

Seek Truth, it is not enough to simply embrace it

The following is for informational, educational and entertainment purposes only, it is not legal advice, its what I would do in the circumstances where I either only just realised the depth and nature of the deception that we are faced with, or if I was already aware of that reality but had only received bloody noses in the past from attempting to apply what I had learned as a remedy against that deception. It is not the approach that I used, which was more trust based where I did not enter into isolating how the law gains its authority and how power has seemingly been transferred over time like you will see in the templates, but then again I have studied this stuff very hard for a long time and I am trying to be the battering ram that causes the gatekeepers to become re-educated into transparent and accountable compliance or be removed from their positions, whereas you are simply looking to escape the grubby clutches of the self-proclaimed elites.

Those of us with eyes to see and ears to hear need no reminding that we find ourselves precariously placed where untold evil needs correction, and so I welcome all who are interested in lawfully correcting this abomination against all that is equitable and natural and I encourage you to both embrace the information presented herein and to seek confirmation for yourself of any elements that do not seem to ring true to you.

Essentially what is being provided here is a useful method for those who came in late and want to demonstrate diversity between themselves as living beings and the artificial PERSON. It has been designed to help to remove oneself from the “defacto-slavery of usufructory obligations” and from presumed power of attorney(s) that bind us from time to time. The outcome would be to free One from corporate tyranny and control and would also super-fund the abundance of the dejure so that all of Ones just wants and needs would be catered for, while simultaenously depleting and depriving the self-proclaimed elites in the corporate system of their illegimate funding.

I would like to apologise in advance for the lack of due diligence in certain minor elements of what is presented here, but given that there is a mass democide underway I couldn't afford the extra time that it would take to ensure that an “i” was dotted here or that a “t” was crossed there; having said that, everything herein is built on a very solid first principles foundation. Further to this position, I am now updating the process for a second time in August 2022 to reflect and refine elements that have proven to be troublesome in their application and to provide further templates for how we will be moving forward, based on real world application from those who have now already followed the steps described within this package and who already had outstanding and impending issues to deal with.

It may surprise people to learn that while the current mass genocide is indisputably depraved in its nature, it is not the most deceptive game that the self-proclaimed elites have been playing, with their antics spanning millenia, at least back to the age of babylon but likely long before.

The purpose of this particular document is to provide you with background information of how we find ourselves in this position, and to improve your understanding of what we are doing and why we are doing each step. Throughout I will use the word “parasite” to refer to the self-proclaimed elite and/or “people who selfishly take from others for their own gain against the consent of and to the detriment of others”. These parasites are formed in large part by various ethically moribund groups of self-proclaimed elites and their minions, likley involving semi-secret societies like the Fabians, Zionists, Jesuits, Franciscans. the Vatican and various self-appointed Monarchys' and structured religious groups, with subordinate groups like parts of the Freemasons as their entrenched guns for hire. The historical and current day perogative of the Fabians is particularly offensive, with a detailed

outline created by Graham Moore as “The Fabian Society: the masters of subversion unmasked” which is found at this link: <https://daddydragon.co.uk/2020/05/24/the-fabian-society-the-masters-of-subversion-unmasked/> and where I have copied it and made it available for research, study, criticism, review, education or entertainment under the website menu “Background docs for consideration” at my website www.remedyin.site

A couple of important points from it are:

- “Fabian Society member and former chairman Roy Jenkins joined David Rockefeller’s Trilateral Commission in the 1970s. The Wilson government itself was funded by the International Monetary Fund (IMF) which was run by members of the Trilateral Commission and the Council on Foreign Relations (CFR) (Martin, p. 109). “
- “The Fabians have always had a soft spot for the exotic and, in particular, for subversive religious and pseudo-religious movements that lent themselves to being used for Fabian purposes. Among these were Freemasonry (leading Fabians like Annie Besant, A. R. Orage and Clement Attlee, were members of Masonic lodges); Theosophy (of which Besant was also a leading light); and Gurdjeff’s “Fourth Way.”“

"The Fabian Society: the masters of subversion unmasked" appears to be very comprehensive and is well worth the read to understand how almost the entire world has been engineered into its current state and by whom, and seems to be largely based on fact BUT I believe that if Graham Moore had written it a few hundred years ago he would have instead attacked the Vatican and its roman catholics - which rule by obligation of signature using trusts where no party is entitled to even know that they are a party to a trust, as opposed to the church of england that operated by explicit free will consent to create a binding contract via a meeting of the minds with full disclosure and an exchange of equal consideration; of course the anglican church of today is now as mired in corruption and devil worhsip as are pretty much all of the other structured religions and their leadership.

Please remember that while it is self evident that no one particular culture holds a right to demand that any other culture must submit to their customs - in particular where those adherents emigrate to another land; those fanatically minded zealots need to ask themselves whether they would appreciate people of another religion interfering by demanding their particular religious intolerances are followed in the lands from which they arrived - do until others as you would have them do unto you.

Where customs are already in place that differ from the religion of immigrants, they should bear in mind that the parasites have used religion to divide and conquer us all and that if you pray to the one God who has created and who maintains and who can destroy all of the universe that God is the same being no matter what diversity of names people may have for Him.

Graham Moore points out that economic theory was created and perpetuated by the Fabians BUT it is important to emphasise that economics does not and cannot possibly work from its very first presumption, as its “supply versus demand graph” will only work from a perspective where there are limited resources instead of abundance, and so the Fabians actively seek to control the availability of resources to artificially create scarcity, to promote fear and the illusion that economic theory is an effective tool.

However, it is important to emphasise the nefarious role that both the freemasons and the fabians have played in the world wide deception. From my understanding, whilst the vast majority of the judiciary, police forces, politicians (mostly of the Liberal party) and other gatekeepers are members of the

freemason society, not all of them are evil; apparently there are two paths to that organisation, where at some point in their participation they are asked to formally renounce Jesus Christ and if they disagree and instead hold strong to their belief in Jesus they are congratulated and their choice is celebrated among the other members, whereas if they acknowledge that they hold no faith in Jesus Christ they are then further indoctrinated along a path of evil and worship of the fallen one and their choice is also celebrated among the other members. I am of the firm understanding that the individuals who take the latter path at later stages often take the children of their co-members camping with their object being to “near drown” those children, with the child becoming hysterical because they cannot comprehend why the individual that is their parents friend is trying to kill them and it causes the child's mind to “split into multiple personalities” as a defence mechanism (along the lines of MKUltra) and those multiple personalities are later cultivated by the freemasons for their evil agenda(s).

Whilst I remain uncertain as to the authenticity of the following alleged work of a freemason US army captain known as “Albert Pike” dated August 15, 1871, I am completely convinced that it accurately reflects their agenda in part:

“The First World War must be brought about in order to permit the Illuminati to overthrow the power of the Czars in Russia and of making that country a fortress of atheistic Communism.”

“The divergences caused by the ‘agentur’ (agents) of the Illuminati between the British and Germanic Empires will be used to foment this war. At the end of the war, Communism will be built and used in order to destroy the other governments and in order to weaken the religions.”

“The Second World War must be fomented by taking advantage of the differences between the Fascists and the political Zionists. This war must be brought about so that Nazism is destroyed and that the political Zionism be strong enough to institute a sovereign state of Israel in Palestine.”

“During the Second World War, International Communism must become strong enough in order to balance Christendom, which would be then restrained and held in check until the time when we would need it for the final social cataclysm.”

Chillingly, Pike then predicted ***a third world war which he said “must be fomented by taking advantage of the differences caused by the ‘agentur’ of the ‘Illuminati’ between the political Zionists and the leaders of Islamic World.”***

He continued: *“The war must be conducted in such a way that Islam (the Muslim Arabic World) and political Zionism (the State of Israel) mutually destroy each other.”*

“Then everywhere, the citizens, obliged to defend themselves against the world minority of revolutionaries, will exterminate those destroyers of civilisation, and the multitude, disillusioned with Christianity, whose deistic spirits will from that moment be without compass or direction, anxious for an ideal, but without knowing where to render its adoration, will receive the true light through the universal manifestation of the pure doctrine of Lucifer, brought finally out in the public view.”

“This manifestation will result from the general reactionary movement which will follow the destruction of Christianity and atheism, both conquered and exterminated at the same time.”

It was claimed the text was once on show at the British Museum’s Library but mysteriously removed in the 1970s and never seen again.

The fabians get a special mention as they openly admit to being the origin of ‘our’ trade unions and

those trade unions are the origin of a political entity known as the “Labor party”, with their sentiment being as follows:

“For the right moment you must wait, as Fabius did most patiently, when warring against Hannibal, though many censured his delays; but when the time comes you must strike hard, as Fabius did, or your waiting will be in vain, and fruitless.”

The early Fabians’ commitment to non-violent political change was underlined by the role the Fabian Society played in parliamentary politics. Having initially sought to influence the Liberal and Conservative parties, the Fabians participated in the foundation of the Labour party in 1900. The society has been affiliated to Labour throughout the party’s history and is the only original founder that remains affiliated in unchanged form. Fabians engaged in debates on eugenics and were racist towards people of Jewish, black and Asian origin.”

Because we have innocently placed our trust in the wrong people, we may rest assured that no-one is coming to save us, and that includes even the “leaders” who have very, very carefully cultivated their image and “appear” to be some kind of saviour or “good guy”; instead you must save yourself and your loved ones or frankly you and they will perish. **If you take the time to seek the truth, you will quickly find that most of our “government and business leaders” are members of the semi-secret societies above mentioned. Please do investigate even the most popular politicians for yourselves to confirm this, especially the ones that you hold the belief that they are not tainted by evil intent.** One particularly loathsome breed is that of the Zionists who follow the “The Protocols of the Elders of Zion” where Zionists condone and promote having sex with toddler age babies and also eating them, and if you think that to be fanciful it’s actually in their literature, where their attempt to defend sections of the Talmud by posturing that where it says that “a Jew may marry a 3-year-old girl, it simply means that under the age of 3, a “marriage” contract has no validity”; is it any wonder the Zionists have been kicked out of over 109 countries over the millennia! **The Zionists, who hide among the good Jews like sheep in wolves clothing,** are as culpable and liable today as they were during the times of Jeremiah the Prophet when on behalf of God he admonished the scum for their duplicitous attempts to appear pious while instead revelling in and promoting debauchery by stealth. The State of Israel was only created by the Zionists in 1948 as part of their plan when earlier forcing the world into World War II and where in 1967 they, without right, stole the whole of historical Palestine as well as additional territory from Egypt and Syria. Donald Trump actually “bargained” away official United States recognition of the unlawful claim of the Zionists sovereignty over the occupied Golan Heights as seized from Syria in 1967 and his payoff clearly demonstrated the almost complete control of the western media by the Zionists – have a look for yourself at how Trump was continuously attacked in the media for various issues up until he made that announcement, then look how the very next day how the mass media instantly “courted him as a media darling”; of course the Zionists are a ruthless mob and have a short memory for favours...

