land and Buildings to the Crown, (pay rent & taxes to the Crown) **the United States (HOA)** will act as Trustee managing the property, and "We ThePeople" keeping Equitable Title (use & Possession of the Land & Buildings). **The debt is now due in 70 years (1789 + 70 = 1859) United States of America is now a country = 70 years debt due** instead of 7 years as before (1783-1790) **A trust management Organization (TMO)(HOA) named "The United States" is hired to perform the 19 enumerated powers stated in the Constitution.** Just like hiring an HOA now to perform lawn care services. (HOA) to handle all **international commerce**, because we had no Navy, England did, and they were already patrolling the Seas to protect merchant ships. **A Trust Agreement is formed where the Vatican gets the Air Jurisdiction, the Crown gets the Sea Jurisdiction and the United States of America gets the Land Jurisdiction.** **This Trust Agreement is called the Constitution For the United States of America**
And the Law form is English American Equity and Common Law
- 1859 (1789 + 70 = 1859) **The Debt is due (\$90,000,000.00) (HOA) (United States) does NOT** have the money to pay, **the southern States refuse to "sign on" as sureties to that debt.**
- 1861 **The Civil War** begins, **The southern states walk out March 27, 1861**
- 1863 **April 24, 1863 Lincoln declares the TMO-HOA "United States" company is Bankrupt.** The Military takes over the duties of the HOA, the Army is instructed to protect the Trust Assets.
- 1864* **Act of June 30, 1864, Stat 223 sect 182: "And be it further enacted, that wherever the word state is used, shall be construed to include the territories and the District of Columbia. A "person" is no longer a people, it is a corporation."** 37th Congress sect 68
- 1865 **Civil War ends, no Treaty signed** which means Liber Code still in effect. **(TMO-HOA) "United States" was Bankrupt,** the Bankers agree to **re-collateralize** the debt again. **In 1789 the Bankers were granted Legal Title to all Federal Land and Buildings, this time they are granted Legal Title to all State-owned Land and Buildings. The debt is now due in 70 years (1859 + 70 = 1929)**

- 1867 Congress created 5 military Districts in 10 Southern States, these commanders appointed judges to have military tribunals to deal with “rebels”. This created a new Law form called “Presidential Admiralty”, these courts displayed a Stars & Stripes with heavy gold fringe.
- 1868 14th Amendment ratified, (nullifies Dread Scott Decision) Article IV section 2 Citizenship (broadened and enlarged), citizenship of the United States is now “Dominant and Superior” instead of being subordinate to Citizenship of their respective state. All Citizens now have American (National) Citizenship.
- 1871 The Organic Act of 1871, (Feb 21) Washington DC is now incorporated- A new TMO-HOA is hired called) the UNITED STATES OF AMERICA, INC.) Every new franchise “STATE” “codifies” its old “Laws” into statutes or codes. A new Constitutional Trust is formed between the Trustees (HOA) of the 1789 Constitution and the 37 union States (1 word is changed) It is now called The Constitution of the United States of America. (NEW TRUST = NEW LAW FORM) Under the new Trust = it is a Democracy with Roman Civil Law/Admiralty Jurisdiction/Military Venue (Crrow - see Trust Diagram # 2) Explain the States now Beneficiaries while the new 14th Amendment citizens will be the Surety/Trustees. Every state enters into a Trust Agreement with the HOA (Trustees) -now forms a franchise of United States of America Inc. and incorporates itself becoming 50 Sub-corporations. In this new Trust Agreement, The State and Gov’t s are now the Beneficiaries instead of Trustees under the Old 1789 Constitution Trust Agreement. We the People now Surety/ Trustees instead of Beneficiaries in the 1789 Constitutional Trust. The 1st Trust was a republic, (Law form - Constitution w Bill of Rights-English American Equity & Common law) the 2nd Trust is a Democracy. (Law - Roman Civil Law).
- 1906 Certificates of Live Birth are given out as benefits to Federal employees who deliver babies in hospitals. The Birth was originally recorded but now it is “registered”. i.e. given to King.
- 1929 (1859 + 70 = 1929) (Debt due-17 billion) The HOA “United States of America” is Bankrupt. Planned Stock Market Crash using Derivatives. The DEBT is re-collateralized again, the Bankers have Legal Title to all Federal & State Land and all Federal & State Buildings, what is left to collateralize. The People, but that would be slavery which is against the Constitution, so.....they pledge the future labor of the People by creating a Strawman Corporations (Sureties) and tax their income and wages of the Corporation. (NOT THE NATURAL PEOPLE) This Sole Corporation is later (March 9, 1933) placed into the “PUBLIC TRUST”
- At Birth (the afterbirth (KK) - presumed dead & abandoned-see DC Code) create a Sole Corporation (artificial legal person-ALL CAPS NAME) under Operation of Law in which a natural person becomes “surety” (secondary liable) for the All CAPS NAME (Primary liable). This Sole Corporation is later (March 9, 1933) placed into the “PUBLIC TRUST” A Sole Corp is defined as “a legal entity consisting of a single incorporated office occupied by a natural person.” collecting public benefits to include limited liability. The Sole Corp (ALL CAPS NAME) becomes a “PUBLIC” Statutory citizen (created by each Sub-Corporation STATE.) and every act this Strawman Citizen engages in, becomes a taxable event. Remember 1895 Pollack case; every corporation can be taxed; and then later the Public Citizen (ALL CAPS NAME) becomes the U.S. Corporate Citizen. (thru the SS-5 app. for a SSN)
- 1933 March 4th, 1933 FDR takes Oath of Office, next inauguration moved to January 20th. Every new President sworn in on a different date because a new government was formed under the National Emergency War Powers.