The Zionist scum have infiltrated the parliaments of many other countries by bribery, insider trading and entrenchment, with the most obvious and notable countries being the forty five (45) that have donated assistance toward the civil war where the landmass currently known as Ukraine is currently being used as a spearhead to attack Russia because of the vastness of Russias’ natural resources and because the Russian people love their God. During the bolshevik revolution in 1917, where both Stalin and Lenin were self admitted Fabians, where tens of millions of Russian people were slaughtered or starved to death under the protocols of Zion, where the Zionists held the pivotal positions of the commissar for foreign affairs, the president of the Supreme Soviet, the deputy chairman of the Council of People's Commissars, the president of Petrograd Soviet, and the deputy

director of the Cheka secret police –all acted in concert to cause the harvests to be confiscated so that there was nothing left for the people to eat and no seeds with which to plant new crops.

It is not by chance that under their control Ukraine only came into existence in 1917, where the butchers who are now proclaimed as war heroes by Ukraine connived to round up the remaining Polish under the guise of peace, simply because they did not like the fact that the Polish people held a greater claim of right to that land, and then they systematically slaughtered the Polish with farm implements and buried them in mass graves. Those facts are well understood by the people of Poland whose relatives were murdered en masse and it creates an almost comical difficulty for the installed puppet government of Poland to deal with, because they are now one of the biggest advocates for the world war in Ukraine and yet Ukraine has the utter temerity to build statutes for their “war heroes” and yet the people of Poland are not fooled as to what historically took place. The **ORGANISATION** of United Nations purposely sent out a policy around March 8th 2022 declaring that its staff were not to use the words “war” or “invasion” regarding Ukraine and to instead use words like conflict or military offensive:

<https://policymemos.hks.harvard.edu/news/united-nations-advises-staff-against-using-war-or-invasion-regarding-ukraine>

Ukraine is not a country that is separate to Russia, what is happening is lawfully considered a civil war, and yet the following forty five nations with puppet governments run by the Zionists are interfering in the running of another sovereign State: Albania, Australia, Austria, Azerbaijan, Belgium, Bulgaria, Cambodia, Canada, Colombia, Croatia, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Iceland, Ireland, Israel, Italy, Japan, Latvia, Lithuania, Luxembourg, Montenegro, Malta, Morocco, Netherlands, New Zealand, North Macedonia, Norway, Pakistan, Poland, Portugal, Romania, Slovakia, Slovenia, South Korea, Spain, Sudan, Sweden, Turkey, United Kingdom, United States.

In elections held in March 2016 over 90% of the people of Crimea voted to join with Russia and as a result Ukraine shut down those peoples access to the North Crimean canal even though it provided 85% of their water, and when Crimea again voted to join Russia in March 2022 Russia took steps to reopen the flow to Crimea. When flowing, the canal provides fertility and enables the local Crimean farmers to undertake agriculture but with the disruption of water supply in 2014 the amount of irrigated land suitable for cultivation shrunk from 130 000 hectares down to 14 000 hectares in 2017 – which provides an undeniable indication of the lack of morality of the leaders of Ukraine!

During the 1990s the INTERNATIONAL MONETARY FUND loaned large sums of money to Russia under the leadership of Boris Yeltsin in a common move designed to enslave nations under crippling national debt interest rate repayments so that the parasites could move in and claim the substance of Russian assets, but unlike most other countries whose defense forces and secret service agencies have been notably missing in action when their countries have been subverted similarly, Vladimir Putin orchestrated an internal coup to take power to keep the country from being stolen by the parasites on behalf of his people. He forced massive austerity measures early on in his tenure in order to repay the borrowed money in full, and while it would be naive in the extreme to consider the man a saint when we consider his previous secret service occupation, he clearly has learned the lesson not to trust the Fabian Zionists and this is why the western media, Israel, the United States, the United Kingdom and almost the entirety of Europe has banded against him and Russia in a concerted effort to please their puppet masters and feather their own nests.

The Fabian Zionists are an unimaginative bunch where they are using age old ploys for their current agenda to use war, reserve banking manipulation, allegations of pandemics, mass media and social hysteria to inject untested and ineffective poisons into the populations in order to kill and destroy. During World War II, the United States forced Japan to attack it by placing an oil embargo on it, which demonstrates that the United States actually declared war on Japan and now once again they have attempted to destroy the people of Russia and Europe via compelled oil embargos! Just as the Russians learned of the treachery of the Fabian Zionists the hard way, Japan is now reticent to again rely on the treacherous vested self interest of the puppet parliament of the United States in relation to oil, where the United States is now exporting oil into Europe in the place of Russia and had openly threatened to destroy the now damaged Nord stream oil pipeline to promote its own self interest and where that oil from the United States is acquired as the consequence of fracking which is destroying their natural artesian water basins.

An incredibly highly educated man by the name of Hartford Van Dyke wrote a book called “Silent Weapons for Quiet Wars” that I have copied and made available for research, study, criticism, review, education or entertainment under the website menu “Background docs for consideration” at the website www.remedyin.site where it is a manual that outlines a plan to control the masses through the manipulation of industry, education and politics, and to divert the public’s attention from what is really going on. Hartfords’ father actually intercepted and decoded a message that the Japanese were intent on attacking Pearl Harbour days before it happened, and when he notified authorities he was gaoled for his knowledged, BECAUSE those United States authorities had orchestrated being drawn into World War II at the deliberate cost of the lives of their own people during that attack. Upon what claim of right has the “Israeli puppet government of the United States” started 105 wars on others soil and who have openly admitted to training operatives to overthrow other “sovereign governments which are very likely NOT controlled by the Fabian Zionists”?

How is it that nobody cares to investigate the bank accounts and asset ledgers owned and controlled by congress men and women, and all of the members of the other forty five parliaments that have donated to Ukraine and promoted an attempt at world war at the behest of their devil worshipping masters? Why not investigate everyone of them going back to antiquity where we simply look at what they had or controlled when entering parliament as opposed to their exit? Bob Hawke was a prime minster of AUSTRALIA and he was a case in point, a man who was leader of the Fabian trades union movement “somehow” ended up his career owning a property with frontage on Middle Harbour in Sydeny Australia on only a prime ministers salary? The banking trails can be forensically audited for all to see, and as the truth will bear any inspection, only the guilty will defend an interrogation into their finances where they held a duty of propriety to the people for the position that they elected to undertake.

Next we should investigae the fossil crews who are attempting orchestrate a world wide currency collapse by blaming pandemics, war, oil prices, inflation – anything to take the blame away from the puppet governments responsible, where house prices will plummet below the value borrowed for them and where the governments will then step in to mop up the mortgages because the Fabian Zionist controlled banks are allegedly too big to fail, and where the governments will rent those properties back to the the people with the people “owning nothng but allegedly being happy”, while the scum will continue to own vast swathes of property themselves. Where they desire the removal of cash and where access to currency will be controlled based on a social credit score. Then there are other repugnant fossils who had parents in planned parenthood and eugenics and who promote ethnic cleansing agendas and mRNA injections redefined as vaccines (where a vaccination is not and has never been an immunisation) and who have promoted the attempted development of artificial

intelligence that is detrimental to the existence of mankind, and where they attack those who are attempting to promote the ongoing endurance of mankind via relocation to other planets.

On the other side of the equation we have the Vatican that instead wishes to continue to promote life, just as long as it allows the offspring to be indoctrinated into its clutches and where its elites are clearly worshipping the devil and where with INTERNATIONAL MONETARY FUND it is a major driver of the world wide existence of birth certificates and where the Vatican actually curses anyone who has ever used a birth certificate to being in league with the devil. God has never left us at any point, it is us who have abandoned Him by being deceived for a want of knowledge. Take it how you like roman catholics, all it takes for evil to flourish is for good men and women to sit idle which is what you are being preached to by the heads of your church – for the sake of yourselves and your family, please make the effort to seek truth yourselves and you will better connect to the ultimate truth which is God.

Pope Gregory XI's papal bull of 1372 (In Coena Domini) claimed papal dominion over the entire Christian world, secular and religious, and excommunicated all who failed to obey the popes and to pay them taxes. "In Coena" was confirmed by subsequent popes and in 1568 Pope Pius V swore that it was to remain an eternal law. Pope Alexander VI (1492-1503) claimed that all undiscovered lands belonged to the Roman Pontiff, for him to dispose of as he pleased in the name of Christ as His vicar – how is this not a sacrilegious affront to God by claiming what is God's for themselves to control and to own?

"Christ said, "My kingdom is not of this world; otherwise my servants would fight." The popes, however, have fought with armies and navies in the name of Christ to build a huge kingdom which is very much of this world. And to amass their earthly empire they have repeatedly engaged in spiritual fornication with emperors, kings, and princes. Claiming to be the bride of Christ, the Roman Catholic Church has been in bed with godless rulers down through history, and these adulterous relationships continue to this day" where the Vatican purposely curse all of the Birth Certificate records to damn anyone who uses it even once to be in eternal cohort with the duke of hell.

Perhaps its time for people to begin to question why they need any of these alleged leaders to control their connection to their God and for people to instead pray directly to their God for insight and salvation? Perhaps people will see that the steps I have provided on the www.remedyin.site **cannot** hurt them and **cannot** be used to socially ostracise them because it is done in private and but it **will** release them evermore from that Vatican curse connecting them to the devil via even one use of "their" birth certificate as identification – where the approach I suggest on the website will provide people with abundance in the nature of the Garden of Eden, health, access to the original jurisdiction of Equity, peace and the freedom to do anything that does not cause harm to another.

All of the parasites like to hide things in plain sight, because while it is permitted to deceive those that shall be deceived, it is against divine law to use bad faith to duress people into action and/or inaction, just like when the parasitic bags of scum attempt to compel people to take a gene therapy (renamed as a 'vaccination') in order to work to put food on the table of their family; rest assured that those parasites will soon wear the lawful, equitable and divine consequences of their pyrrhic victory.