March 6th, 1933: National Emergency (Proclamation 2039) This “national emergency” has the same effect as (going to war), it gives POTUS unlimited executive power. This was a *Coup de tat*, a new (Military, Article II, under Emergency Powers) form of Government ousted the *de jure* 1789 government. The new codified STATES become *de facto* military-occupied “territories” now under the control of the Commander-in-Chief, he seizes ALL PUBLIC REGISTERED Property (all registered property placed in a Trust PROPERTY as Booty of War and every new POTUS under National (War) Emergency Powers. The Gold-fringed Flag with the eagle on top proves the Executive Power in every Courtroom today, just like in 1867 when Lincoln created Military Tribunals, NOT Judicial Power of Article III.

March 9, 1933 (Proclamation 2040) Emergency Banking Relief Act (EBRA) (The speaker had the only copy, gave 20 minutes for positive debate and then 20 minutes against, then voted on; Trading With The Enemy Act) **The EBRA amends the 1917 TWEA and now is brought inland to apply to “any person” defined by the TWEA, within the United States**. All Public U.S. Citizens (Corporations) are now deemed rebels, belligerents, and enemies of the State. All Public registered property is placed into trust via the Emergency, this includes the Public Citizen (Hybrid-Corp Sole) and all Land, farms, cars any asset publicly registered, etc

1999 1929 + 70 = 1999. (Debt due 5 Trillion) According to International Bankruptcy Law, a Country can only go into Bankruptcy, 3 times for a total of 210 years. There is supposed to be a Jubilee and Sovereign DEBT forgiven. With a 20 year grace period, so 1999 + 20 = 2019. I believe the International Bankers are trying to find a way for the People to sign on to be Sureties again, for example if a new HOA gave everyone a (Universal Beneficial Income). A New Trust Agreement By accepting the Benefit, you are entering a Trust Agreement that might have Laws in it that you can't possess a Firearm and can't have any 1st Amendment rights.

SUMMARY

March 6, 1933 (Proclamation 2039) (FDR declares a “National Emergency”) FDR closes the banks **(A National Emergency is treated as if we are at war)** (TMO-HOA) United States of America Inc. Bankrupt. The Constitution places no limit upon the war powers of the government. A new TMO-HOA is formed, named “UNITED STATES, INC, today called the UNITED NATIONS which is a Sub-corporation of the IMF. this Corporation issues SSN's.

March 9, 1933 (Proclamation 2040) (The EMERGENCY BANKING RELIEF ACT) **“Therefore, in view of such continuing national emergency and virtue of the authority vested in me by section 5(b) of the TRADING WITH THE ENEMT ACT, I do hereby proclaim, order, direct and declare that all terms and provisions of said Proclamation of March 6, 1933 and the regulations and orders issued thereunder after hereby continued in full force and effect until further proclamation by the President. This is the Coup de tat: the former sovereign de jure Government is ousted although the rights of the sovereign remain intact, in substance, but not in form. We are still under this Order today because the National Emergency has never been rescinded, it has continued for 87 years.**