"The Protocols of the Learned Elders of Zion purports to be the master plan for a great conspiracy to destroy Christianity and to achieve world domination. It consists of 24 protocols, which are summarised as:

1. Seduce and demoralize the youth with false doctrines.

2. Destroy the family life.
3. Dominate humanity by Preying upon their lower instincts and vices.
4. Debase and vulgarize Art, and introduce filth in Literature.
5. Destroy respect for religions; undermine the reputation of the clergy through scandalous stories and back up the so called "Higher Criticism" so that the old fundamental faith is shattered and quarrels and controversies become permanent in the churches.
6. Introduce the habit for luxuries, crazy fashions and spendthrift ideas so that the ability for enjoying clean and plain pleasures is lost.
7. Divert the attention of the people by public amusements, sports, games, prize contests, etc., so that there is no time for thinking.
8. Confuse and bewilder the minds of the people by false theories and **shatter the nerves and health by continuously introducing new poisons.**
9. Instigate class hatred and class war among the different classes of people.
10. Dispossess the old Aristocracy, which still keeps up high traditions by excessive taxes and replace it with the "Knights of the Golden Calf."
11. Poison the relations between the employees and employers through strikes and lockouts so as to ruin the possibility of productive co-operation.
12. Demoralize by all means the higher classes of society and by adverse publicity raise the hate of the people toward them.
13. **Use industry to ruin agriculture and then in its turn destroy industry by wild speculation.**
14. Spread all possible utopian theories so as to bring the people into a labyrinth of impractical ideas.
15. Raise the rate of wages, which however will not bring any advantage to the workers for at the same time we shall produce a rise in the price of the first necessities of life.
16. Cause diplomatic friction and misunderstanding between States which will increase international suspicions and hate thereby greatly augmenting armaments.
17. Introduce in all states, general suffrage so that the destiny of nations depend upon ignorant people.
18. **Overthrow all monarchies and substitute republics for them; in so far as possible fill important state offices with persons who are involved in some unlawful affair and who will, from fear of being exposed, remain our obedient servants.**
19. Gradually amend all constitutions so as to prepare the soil for absolute despotism and Bolshevism.
20. **Establish huge monopolies upon which even the great fortunes of the Gentiles will depend to such an extent that they will be swallowed up at the "hour" when the industrial crisis will start.**

21. **Destroy all financial stability; increase economic depressions to the extent of bringing a general world bankruptcy;**
22. **Stop the wheels of industry; make bonds, stocks and paper money worthless; accumulate all the gold of the world in the hands of a certain few people thus withdrawing tremendous capital from circulation;**
23. **At a given hour close all the exchanges, withdraw all credits and cause general panic.**
24. **Prepare the death struggle of the nations; wear out humanity through suffering, fear and shortage of food - hunger creates slaves!!!”**

These parasites seek to normalise truly abhorrent activities, attitudes and behaviours along the lines of the child exploitation that was exposed in the Australian “wood royal commission” as overseen by bill heffernan and which has been sealed from public view for 90 years because the truth that it uncovered has the potential to cause a complete loss of faith in the parliament, judiciary, and the executive; in consideration of the anecdotal testimony of fiona barnett only the parasites and those with their head in the sand would dare to deny this reality.

It is vital to comprehend that Zionists are not of any particular ilk, it is a mindset. **The word “Zionist” cannot and must not be used interchangeably with the word “Jew”**. Jewish people as a whole continue to be unjustly villified, likely because over history they have been kicked out of approximately 109 countries for some utterly nefarious acts, **BUT** like all sectors of our community there are good and bad apples. From my view, although Jews are undeniably insular in their dealings (which is their right), **the vast majority of Jews are truly beautiful individuals who genuinely seek to connect with their God and for them to be collectively damned is to damn ourselves as they are simply the scapegoats that the abhorrent Zionists have used over the ages to hide in amongst**. The connection between Zionist and Jew has been very carefully cultivated by the parasites in mass media in order to label anyone an anti-semitic who dares to even mention the word “Zionist”; **they are not the same**, it is just another trick that has been designed to deceive us, because at their core the Zionists are rightfully fearful of being exposed by truth and then seen as who they really are by the rest of us. Hence their penchant for buying and controlling the mass media. Make no mistake, those who seek to cause harm to others in the errantly presumed safety of their dark crevices are about to become exposed as the weak, malevolent **and lawfully fragile** scum that they are.

The templates on my website refer to the construct that we are considered “Israelites”, and while my understanding of that facet is limited at best, it basically comes back to the time of Nimrod and Abraham and the twelve tribes; with two of the tribes now being called Jews and with the other 10 being considered “lost”. So together the 12 tribes are really one tribe, and the commonality that they would share is an acceptance of a connection with source, whereas if we are completely secular we would still be considered lost; no matter what denomination of faith or God that you worship when you use this paperwork, you will not be abandoning your God.

As will become clear, I am not a big fan of any structured religion, but I do readily accept and embrace that there is a “source” of all things and the only reason that I will even broach such an emotive subject at all is because of its paramount importance to understanding how the law is deemed to hold any authority at all and in an effort to expose why the parasites have encouraged people to become highly secularised in their efforts to control us, with that element addressed later.

Whilst I have expended an enormous amount effort in understanding what has played out in order to unravel the treachery, I would still be on page one without having been exposed to the indisputably meritorious work of giants who have a clarity far greater than mine; people at an international level like Winston Shrou, Christian Walters, and Boris Erickson and people at the local level like Sue Maynes, Keith and Debra. I would hasten to add that the work herein is not the result of a collaboration with any of those individuals, in fact none of them have had any input in its final creation, but I have had the opportunity and vast privilege to communicate with each of them in the past, with the exclusion of Christian Walters, who is deceased.

Having said that, most of this process is not really my work, in that it is largely a synthesis of the demonstrably successful elements of various lawful technology created by the above mentioned giants; although I have made significant alterations to almost all of the elements used herein in an effort to create a synergy between them.

A lot of the paperwork, including the generic reversion templates are very heavily reliant on documents created by a prodigious local law researcher known as Sue Maynes, and the reason that I have chosen not to recreate the wheel and instead model it on her approach is because it has been demonstrated as working effectively on the landmass known as Australia. Sue is largely the author of the templates that we are going to be using, I have just made the changes I believe necessary to strengthen it. Sue is adamant that she wants people to competely understand what they are doing before following a process like this, whereas I believe we have almost run out of time for that to happen and that we need to act first and then learn what we did at great pace afterwards.

While I did seek and gain the approval of Sue to use her work, I don't hold the intellectual property right to share it if I have not substantially altered it, and the first place to go if you are stuck for understanding those generic reversionary template documents is to her facebook group (<https://www.facebook.com/groups/574380475905921/>) where there is vast swathes of information that will likely provide an answer to any questions.

There are a number of points below that I do need to emphasise, both where I agree and **where I disagree** with what Sue has presented, as follows: I have great deal of respect for the work of David Clarence, but from my perspective I would not spend a lot of time worrying about the supposed ways to act as an Executor/Executrix of your Estate, as its your Estate and nobody can tell you how to do anything let alone the format that it "must" be in or how to collect mail in relation to it. **In relation to your Certificate of Live Birth/Information Registration Statement OR Birth Certificate DO NOT, I repeat DO NOT, accept them for honour on the front of each instrument, leave that blank, else you will have just became liable for them again.** Do not staple the documents, use a bulldog clip or paperclip if you want to. Also, it does not matter if you choose to also send these documents to the corporate "Ministers of Parliament" as the Estate can operate in a commercial capacity if it needs to so you will not have mixed any kind of private-public relations to your detriment by doing so. Incidentally "Notice" is a portal term that is acknowledged in multiple jurisdiction.

s; **You will keep all originals, every single thing that is being sent is a copy. Print the documents, execute them by signing etc, then ideally scan them for your records to then print (or alternatively photocopy) them for mailing.**

With the the Certificate of Live Birth/Information Registration Statement OR Birth Certificate documents, make quality two-sided photocopies of those documents in the first instance, and in

the authentication box that begins “GIVEN under my Hand...” - write this inside that box “Pay to the Order of the Commonwealth of Australia Treasury” on the photocopies, and place an international 5 cent stamp at the bottom of the back of the page and sign and date through it, writing “without recourse” underneath. Do that again, on the BACK of the Birth Certificate, then scan/photocopy those “adjusted photocopied” documents for mailing. The value of the international postal stamps used with the documents does not matter, so use 5 cent stamps to reduce the cost, the main reason for their use is the fact that they represent substance value because they are backed by french gold. **Please ensure that you place a 5 cent stamp on the back of the page, in the bottom right hand corner, and date through and sign through that stamp on every printed document prior to scanning/photocopying for reprinting and mailing. I would not ever do any style of oath/affirmation to Queen Elizabeth II/king, to do so places her/him between you and your God, and no man/woman/lizard is worthy to stand as an impediment to your God, he/she is defender of the faith for the dejure Constitution only **but not** for you as a man or woman. **If you have taken any oath of allegiance, then you must unmake or undo or uncreate it, based on it having been a mistake, else you have someone as an obstacle between you and your God.****

I am no way trying to rob Sue of her glory, the amount of work that she has put into her templates and notes is utterly mammoth and without her, you guys would be struggling to escape.

Much of the history and philsophy that I put forward is based on the work of the indefatigable Winston Shrou, although he has a far greater eloquence and understanding than I, and at times I might even be errantly misrepresenting what he has taught. I strongly encourage you to listen to the very early editions of “the goldfish report country roads with Lousia”, both to understand more fully where we really are, and more importantly to understand how we are going to drive things going forward (<https://thegoldfishreport.com/>).

Another gentleman by the name of Keith (<https://commonwealthcustodians.org/>) has also demonstrated an approach which has effectively worked on the land mass known as Australia and he has a very deep understanding of the constructs of usufruct, and the dejure as opposed to the de facto, and is well worth listening to and engaging with; although in difference to this approach, he seeks to allow the corporate system to wither away under its own attrition and Keith now appears to have edged more toward solely focusing on demonstrating diversity between the living being and the artificial person as the focus of his approach.