Military Government is that which is established by a commander over occupied enemy territory. **The people are generally left unmolested in ordinary domestic and business relations.** Under our Constitution (Article 1 Section 8) & The Law of Necessity, one of the absolute international rights of the States is self-preservation. One of these powers is to **institute Military Government.** Under the American constitution, Admiralty /Maritime is a civil jurisdiction and can be regulated under a Military Venue. Admiralty Courts are merely civil in nature not criminal and the **Bill of Rights DO NOT apply.**

Secondly, occupants are treated as rebels, belligerents, and enemies. The commander has the right to seize any property. Every Sub-corporation State of is a de facto conquered territory. Under the Constitution there are 3 kinds of Military jurisdiction; 1. One exercised in peace 2. One in Foreign war or in time of rebellion 3. one in time of invasion

The Commander-in-chief rules the country with Supreme Power (Executive - Article II) This is why Gold fringe flag with an eagle on top of the flag in each Courtroom.

1973 Congressional Record report by Frank Church, **"The United States has been in such a state of declared national emergency since March 9, 1933". A majority of people of the United States have lived all of their lives under emergency rule.** 'When a citizen is governed by military power, he is not governed by the soldier's code of military law, but he is said to be governed by martial law and this law is entirely different. These are just some of the facts that prove the "United States Inc" is governed under a military venue and Martial-Law jurisdiction. The Zip Codes are Military Venues. Martial Law has both Civil and Criminal jurisdiction. Only under Military Law does Congress have the Statutory authority to combine Equity and Admiralty/Maritime Law.

HEADLINE in the American Jural Society 1996, "Judge admits to War Powers Court!!! On the front page May 7, 1996 a Municipal Court Judge Carol Wardell in a traffic case stated, The defendant had refused to enter the bar unless she removed the flag. Judge said she would protect his rights under the War Powers act of March 9, 1933, but would not change the flag in her courtroom." This is for those who think lower level judges just follow orders and don't know what is going on, A newspaper article quoted the Associated Press Tuesday Feb 9, 1999 stated, In 1942, daylight savings time "war-time" went into effect in the United States.

1st (TMO-HOA) (1789-1871) Trust Management Organization called the "United States" hired to perform the 19 enumerated powers that the 1st Congress via the Constitution of 1789. 1863, Lincoln declares "United States Company" bankrupt, under Ch. 11 reorganization.

2nd (TMO-HOA) (1871-1933) Trust management Organization called "United States of America, Inc." FDR declares United States of America, Inc. bankrupt under Chapter 11 reorganization. The "estates" of the ALL CAPS NAME are moved to Puerto Rico, under DC territorial jurisdiction.

3rd (TMO-HOA) (1944-present) Trust Management Organization called the UNITED STATES, INC, presently preparing for bankruptcy, TMO looking to re-venue the ALL CAPS estates again with a New Trust Agreement i.e JOHN H DOE, instead of JOHN HENRY DOE, Universal Basic Income

It wasn't the 14th Amendment that put citizens under the Crown's control, it was that all "persons" defined under the March 9, 1933 TWEA placed all corporations & Trusts (Hybrid Corporate Sole via operation of law via application of Certificate of Live Birth) under the National Emergency War Powers; thus all U.S. citizens are now "rebels, belligerents and enemies of the STATE put under military jurisdiction in Military Courtrooms.

The additional pages are for Jason, Rose & Ccrow to review and to have While I am speaking

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2nd Hour Outline K. L

1. Summary of Hour 1, March 6 & 9th, 1933, depending on how much time I need to discuss the remedies, what are your thoughts ?
2. Article II Executive Power, Emergency War Powers
3. Declaration of Independence, 14th Amendment, Austin Gary Cooper Case
4. Radiolab, Faith Pennington, born a Texas union state Citizen
5. d.b.a. in your STATE, evidence of Govt recognition of 2 separate entities
6. Court Decree to change the ALL CAPS NAME to Upper/Lower
7. 12 Presumptions of Roman Civil Law
8. Corpus Juris Secundum

There are 2 governments in America and there always have been since 1789: operating at the same time. **(Just like the movie the Matrix) The Republic, (a Private Mortgage -Trust), which is civil government of the (union state Citizens also called American Nationals) and**

a DEMOCRACY operating as a Public Corporate Trust Management Organization charged with providing the 19 enumerated services for the sovereign states which deals with international commerce. **Think of the (Federal Gov't- as a (Home Owners Assoc.) that you pay to perform jobs you don't want to do in your subdivision. They only have the powers that you voluntarily, contractually give to them.** The current form of Government found in every (STATE OF TEXAS, STATE OF NEW HAMPSHIRE) is seemingly republican in form, but is ultimately municipal because every such "STATE" (is a body politic, not geographic area) **Those STATES has been transformed into political Franchises of the District of Columbia, (a municipal corporation), (Act of 1871), 16 Stat. 419, whose municipal Law is Roman Civil Law. Roman Civil Law equates to "exclusive territorial" personal and subject-matter jurisdiction over its residents. U.S. citizens who do not physically reside in the District of Columbia are treated as residents of the District of Columbia Territory for legal and tax purposes.**