To be fair though, the commonality between Sues and Keiths early approach and the process herein is that they are all utterly reliant on the concepts of “reversionary interest” and “usufruct” as being the most critical element and I owe a debt of gratitude to Boris Erickson for heavily labouring this point. **It is not a case of me recommending that you should visit and thoroughly digest his website, and scour the internet for any and all audios and videos that he has created, it is mandatory if we wish to first survive and to later thrive in the new paradigm.** None of these processes are a be all and end all, they are doorways into a new world that we are going to have to work together to fully understand and to implement, with Boris having presented many vital ideas on that front, with his now-defunct website found here: <https://web.archive.org/web/20181019202716/http://www.iamsomedude.com/> and more recently here: <http://www.lawofboris.com/>

Incidentally, **if you are sent for a psychological evaluation in court,** Boris helps us to understand that the remedy is to say to the shrink **“I accept and demand the return of my securities. I am the receipt holder (of the birth certificate) and I demand the return of my property (the securities relating**

to the court matter) immediately. I need the delivery of the instruments and proceeds relating to the matter.”

Likely you are already starting to get a little lost with the use of unfamiliar terminology, but fret not, it is within the scope of this document to help correct that want of understanding.

Even by the well studied, the de facto corporate artifice is little understood. It is not evil in and of itself, it is actually a truly equitable system that has been hijacked by the parasites that have entrenched themselves into the positions of the gatekeepers. The birth certificate does not identify you, it accounts for you and it always remains as an infant that you take care of, and upon the completion of this process it is no longer accessible to the parasites and instead of being a burden of involuntary servitude, it becomes shield from physical and financial injury for living men and women.

“Sir Henry MAINE calls attention to the fact that while law is stable, society is progressive, and the greater or less happiness of a people depends on the degree of promptitude with which the gulf between the two is narrowed. He further says that the agencies by which law is brought into harmony with society are three - Legal Fictions, Equity and Legislation. **Fictions, at a particular stage of social progress, "are invaluable expedients for overcoming the rigidity of law."** On the other hand the same eminent writer says "it is unworthy of us to effect an admittedly beneficial object by so rude a device as a legal fiction. I cannot admit any anomaly to be innocent, which makes the law either more difficult to understand, or harder to arrange in harmonious order. * * * Legal fictions are the greatest of obstacles to symmetrical classification. The rule of law remains sticking in the system, but it is a mere shell." BLACKSTONE says "**fictions of law, though at first they may startle the student, he will find upon further consideration to be highly beneficial and useful; especially as this maxim is ever invariably observed, that no fiction shall extend to work an injury; its proper operation being to prevent a mischief, or remedy an inconvenience, that might result from the general rule of law.**"

We need to demonstrate diversity between the living man/woman and the birth certificate artificial PERSON and to forevermore assign any potential individualised claim to the reversionary interest created by the securitisation of that artificial PERSON into the communal “dejure-ly” created constitutional entity and from there we will enter into a veritable garden of eden as we proceed competitively yet collabaratively through the age of aquarius.

Given the nature, cause and result of the subversion of the corporate system by parasitic gatekeepers in key offices, their actions and/or inactions will require extreme scrutiny, but we must be very measured in our approach as to how we correct things moving forward. We must be vigilant to ensure that we do not allow the parasites to collapse this corporate system that they have been using to injure and farm us for so long; **its our system** and when we lawfully correct the anomalies then we will be able to use the system in the way that it was originally intended - for individual **and** collective abundance (as created by ascended master Saint Germain).

The parasites have relied heavily on the use of semantics and presumptions to convince us to entrap and ensnare ourselves, and the information provided herein will break the presumptions that they use to bind us, but it will not change the nature of individuals, and so we are at a cross roads, where if we simply apply this process and then go back to doing what we did yesterday, then we or our children or their children will again end up in the same position; never forget that the parasites play for keeps and play a long game of many thousands of years. How we do that will require the contributions of all that

remain and its answer is beyond the scope of this document and this process but its something that together we seriously need to ponder and bring out for open discussion.

We must be ever vigilant against the dangerously common call for us to return to the gold (or any other substance) standard, where fiat currency again becomes 'redeemable' in gold, because the parasites have been wantonly printing fiat currency and using our Estate(s) since the 1930's and have used that fiat currency confetti to buy up almost all of the substance value, so if we were to now return to a substance currency structure, the parasites would benefit almost immeasurably to detriment of the rest of us.

Old power and old money rarely dissolves or disappears, it usually just transforms itself to look like it has been reduced as a self-protection mechanism, whereas in reality all they have done is to introduce more levels of layers/puppets between them and us that are designed to act as “fuses that burn themselves out” to save that old power from consequence; this applies to structured religions and monarchies as much as it applies to the parasites and their puppet governments, both de jure and corporate de facto.

When we have a critical mass of people who have done this style of process, we will have the opportunity to ‘elect’ another de jure government prior to making a decision on how to stop this predicament from recurring, but if we want this change to happen more quickly in the near term we will also have to focus on ‘voting’ for another de facto corporate government to remove the parasites, **BUT** people will need to vote for political candidates that are not part of the mainstream perspective, like the main two or even the other “semi-major parties” as they are all infiltrated by the parasites and they are currently demonstrating a breath-taking disregard for the health and lives of others; we will need to vote in independent candidates that have a demonstrated history of trustworthiness and then be very careful of how our preferences flow.

The current corporate system of governance, or public policy, began around the 1930s, during which time birth certificates and social security numbers and tax file numbers first began to be issued (prior to that time a birth event was recorded in the family bible). **This process will work in any country that creates a birth certificate or social security number for unemployment/pension benefits or tax file number.** It was also when our fiat currencies lost redeemability in gold. That is not to say you could not use fiat currency to purchase gold, just that the reserve banks would no longer accept fiat currency and “redeem it for its ascribed value in gold” as they had prior to this change. It is also not saying that the fiat currencies were no longer “gold backed”, because the entire countries money supply could be gold backed by a thimble full of gold **IF** there was no requirement to compel the currency to be redeemable.

Fiat/currency/money exists to lubricate exchange, as long as we have trust in it to store value and to continue to be accepted by everybody else as payment. For example if someone painted a picture and someone else created a table, and both sought to exchange those items with each other, then how would it take place if one of the items was universally held to have a higher value than the other item? What if people wanted to swap 3 sheep for a cow when the going rate for that area and time was 4 sheep for a cow? What if you had a strawberry farm and knew that unless you sold the crop it would rot and you would get nothing for it, but you didn't value any of the things that people wanted to exchange/barter with you for when the crop was ripe? What if you wanted a house but did not have enough for a deposit and needed to store value in some way? Clearly that is where money comes in.

Across the planet the fiat money supply is printed by private entities that are owned by the parasites. Beyond being utterly ridiculous that a country could not afford or be physically able to print its own money supply, irreversible problems happen when the money printing parasites demand a percentage of what they print in return. For example when they print 100 bucks and they say they “just want 1% of whatever they print in return for their efforts”, then the next year we would have two options:

1. Give the parasites the \$1 out of the \$100 printed the year before, where some of that \$100 has also already been destroyed through wear and tear, deliberate destruction, loss out the window of cars etc, people hoarding it private safes and under mattresses – all of which reduces the supply of money in circulation meaning that even with demand for that currency remaining stable, then the “value” of that remaining supply of currency would increase, causing people to become more desperate to get that currency to pay for their needs and wants because there would not be enough to go around. **This is the actual definition of what inflation is, even though “economists” pretend this not to be the case.**
2. Even if it were possible to collect the entire money supply of \$100 then you would have totally removed the lubrication element of trade via fiat from your economy, likely leading to a catastrophic crash. What happens is that you would still owe the extra 1% x \$100 component to the printer, ie. \$1 and rather than taking it out of the \$100 that was already printed the parasites who are supposed to be there for the benefit of the people instead require the parasite printers to print that extra dollar for their payment for the previous year in the next years money printing - with this gap getting larger with every passing year, meaning that **its actually mathematically impossible not to go bankrupt**; that is the intention of the parasites and it is only possible when a country outsources its money printing capacity to the parasites and allows them to demand a percentage of what they print – a technique that was perfected by the fleabag rothschilds during earlier England/France wars and the “England-France funded American civil war”. Surely this irrefutably demonstrates to you how our parasitic politicians are owned and operated by the ‘higher’ levels of parasites rather than working in the best interests of its constituents?

The dice were unconscionably loaded and it was an irrefutable fraud and so all of that unjust enrichment via those fraudulent, seditious and treasonous transactions need to be voided nunc pro tunc, with it provided back to us as the people who it was stolen off, in addition to the parasites paying us all reparative compensation, and then we would have to look at some lawful and equitable consequences for those who have perpetrated this charade of fraudulent omission and fraudulent concealment; bearing in mind its not about revenge. because we need to forgive them for our own sake, but they **must** be held accountable and liable for their knowing, voluntary and intentional actions and/or inactions that were designed to cause injury.

In medieval times blacksmiths became “goldsmiths” who organized into guilds and kept records of members and the marks they used on their gold and/or silver - this was because they normally dealt with metals and had sufficient security for the safe storage of valuable items. They would provide a chit/receipt to guarantee that the metal from them would be returned in exchange upon presentment of the paper – ie. they were the precursors to banks. Because people had faith that they could exchange the chit/receipt for the metal, it became easier and more usual that people would simply exchange the chit/receipt between themselves during trade rather than then later exchanging it for the metal – ie. those chits/receipts were the precursor for money.

Like the current fleabag banks, the blacksmiths quickly realised that unless everyone came in to redeem those chits/receipts at the same time, then normally the blacksmiths would be able to sustain the exchange of metals even if they fraudulently created many more chits/receipts than they held the

metal for as surety, a monetary supply technique now known as hypothecation, which has been adopted by the parasites with propenciate greed. Of course things go sour when everyone works out what the blacksmiths/banks are doing and all the creditors demand their security at the same time, ie. a run on the banks, at which point the truth is irrefutably exposed that those paritcular blacksmiths/goldsmiths/bankers were simply parasites.

The parasites have been playing the same tune for a long time. In the first instance where they offered to print the money for the country they demanded that the government (which they control and occupy with other parasites) put up the land of Australia/wherever as surety, **knowing full well that we could only go bankrupt**. After the parasites foreclosed on the land, and before they continued to print the next allotment of money, they then demanded the countrys' government put up the mined gold as collateral and then seventy years later in 1929 in Australia they confiscated everyones private gold holdings under the no 31, commonwealth bank act:

“Where the Treasurer is satisfied that it is expedient for the protection of the currency, or of the public credit of the Commonwealth, to obtain particulars of gold coin and bullion held by persons in Australia, or to require the exchange of any gold so held for Australian notes, he may, by notice in writing, authorize the Board-

- (a) to require persons to furnish particulars of the gold coin and bullion held by them; and
- (b) to require persons to exchange for Australian notes any gold coin or bullion held by them.”

http://classic.austlii.edu.au/au/legis/cth/num_act/cba1929311929202/

The **lawful outcome** of this change from “substance redeemable money” into a style of money/ fiat that was almost entirely fictional was that we could no longer contract with its use inside the corporate system of governance. A contract exists when it is paid, and as it was no longer a possibility to use money as payment “in specie”, we had entered a time where instead we could only “effect payment”, generally speaking. So this meant that entire legal systems were uprooted and turned on their head, because they were largely contractually based. Instead, the law had to morph into becoming almost entirely trust based, and that created a potential for access to the reversionary interest of a trust and its related **usufructory obligations**...

Once the gold had been stolen by the parasites, and prior to the parasites then printing more money for the country, they asked the parasite governments to put up the last thing of substance that they had not yet directly stolen, and that was for the life force of the men and women to be used as surety, to which government parasites and “**the organisation of the united nations**” via the “international monetary fund” readily agreed (as had been the Fabian-Zionist plan all along). The world bank would ‘lend’ the ‘country representative’ money based on population growth; if it were a new born then supposedly actuaries took into account the offsprings weight (in gold) and multiplied it by three score and ten for the likely age of death, and considered what the parents did for a living, then they took into account the value of our Estate (% share in nations land and natural wealth) and **determined the likely worth of our life** to be used as a valuable surety.

Somewhat comically, they have since lost the opportunity to fully foreclose on those sureties as at the third succession of 70 years in bankruptcy there is some sort of (mosaic law?) forgiveness that is connected to Jeremiah of the Bible (and once again we see “the Zionists who hide among the good jews” raise their ugly heads), which ended in 1999 in australia; when reputedly the parasite, called John Howard that was prime minister at that time engaged help from some upstart maggot from the “actual mafia” that control Maleny and its local fully corrupted police force in the State of Queensland to devise some mechanism with which to carry on the charade, but it can have no ethical

basis and was simply a childish attempt to deny reality and the inevitable result that we the people would righteously break free from their grasp.

From this, we can see that currency is actually still substance backed, literally by us as living men and women, but is not substance redeemable because you can't trade money in and get another year added to your life... **We underwrite it with our projected future efforts and our individual share in the nations natural wealth (Estate) when we engage with the corporate system and in return to balance the substance side of the equation the corporate system should be providing for all of our just wants and needs**, in the style of the United States: "Chap. 48, 48 Stat. 112" under the **April 5th 1933 House Joint Resolution 192** and with the discharge all of our debts, public and private, dollar for dollar, for when they suspended the gold standard under **Public Law 73-10**, 48 Stat. 112, 113 (1933): "... to require a payment in gold or a particular kind of coin or currency, or in an amount in money of the United States measured thereby, is declared to be against public policy"

That money is borrowed against us, and printed and loaned by the bastard International Monetary Fund under the bastard organisation of the united nations to the bastard corporate body politics masquerading as governments, so that the de facto corporate system can pay back the debt owed to us by the provision of our just wants and needs as compensation. When we sign to get our just wants and needs from corporations instead of using currency, that allows those corporate governments to pay down their corporate national debt because it is actually principally owed to us the people, as it is borrowed into existence against our lifeforce as its surety.

Now to be clear, what most people cannot fathom is that the worlds fiat currencies are a cross breed that can be used to settle private debts as "money of exchange" between men and women and can also be used to discharge "quasi-public" debts as "money of account" when the administration cost of appropriately dealing with the debt (postage, in triplicate, red tape stuff) would exceed the value of the debt - **its all a matter of how it is accounted for**. This construct of Lawful money is backed up in legislation at §16 of the Federal Reserve Act (1913) and its current codification in the United States Code at Title 12 USC §411. David Merrill (<https://www.suijurisforum.com/> and <https://www.lawfulmoneytrust.com/>) has done a lot of work confirming this lawful money reality under **12 U.S. Code § 411**:

"Federal reserve notes, to be issued at the discretion of the Board of Governors of the Federal Reserve System are for the purpose of making advances to Federal reserve banks through the Federal reserve agents as hereinafter set forth and for no other purpose, are authorized. The said notes shall be obligations of the United States and shall be receivable by all national and member banks and Federal reserve banks and for all taxes, customs, and other public dues. **They shall be redeemed in lawful money on demand at the Treasury Department of the United States, in the city of Washington, District of Columbia, or at any Federal Reserve bank.**"

<https://www.law.cornell.edu/uscode/text/12/411>

Technically, as a man or woman, if we pay for any corporate 'statement of account' (which usually looks very much like a bill/demand) with cash, then we are able to get the tax office on behalf of treasury to compensate us with a direct security swap where "cash as a security" is RE-exchanged for "the cash receipt security" that we initially received for settling with cash. This is reliant on the fact that we can choose which jurisdiction we want to contract/agree to be in any given moment, other than being restrained by previous contracts/agreements/trusts - in the very likely instance where we have predominantly used the corporate artiface and its artificial PERSON without the use of "a

restricted signature” on the particular submission of an application in order to distance ourselves as being surety for the PERSON.

Keep your cash receipts, send them to the taxation office and demand that they **compensate** you dollar for dollar in cash, that is the law. You do not need to have done any process whatsoever to do so and the more of us who do this, the more pressure we will put on the parasites to act lawfully and equitably. Of course they are currently refusing to do so because the parasites (out of jealousy and hatred for those of us who are not parasites and ultimately because of their hatred for themselves) are not all that happy about playing by any rules, but if we overload them with a vast volume of demands then they will be put under immense pressure to do so. **Currently the parasitic obstinate gatekeepers are able to contain the demands made on them, sometimes by knowingly, intentionally and deliberately destroying the paperwork that we send in (which is rightfully the property of their Office, not the individual), but if by weight of numbers we can overwhelm them, they will have no choice but to employ more people to deal with that paperwork, meaning it would become ever more difficult for them to conspire and collude to deny us our lawful remedy.** Even in the likely event that they initially continue to refuse to comply with equity and with the law, it just means that we will have more evidence to eventually hold a whole bunch of them to account and to eventually gaol them for their crimes against mankind.

The “creator controls the created”, and there is conjecture that we can lose rights simply by the use of fiat/kings currency in any contract or agreement because whoever creates the currency becomes a (usually silent) third party to the agreement. In that instance we would be using the fiat currency of another to benefit ourselves, and when we use someone else’s property for a gain it leave us in a usufructory relationship for which we would hold an obligation to perform by providing them with compensation - **BUT** in this day and age where the parasites have made it impossible to exist without using that currency, we clearly retain our right to use it out of necessity, thereby negating any alleged obligation.

The dejure Commonwealth Courts don’t get used much anymore because it is more profitable not to and there isn’t much need to because we are all construed to either be the artificial PERSON or to be surety for it. However they do still exist, because the corporate courts themselves are only arbitration tribunals and they themselves need to use those Chapter III dejure Commonwealth Courts to enforce their decisions. They simply act as foreign courts, without authority other than via the consent of parties. I have included a document that I wrote called “the truth shall set you free” which explains the proclamation approach, and it is completely reliant on there being parallel jurisdictions in play and for the dejure Commonwealth of Australia Constitution Act 1901 to still be in effect. Another document I have also made available for the fair use and purposes of research, study, criticism or review only and that also speaks to that reality is called “1967 - Appearing under Protest to Jurisdiction of Foreign Court - Levontin 2”; it describes how and why the proclamation approach is valid and provides for an understanding that jurisdiction in the corporate courts (as opposed to Courts) is via consent.

Under the dejure constitution, the authority of the “Courts” exists via the Queen/king of England being a defender of the faith under God, and in the de facto corporate “courts” they seek to increase that distance between ourselves and our God even further. The sad reality is that “oaths of office” for those making judicial determinations aren’t all that important even to a dejure Court, because since the time of Bennion and its related doctrine (a provided scan of 3 pages), figuratively speaking “a cleaner might put on a black dress and a wig and sit atop the court”, and if the parties should provide consent (for instance by making a plea or any style of argument other than one of lack of

demonstration of jurisdiction) then they would be undeniably bound by the jurisdiction of that cleaners eventual 'judgement'.

Here in Australia we often seek to rely on the Commonwealth of Australia Constitution Act 1901 as though we were in some style in a contractual arrangement even though we didn't sign it, and no-one else counter-signed it so I would suggest that it is not a contract but a trust relationship or "their deed" at best; it initially passed referendum where only about 5% of the population elected at all, with that right to elect being limited to white, male landholders who were entitled to vote multiple times if they held multiple landholdings. The result was that it fell in by less than about half a percent, so with that in mind it is hardly a reassuring position to claim that it was resoundingly accepted at the time or even that it was a truly representative decision, however until we come up with a better alternative, it's the best option that we have to rely upon and the Courts are reliant upon it for their existence, and the courts have to be seen to accept its validity even though at every available opportunity they refuse to follow that Constitution, with their preference being to "interpret" it instead; with their true intent being to try and comport it to be in accord with current corporate "public policy".

We might consider that at our birth we have had zero input into that Constitution and/or laws more generally and even under the de jure Constitution laws do change, meaning that at one point an act was not unlawful to do, but later that same act can be "magically" be deemed unlawful, possibly retrospectively - all without our direct involvement.

If/when we choose to attempt to elect a representative to make and adjust those laws on our behalf, that prospective representative may not even win a seat at the table and even if the preferred representative did win, we have all seen many instances where they are in "party politic situations" where they do not even have an individual voice. Even if the representative did have an individual voice, they may not be of the mind to re-present our view on many, or even any, issues and further to that situation, even if they did re-present our views and interests, they may then be out-voted; all of this adds up to us not having a say in the laws that we are allegedly obligated to.

This becomes even more of a grievance when we consider that because laws change it tends to indicate that what was considered reasonable behaviour at one point, is then not the case at another point, and it begs the question of when that application of law is actually "right"? Lawyers are quick to answer that "the law was right at all points in time", deliberately ignoring the impact of the actual change. To be clear, individually we have had no impact on the creation of **any** of these laws, or their changes and yet it is presumed by society at large that we should just shut the f\$#k up and accept it as we are presumed to be taking a benefit from (the law) "society".