REMEDY

What did the Founding Fathers do when they were being oppressed? They published the Declaration of Independence. If you claim you are one of "We The People" (a Beneficiary of the 1789 Constitution) you are not under the jurisdiction of the present emergency War Powers Govt!!! So that is why it is so important to "Declare your Political Status". Think of it like you have the choice to be a Republican or Democrat by filing out papers with the Govt. You have the choice to be a union state Citizen or a U.S. citizen. We create a "Declaration of Status", then publish it (record it) and then send it 15 different Gov't agencies demanding they correct their computer databases. This really is a voluntary system, YOU CHOOSE, YOU DECIDE, YOU HAVE THE POWER. The Gov't NEVER decides what your political status is for you, **YOU DO**, by checking a box or answering a question. Handout on Empire v. Kingdom. **There are 2 different jurisdictions, (republic v. Democracy) 2 different Citizens (US v. union state), 2 different forms of money (lawful v. Legal) 2 different worlds (Natural v. Artificial), Kingdom v. Empire) 2 different Courts (Article II - III) 2 different states (union v. Corporate) (Ex 5)**

1868 The 14th Amendment Sec 1 – All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States **AND of the State where in they reside. 2 different Citizenships (Ex 6)**

1989 * U.S. v. Austin Gary Cooper, Case # 89-109-Hoevler. Mr. Cooper was being prosecuted for not filing an income tax form. Cooper elicited a staggering disclosure from **Judge Hoevler; that there are simultaneously 2 types of citizenship: (Ex 7)**

“United States Citizens” and “American Citizens”

Cooper: I want a judicial determination, am I an American Citizen or a United States Citizen

Judge Hoevler: “You’re both”

The Dept of Justice Prosecutor Linda Koslowski revealed the “United States Citizenship” is based strictly on contract. “He pays Social Security Tax and uses the Postal Service thus; this constitutes Co-Suretyship, therefore he is a U.S. citizen” Surety is defined as a person who is liable for the payment of another’s debt or performance of another’s obligation. natural flesh and blood man born in the union states = American Citizen and the artificial public entity = U.S. Citizen (Corporate citizen)

Youtube, (readiolab, Faith Pennington, girl who doesn’t exist). Faith is evidence that the American union state Citizenship exists. This is a story about a young woman who was born on a farm in Texas, not in a hospital. Her Mom and Dad were very religious, so they did not register her birth nor did they apply for a Social Security Card. She is the third of nine children and when she was 18 she wants to move away from her family, normally the children would stay and marry others in their religious sect. Faith talks her parents into living with the grandparents, who are living in Austin, TX. While in Austin, she tries to go to college, they tell her she needs a Govt ID Drivers License, she goes to the DMV, they tell her she needs a Social Security Card, she goes to SSA and tell her she needs a Birth Certificate. She tells them she doesn’t have one and they tell her there is nothing they can do. She calls her congresswoman, she tries to pass a Law making Faith a U.S citizen because she has no record of her birth. **(but was born in Texas)** The Texas Legislature tells her they cannot “give her US citizenship”. **So Faith wanders around with her friends calling herself “the Girl who doesn’t exist” because SHE IS NOT REGISTERED IN THE SYSTEM !! She doesn’t understand that the system is built upon creating a (the ALL CAPS NAME) for international commerce. Commerce is between incorporated “persons”. A corporation cannot recognize a natural person and cannot conduct commerce with a natural person.** Unfortunately she obtained a affidavit from her mom where the Vital Records Dept accepted that and gave her a delayed Certificate of Live Birth **(Her mother had to “GRANT “ her NAME into the system.**

******An important thing you can do is apply for a d.b.a. in your county. d.b.a. is an acronym for “doing business as”, another name in Florida is “Fictitious name, in Minnesota it is called an Assumed Name Certificate”. Basically, you are telling the STATE that you the real man are going to do business as your ALL CAPS NAME. This will get you to always think of your name as a business. Plus, you now have “STANDING” to sue in their Article II Courts. Many Patriots have tried to sue the Govt and been told that have no standing upon which relief can be granted, this is why. MOST IMPORTANTLY YOU NOW HAVE A GOVT PIECE OF PAPER THAT STATES, THE ALL CAPS NAME IS a FICTITIOUS ENTITY NOT YOU, THE REAL MAN. And this can now be admitted as evidence in Court of Law as to your living real man status.**

(Ex 8)***THE MOST IMPORTATNT THING YOU CAN DO IS PERFORM A NAME CHANGE AT YOUR COUNTY COURTHOUSE. Every Court has this paperwork !!! You are asking for a Judges Decree that changes the ALL CAPS NAME into Upper and Lower case font , the same as your parents gave you at Birth. This will essentially “kill the Strawman” THIS WILL GIVE YOU LEGAL CONTROL OF YOUR NAME INSTEAD OF THE GOVT HAVING LEGAL CONTROL !!! This is where knowledge of Trusts and Trust Law come into play. You create the new name, your claim is by Nature because it is and always has been your property. The STATE’s claim on your name if by legal operation of law, you have the SUPERIOR CLAIM and this extinguishes**

their claim on the NAME. The ALL CAPS IS NOW DECEASED instead of presumed dead, and now you can admit the Decree as evidence in any Court of Law and prove that the ALL CAPS NAME in the Court is not you, because you have a Judges Decree as to your legal name and immediately ask for a Dismissal or Abatement.

Go Over 12 Presumptions of Roman Civil Law #8 - The Presumption of Court of Trustees is that members of the private Bar Guild presume you accept the office of Trustee as a “public servant” and government employee just by attending a Roman Court, as such Courts are always for public Trustees by the rules of the Bar Guild. Unless this presumption is rebutted immediately to state you are merely visiting by special invitation to clear up the matter before the Court and you are not a government employee nor public Trustee, the presumption stands and it is assumed as one of the most significant reasons to claim jurisdiction, simply because you “appeared”.

#9 The Presumption of Government acting in 2 roles: as Administrator and Beneficiary, the private Bar Guild appoint the Judge in the capacity of Administrator while the Prosecutor acts in the role as Beneficiary of the decedent legal estate Trust for the current matter. Unless this presumption is Immediately rebutted to demonstrate you are a Beneficiary and/o Executor of the Trust before the Court, the presumption stands and you are by default the TRUSTEE, THEREFORE YOU must obey the rules of the Administrator/Judge.

CORPUS JURIS SECUNDUM Book 25A DEATH

Presumption of Death as sufficient to warrant administration of estate. Administration of absentee. Page 554: The presumption of death is effective for practically all legal purposes. KK, the Afterbirth was abandoned and never claimed, thus the STATE named the substance the ALL CAPS NAME and this becomes your estate.

Book 33 EXECUTORS AND ADMINISTRATORS

An Executor is a personal representative appointed by a testator, while an “Administrator “ is one who is appointed to act when there is no Executor, legally 2 separate persons. Administration is the management of the estate of a presumed decedent and expresses the jurisdiction assumed by the proper Court over it. The “estate” is not a legal entity but is merely a name indicating the sum total of the decedent’s assets and liabilities, and is not a natural or artificial person, but merely a name. page 881 “Estate” is generally used as meaning property belonging to a decedent, a ward, a mentally incompetent person or a bankrupt person, which is being administered in the Courts.

Go over Collateralization of Debt—The Govt deceives us into Trust Agreements so they can have Trusteeship (Paper Control) over us & our assets. They give the paper control over to the Bankers who place it in their Banks as Tier 1 reserve collateral, and then the Banks Lend our Credit to Govt, ie print FRN’s. i.e. car MSO to Banks, i.e. deed to your house

2018 U.S. v. Ortiz 1. The “People” are **NOT District Citizens**.

2. The People are **NOT** subject to “**Territorial Jurisdiction**”

3. The People are aligned with and **Beneficiaries** of the Official Gov’t of the United States”.

4. The People are exclusive only to Birthright “**Civilian Judicial Power of Article III**”

5. The People are exclusive only to Birthright “**Civilian Due Process**”

6. The People are exclusively **Union Citizen Nationals of the several states**”

7. The People are exclusively **Private Civilian Citizens of the United States**.

8. “**Public rights belong to the people at large, while private rights belong to the individual**.

9. **The Founders’ understanding of judicial power was heavily influenced by the well - known distinction between public and private rights.**

10. The 3 classic private rights; life, liberty, and property are **un-a-lien-able and absolute**.