There is currently a presumption by the parasites that the rights of the community are magically able to over-ride the rights of the individual, whereas it is settled case law that "community or societal rights" cannot even exist without there first being individual rights, and in that respect it can never, ever be lawful for this un-natural creation of collectivism to hold a supremacy over those individual rights and yet the parasites are seemingly determined to inexorably head toward the elimination of individual rights and true privacy.

There is no lawful or equitable ability for others to control us and steal our rights on behalf, or for the benefit, of society; that simply is non-sequitur, other than where we have caused actual physical or financial harm to another without their consent or have failed to compensate them and received their forgiveness – anything else is appropriately deemed as duress and as an operation of bad faith.

This is also clearly relevant when the argument is put forward that we must adhere or conform to some sort of artificial construct such as laws or legalities or expectations to perform on obligations that we have not expressly agreed to, because those things by their very nature limit our individual rights; our only obligation to others is to do no harm, and to do unto to others as we would have them do unto us.

However harm does not include emotional harm to another, as we are all entitled to our various, and often times dubious perspectives, where due to imaginary slights we may feel harmed based on our own ignorance or blinkered self-entitlement; much in line with the phrase "if **thine** eye doth offend thee, then pluck it out". That alleged emotional damage is not the fault of the messenger but is squarely the fault of the recipient and for them to attempt to allocate the cause of their distress to another is delusional and completely untenable.

All of this also ignores the material fact that simply by existing we produce and provide benefits to the societal construct, whether we like it or not, and yet we have been provided with free will, and an Estate which provides for our abundance by our God and yet society is openly encroaching upon those gifts by subjecting us to its duress and bad faith (which we endure only under necessity), without that society offering us a remedy where we are not compelled to participate in it.

They have claimed all of the land and resources, there is no-where to go to be an island if that is what we would prefer to choose. We can no longer be nomadic, with the land that we would seek to cross already having been allocated to others usually due to the inter-generational wealth of the parasites and yet our gifts of stewardship from God should remain **unalienable** and beyond the reach of all men and women, with the fountain never rising above its' source.

hahahhaha, **and then** we could start to take into account the impost of the overlayed de facto corporate structure that we are currently concerned about, where deliberately deleterious presumptions are imposed on us to inequitably allow a fiction to cause injury to a man/woman!

It is our want of knowledge that has led us to this precipe because under Divine Law we **cannot** have our free will **or** our Estate **or** our stewardship taken from us, and the parasites know that well and instead they deceive those who shall be deceived to convince us to invite them to take those gifts from us; of course it helps their cause when the parasites have wrested control of the education systems and large swathes of the judiciary and the enforcement mechanisms of the State and where they employ mass media mind control techniques against us and our families throughout our entire lives. Government publicly funded broadcasters = propaganda, whether it's a youth radio channel or the main television/internet offerings, and yet don't they prop when they are called out on this fact! Have a look at the Fabian shills who are put into the positions of gatekeepers of those organisations and their career history and associations to further support this reality.

We might instead choose to voluntarily, intentionally and knowingly give up some of our **inalienable** rights under natural law to use the dejure Constitution of 1901 and its lawful substance redeemable money where prior to the 1930s we could take our currency back into the reserve bank and they would exchange it for physical gold. **IF** we wanted too, on occasion, we might even choose to use the corporate de facto constitution post 1930's under its unredeemable fiat currency concept where we can only "effectively pay" or more precisely "discharge liabilities that become perpetual annuities where payment is perpetually held off on an annual basis".

The dejure 1901 constitution zealously protects our right under our free will to contract away from it into the post 1930s de facto corporate construct or into any other alternative. We have a

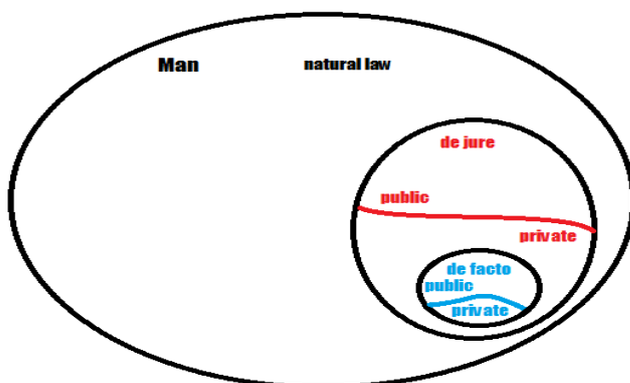
true right of privacy; privacy on our land, privacy with our doctors, privacy without public or quasi-public interference. In that de jure system we could actually pay contracts with substance redeemable currency where the currency was rightly considered as “fungible” to substance. We retain those rights today but the parasites running the de facto corporate jurisdiction like to make almost innumerate “presumptions” to deny us those rights, based on the difficulty that we have faced in demonstrating our diversity from the artificial PERSON.

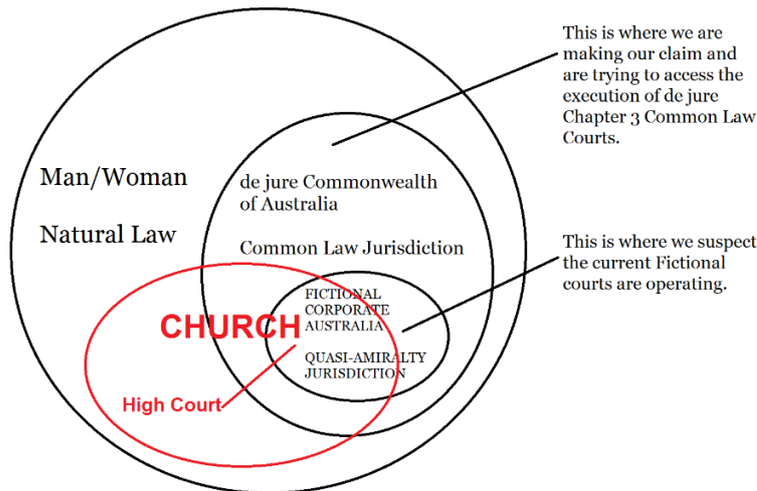
The parasites running the corporate de facto have made a concerted effort to steal our right of privacy generally, but specifically in relation to our land, our religious/spiritual choices, and are clearly currently attempting to trespass on the privacy of the relationships that we hold with our health practitioners.

If you want to understand how the legal system interfaces with the lawful system you might want to read the document I created called “the truth shall set you free” which focuses on the proclamation approach; I am not advocating that you use that process in the courts however, because it is a tightrope to walk where if you provide joinder to the court by your actions/inactions and that leads to a sustainable presumption that you have yielded jurisdiction then that court will probably throw the maximum penalty at you; if you manage to stand on your rock and challenge jurisdiction without yielding it, then they usually provide you with an extremely small fine and no other negative outcome or if they are really concerned that you seem to know how to punish them then they will get the prosecution to withdraw the matter so that no precedent is set.

The other likely outcome is shown by where we have taken that approach all the way to the court of appeal in two different state courts and the only thing that we were able to demonstrate was the utter corruption of judges at the highest level – **but its not lawfully over yet is it “judges”?** Sure, we were forcing them to lift the corporate veil, and they refused, but it makes a mockery of them claiming to operate under the construct of usufruct. We still advantaged from their outlandish obstinacy, because they can no longer sit and pretend that this mirage of equity exists upon which they execute their alleged authority and jurisdiction and so they all lie naked in their own filth before source, effectively having self-executed judgment against their own deceit in utter disrespect and complete disregard of the Rending of the Temple Veil in the Tabernacle.

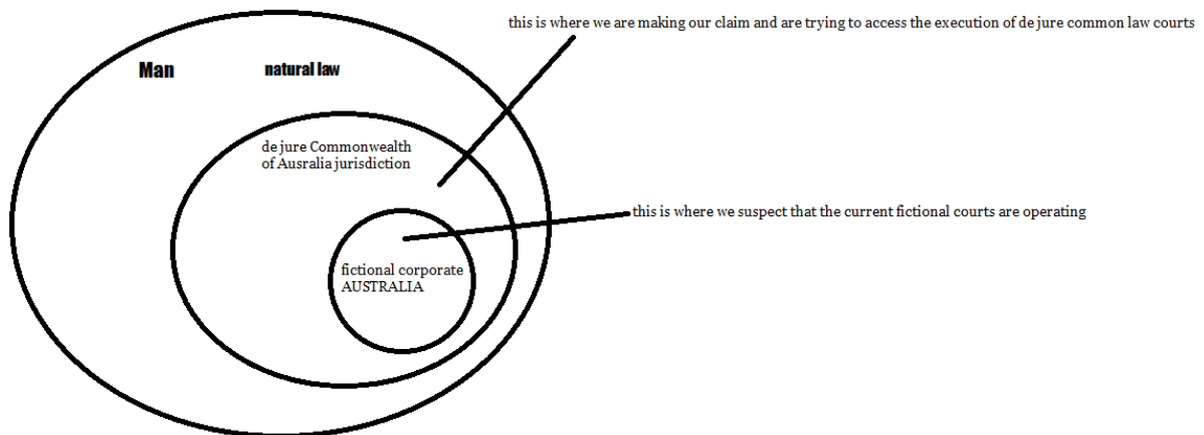
As living beings we exist under natural law, where we should cause no physical or financial harm to others and where we should do unto others as we would have them do unto us, but on occasion it is convenient to use other more restrictive jurisdictions, like the de facto or the de jure, for our mutual benefit.





Each sub-set jurisdiction in the diagrams above are subservient to, and limited by, the outer circles of jurisdiction, and we exist with the option of choosing any of those jurisdictions many times a day, with each jurisdiction running in parallel. We can still exist and execute contracts with a “substance for substance” exchange in the outer natural law circle of jurisdiction in an instance where “if you wash my car, I will mow your lawn”.

The following diagram was part of an action I put before the UK Privy Council about 7 years ago (on behalf of an utterly incompetent self absorbed individual), in relation to the proclamation approach nested inside a commercial lien, against the alleged “*therapeutic goods administration*” (TGA) and the alleged “*high court of Australia*”.



We comprehend quite clearly that our de jure constitution provides us with the ability to contract away from it, into the fictional sphere operated by the body politic masquerading as government, but, where now is our capacity to exist and interact in the original de jure jurisdiction, when the corporate entity has taken control of, and unlawfully and recalcitrantly withheld, all of the mechanisms that provide de jure remedy? If we have returned the paperwork and envelopes/res and it is therefore impossible for us to be construed as trustees and/or gratuitous bailees for any of those matters, if we have not provided subject matter jurisdiction by making a bare protest, being unable to make a plea until there has been satisfaction of discovery requirements showing the authority of the law via its proper promulgation, if we have not submitted by the use of their forms, if we have not used the "Kings money/ fiat" in petition of the courts, if we have used registered post via our communications with the courts, if we have provided restricted trust signatures, under seal, in our documentation and yet we still cannot find a de jure court to provide remedy against this tyranny, then are we not slaves? To have simply created a cestui que trust for the PERSON, which we may choose to utilise on a case by case basis, is sufficient only to allow the opportunity to use it as a vessel to operate in the fictional corporate AUSTRALIA, it does not compel us into its continuous, enduring engagement. Where is the alleged involuntary servitude in these circumstances? Where are our de jure courts? Where is our opportunity for de jure remedy? Who is withholding it, and under what lawful device do they claim to do so? We ask with deadly seriousness, if we are unable to access our de jure remedy, are we to be compelled to take it back by the sword, as was required of our kin to enforce the inception of the Magna Carta? Have we been backed into a corner by the unscrupulous, self-proclaimed few, and now find ourselves left to fend off these unlawful personators, without the aid, and might, of the Defender of the Faith? Please help us to correct this inexorable and merciless descent into this unlawful den of iniquity, because if we are to have no de jure remedy, then we will have nothing left to lose as it is undeniably better for us to live but a moment on our feet than a lifetime on our knees.

And the following picture was their pithy response:



The TGA does not exist and the High Court and the Privy Council does not currently exist **for our access at least in the dejure sense**, they are *effectively* solely de facto corporate entities and venues.

That is what I set out to prove, of course the TGA knew it didn't exist where Notice of the threatened action was provided to the alleged high court, the head of the TGA, and the head of the four bodies of which the TGA is but one, the federal Attorney General, and the federal Solicitor General amongst other parasites. Did the TGA move forward with their threats equating to approximately 7 million dollars in personal fines and 80 million dollars in corporate fines for “the-ever-so-incompetent-Gerald” and his company? Nope, those parasites knew that they were on a hiding to nothing unless we acknowledged their existence by arguing with them, or by keeping their paperwork or basically doing anything other than solely questioning jurisdiction because those above diagrams are a reflection of the truth that we find ourselves in.

Actually I couldn't help myself, and I included this picture in the Privy Council pleading, hahahahaha. Do you guys really think that the monarchy is running things? An example of parasites colliding, the inbred house of rothschild versus the adulterated house of windsor, and yet the charade continues:



Okay, lets briefly talk about structured religions, just because we have to, I know full well that I am not going to make any friends by doing so and am likely to be abused by the zealots and the non-believers alike.

I do not believe that the bible or any of the other forms of the “good book(s)” are literal and faithful translations of the view of God/source. I see them as having been written by many individuals, each of

whom had their own intentions and was limited by their capacity to understand and who were further limited by their capacity to explain their understanding. In addition they have also had many revisions and translations where “he who pays the piper calls the tunes”, and those two things alone are enough to demonstrate a likelihood of error. Beyond that there are oftentimes direct conflicts between multiple parts of the same book(s) and yet each section can allegedly be quoted as fact or truth. On that basis I see little value in the intimate knowledge and recitation of chapter and verse of the “good book(s)” or in the forced application of its manyfold constructs upon the rest of us; with it all getting obviously trickier when many structured religions believe that “their God” is better, truer or more powerful than others...

It is without question that the good book(s) do provide useful constructs relating to how we might get along better in high population densities and there is some value to the guidance that the good book(s) can provide on how to live life, and many of their verses can be relied upon as being trueisms, but I see the good book(s) as a form of idolatry just like the physical churches and their pomp and ceremony and preachers, which I see as only increasing ones separation from source as it places something or someone between One and Ones God/source. Even the original belief that they propose, that God and/or Jesus has left us and that the monarchies and parasites will defend us in Their name and assume control of us until Their return is absurd, as God and/or Jesus has never left us They are with us at every instant should we seek to connect with Them, and we do ourselves a disservice by blindly believing that we need to be in some sort of church structure or require some preacher in order “to more fully” connect with source. **If any structured religion tells you that God has left you essentially abandoned then they are liars working for the duke of hell, because for a want of faith we have instead abandoned our God by accepting their deceitful words.**

I do highly respect and recognise that a large proportion of those who practise structured religion(s) are good people, seeking only to be closer to their God/source and are thereby actively seeking truth. For mine Jesus was not **the son of God**, he is **a son of God**, albeit that he is a magnificent example to aspire to emulate. I believe that we are all sons and daughters of source and I see Jesus of Nazareth as being an ascended master, not unlike Krisna, Lady Pallas Athena, Saint Germain, Hilarion, Buddha and any myriad of others.

In western systems of ideology for dejure governments and under the regimes of self-imposed monarcharies, the right to rule and to carry out the rule of law is based on their claims to be “defenders of the faith” and the like, effectively placing themselves as the middle man between ourselves and God/source. Simply by formally disavowing the presumption that they hold some right to disconnect ourselves from source we then effectively rob them of their power to control us, as can be readily seen if you wish to read the few pages provided from “Commentaries on the Laws of England by Blackstone”. The following demonstrates that if One puts the Officeholders on Notice that One has a direct connection with their God, that removes the alleged authority of **both** inner circles of jurisdiction of the earlier diagrams, leaving One only under natural law:

-“OF THE ABSOLUTE RIGHTS OF INDIVIDUALS.” **These rights** of life and member, **can only be determined by the death of the person**; which was formerly accounted to be **either a civil or natural death**. The **civil death** commenced, **if any man was banished or abjured the realm(z) by the process of the common law, or entered into religion**; that is, went into a monastery, and became there a monk professed: **in which cases he was absolutely dead in law**, and his next heir should have his estate. For such banished man was entirely cut off from society; and such a monk, upon his profession, renounced solemnly all secular concerns: and besides, **as the popish clergy claimed an exemption from the duties of civil life and the commands of the temporal magistrate**, the genius of the **English**

laws would not suffer those persons to enjoy the benefits of society, who secluded themselves from it, and refused to submit to its regulations.(a) A monk was therefore counted *civiliter mortuus*, and when he entered into religion might, like other dying men, make his testament and executors; or if he made none, the ordinary might grant administration to his next of kin, as if he were actually dead intestate. And such executors and administrators had the same power, and might bring the same actions for debts due to the religious, and were liable to the same actions for those due from him, as if he were naturally deceased.(b) Nay, so far has this principle been carried, that when one was bound in a bond to an abbot and his successors, and afterwards made his executors, and professed himself a monk of the same abbey, and in process of time was himself made abbot thereof; here the law gave him, in the capacity of abbot, an action of debt against his own executors to recover the money due.(c) In short, a monk or religious was so effectually dead in law, that a lease made even to a third person, during the life (generally) of one who afterwards became a monk, determined by such his entry into religion; for which reason leases, and other conveyances for life, were usually made to have and to hold for the term of one's natural life.(d) But, [*133even in the times of popery, the law of England took no cognizance of profession in any foreign country, because the fact could not be tried in our courts;(e) and therefore, since the Reformation, this disability is held to be abolished:(f) as is also the disability of banishment, consequent upon abjuration, by statute 21 Jac. I. c. 28.13 This natural life, being, as was before observed, the immediate donation of the great Creator, cannot legally be disposed of or destroyed by any individual, neither by the person himself, nor by any other of his fellow-creatures, merely upon their own authority. --- End quote ---

*138] But no power on earth, except the authority of parliament, can send any subject of England out of the land against his will; no, not even a criminal. For exile and transportation are punishments at present unknown to the common law; and, wherever the latter is now inflicted, it is either by the choice of the criminal himself to escape a capital punishment, or else by the express direction of some modern act of parliament.

"The individual may stand upon his constitutional rights as a citizen. He is entitled to carry on his private business in his own way. His power to contract is unlimited. He owes no such duty [to submit his books and papers for an examination] to the State, since he receives nothing therefrom, beyond the protection of his life and property. His rights are such as existed by the law of the land [Common Law] long antecedent to the organisation of the State"

We cannot allow the parasites to divide us on religious grounds. If you are big into structured religion please look at how your leaders treated your God with contempt in relation to obeying the lockdowns, where often times it was the very leaders of those religions who are treacherously handing their own flock in to the parasites simply for attending "prohibited" communal worship!" It is my view that none of the overarching regulatory bodies sitting atop these structured religions can be trusted – they are all riddled with subservient corporate parasites, although it has been extremely refreshing to see that at the organic level many pastors/preachers and the like have well understood reality, **and have demonstrated their faith in God by their actions**, that no man/woman or any style of governance has the ability to deny their free will right of communal worship and that they risked fines and gaol in their efforts to stand answerable only to God/source.

For evil to flourish, all that is needed is for good men and good women to sit idle, or to be lulled into sitting idle through mass media mind control, puppet corporate government controlled education and quasi-legal systems, and via the systemic infiltration of the parasites through all of the influential facets of society, including but not limited to within structured religion(s).

It is probably worthwhile explaining that if you find the references in the documentation to the bible verses abhorrent because you study another form of religion, in this process we are not necessarily aligning ourselves with that bible, we are only pointing out how lawful power structures are generally

accepted to exist (especially by the Courts) and its impact in the creation of the de jure Commonwealth of Australia Constitution Act 1901 etc, as opposed to the lawlessness (other than by consent) of the fictional de facto power structures that we are escaping the presumed clutches of; so by using this approach you are not being asked to denounce your God in any way, shape or form, not that it would even be possible for you to do that – **PLEASE remain firm in your faith.**

On the secular end of the spectrum, if you don't like the bible references because you are an aethiest or are agnostic, then I suspect that you should have no problem with paying lip service to that verbiage in order to achieve the desired result of freedom??? The real problem that you are going to have as an aethiest or agnostic is that the approach on the website will only buy you more time, as what we are really dealing with at this time is far more spiritual than it is materialistic.

As an aethiest or agnostic even if you recognise that there is a source of all things, that is an excellent start, but I would suggest that you might also benefit from getting out into nature and appreciating it; have gratitude that you get to breathe the oxygen from the trees, take note of how pretty the plants and flowers are and how simplistic and elegant their design is, be happy that you get to be in that moment where you get to exist and experience the wonderment of the animals and life that is all around you as all of those things are reflections of source and your gratitude for them is effectively gratitude for source.

If you really want to connect to God/source then I extremely highly recommend that you consider chanting. Chanting involves you “vibrating” the words spoken as a reverberation, so that your body absorbs the frequency, that is pivotal because essentially what you are doing is causing your body to align with those vibrations and rather than it causing the new-age construct of “raising your vibrations” it instead causes you “to attune your body to those higher vibrations”. It is advised to concentrate on the meaning of the words while they are chanted to further enhance the effectiveness.

This bodily embracing of the vibration is especially pertinent when chanting OM or AUM, with a phonetic sounding of “a a a a a - o o o o o - uummm” because that is one of the primal harmonic standing waves of the universe itself and is therefore highly reflective of God/source Himself (and is notably similar in sound to a didgeridoo or a cicada or a cricket). For some reason there is an added value in ensuring to chant in lots of 108 times, which I suspect allows One to advantage by creating an amplitude that resonates in synchronicity with the standing wave, in a “tsunami like fashion”. If people are going to protests, then why not incorporate chanting OM or AUM into that so that at least there will be a guaranteed benefit from your efforts by cleansing the areas that are being protested outside of like the parliaments, police stations and the courts?

The following is in sanskrit (which is what the reiki people use), and by all means use an online sanskrit dictionary to create your own chant:

AUM	ahana	avana	satyaradhas	shivaya	hm
om	respect	joy	blessings	creator/maintainer/destroyer	exclamation
				(name of entity)	

I am very wary about who I am chanting to, and I make clear that my intent is to give them my respect, and to wish joy and blessings upon them, but I offer no service or oath and on those terms if they wish to help with what i am trying to achieve then I welcome their assistance, but I refuse to be bound to any of them.

Shivaya is the creator, maintainer and destroyer (to allow for new growth) and in my mind is the embodiment of source, with Shiva being probably a demi-God, above the mastery of an ascended master?

At any rate, you may replace Shivaya with another or others, for example chanting three others in a row such as Shakti, Pallas Athena, Yemayá. Shakti deals with inequality, injustice, cruelty and unfair practices. She destroys evil in order to protect the innocent; the demi-gods decided to work together and combined all of their shakti or divine energy to produce one super being, who was given all of the divine weapons of the gods, that could destroy Raktabija and the result was Kali (a version of Shakti). Yemayá is the Queen of the Sea, goddess of the sea and the moon and of fertility, protector of women, source of life; the Mother Goddess who gives life to all beings on earth and sustains it with her generosity and provides in abundance with immeasurable love, but does not give away her power. Lady Pallas Athena is an ascended master who has never lost a battle or in Court and is known for her strategy, equity, legal and lawful prowess and is a Chohan of truth.

The following is in aramaic where it is revering the “holy spirit in the kingdom of heaven” with that understanding provided by an individual named Lars Muhl, with his website here: <https://www.larsmuhl.dk/en/>

Rukha d'Koodsha Malkoota d'Shmeya	sharira	Baseema
holy spirit	in the kingdom of heaven	truth
		thank you

Another chant inspired by Lars Muhl is the well known “**I am that I am**”

Here is another that addresses El Elohim but incorporates another well known buddhist chant:

El Elohim	mani	padme	hum
source	The jewel	lotus	inseparability/purity

Essentially the above chant is to request assistance in cleansing “like how dirt falls off a lotus leaf” the soul-sacral chakra (above the crown chakra) to connect better to source.

If you are seeking to unblock your chakras below the soul-sacral you might consider chanting “lam, vam, ram, yam, ham, ang” :

“LAM” - chakra 1 (root)
“VAM” - chakra 2 (sacral/navel)
“RAM” - chakra 3 (solar plexus)
“YAM” - chakra 4 (heart)
“HAM” - chakra 5 (throat)
“OM” - chakra 6 (third eye)
“ANG” - chakra 7 (crown)

You may also wish to avail yourself of the extremely powerful distance reiki I, II, III activations and attunements offered very generously for free on the internet here:

<https://www.youtube.com/watch?v=x9a4EfXEfdE>

For those interested in resetting their multi-lifetime karmic burden and/or to heal from current physical maladies, you might consider researching a group known as “friends of bruno groening” – where adherents of all religions are welcomed! He was a scientifically documented master healer with literally miraculous healing powers, where he helped the crippled walk and the blind to see and whose healing is still available for all today, with a website here: <https://www.bruno-groening.org/en>

No doubt I have now unintentionally offended both the agnostic/aethiests and the structured religious purists alike, but I felt the need to emphasise that people need to connect to source, or else while this paperwork will serve as a release on both the material and spiritual realms, you will to better connect with source in order to embrace the new paradigm.

Many of us would have realised that no matter the quantity or quality of credible facts that we place in front of others, some just refuse to see; likely causing fractures between families and friends alike. It is not that they are incapable of seeing truth, they have just been indoctrinated to the point of obstinacy where they are happier to continue to accept a lie than to accept that they have been fooled, **but the cold hard reality is that even simply embracing the “shown truth” is still not enough, we must actively seek the truth for ourselves**, because truth is one aspect of God/source. Who along with the parasites shall continue to be drawn into worshipping the fallen one by their refusal to negate the consequences of using the birth certificate?

This material plane is a test of our ability to withstand “the temptation” to use our free will to selfishly take from others for our own gain at their expense and against their consent and its a test for us to “re-remember” that God/source exists and test of whether we seek to be connected to God/source and a test of whether we can act in the nature of God/source – seeking to embody compassion, equity, joy, peace, truth etc.

Imagine if the mass media had not always been controlled by the parasites, then in this day and age **no-one** would have taken the “clot shot jabs” that are not vaccines at all but are actually gene therapies which alter your DNA (have a look at their material safety data sheets if you wish to dispute this fact) - and yet God allowed it to happen, as it was simply another test provided by the parasites to allow for an assessment of our faith/love/respect for our God by testing to see who would embrace being deceived rather than them making even a small effort to do their own due diligence into the farce; they held zero interest in hearing truth or seeking truth and they therefore rejected God who is truth.

That vaccine hoax and the myriad of people who embraced being deceived, and who solely owe the full karmic consequences of causing vaccination injuries to the children in their care, has assisted with determining who gets to live on to the next “mayan photon belt cycle” of “self-mastery” during the age of aquarius, or who instead must repeat the first mayan cycle of “know thyself”.

The life of the soul does not finish with the death of the body, its a karmic cycle akin to that described by astrology; where its not a failure to have to repeat the initial mayan cycle – in fact it is very likely that most of those who will be moving on to the next mayan cycle will have already repeatedly failed the first cycle, and thus are more readily awake to the nature of these style of tests.

It’s the deception of the parasites, and in part their use of mass media, that has assisted in sorting the wheat from the chaff, so what I am saying is that to simply embrace truth is not enough, you need to seek truth, and that will help you to better demonstrate your love of source.

So in a bizarre way the parasites are actually still working for source, despite their vociferous protestations and best efforts to destroy life and all that is natural, by testing us all to see who shall be deceived; I believe that they aim to take us back to the inequities of Berlin in the 1930s (as is predicted in the documentary style multi-part series “EUROPA: The Last Battle” as found on the internet) and their open acceptance of transvestites and the like whereas in nature gender is a material fact, whether you cut bits off or add bits on, the cold hard reality is that you have an xx or an xy chromosome and if you are so confused as not to understand that then I believe that you need

substantial psychological therapy not legal assistance to attempt to legitimise and/or attempt to normalise that un-natural depravity onto the rest of society!

The utterly comical part of it is that we may never even get a chance to bring the parasites before the dejure Courts as those that are left are very close to entering the age of aquarius, where the vibrational energy will be so high that the parasites and the depraved and the iniquitous can no longer exist, and so I suspect that source will likely reclaim them for redistribution and/or redesign; and yet the parasites cannot seem to conceive that their time is nigh, because their bit-part is almost at an end.

The Muslims undeservedly get a bad wrap, because the vast majority of Muslims are truly wonderful people seeking truth and seeking to be closer to their God, with there being only a very tiny minority that strictly adhere to that other book that encourages them to follow its writings literally, and to impose those writings upon others of different faiths - where of course the mass media stirs up a frenzy of hatred for and against all Muslims in the name of divide and conquer. In Melbourne Australia during the very early days of the lockdowns the **only** group with the mettle to stand up publicly against the tyranny of the parasites were youths of the Muslim persuasion, that alone should demand our respect and demonstrate their worthiness to be embraced amongst and by the rest of us!

Before the christians get all high and mighty, over the millenia its hardcore adherents have demonstrated themselves as being particularly loathesome, with their pious attempts at conversion and control, intentionally devastating local customs, languages and ideologies across the entire planet, and don't get me started on the catholics and the utterly despicable vatican, who do you reckon the jesuits (as 'soldiers' of christ! What an utterly ridiculous juxtaposition of words!) work for and how do you think we all came to be under unidroit and the rules of rome nearly two millenia after their glory days? How is it that such a despicable organisation such as the jesuits, that allegedly exist to defend the papalcy, ends up taking over the role of the poope? Can you seriously sit there and pretend they have not openly defied truth by doing so? Having said that, there is another clown group known as the Franciscans that seem to have infiltrated the Jesuits to the point where the current poope has called himself "Francis of Assisi, Francis of Rome", so its not as simple as one group being divided only under factional lines, they reap as they sow and infiltrate and are infiltrated. Talking about potential infiltrations, exactly how was it possible that poope Francis was able to visit **and enter** "the Dome of the Rock" in 2014 when he is clearly not of the Muslim faith?

The parasites despise everybody, they despise themselves, they despise innocence, they despise compassion, they despise joy, they despise God, they despise mankind, they despise life, they despise mother nature, they despise truth. They want to destroy the planet, kill everyone who is not in their gangs, then they aim to kill everyone in their own gangs and then kill themselves in a futile effort to spite God. That is what mankind is up against, but fortunately God is on our side. We need to seek to connect to our God, we need to be as much like God as we can, we need to be in a state of new born innocence, we need to be in a state of joy, we need to seek and embrace truth, we need to revere mother nature, we need to be compassionate, we need to treat others as we would have them treat us, we need to forgive but that does not mean that we should forget or ignore inequitable or unlawful transgressions against us. We need to do every single thing that we can in any particular situation for ourselves and then have faith that our God will assist us with anything else – we need to pray to our God, but we also need to row away from the rocks!

If you have faith in Krisna, then I see our choice as being similar to arjuna in the bhagavad gita, where the battle is already won and lost, its a simple matter of choosing a side, do you stand with or against your God? Clearly the members of these structured religions are not to blame for the actions and/or

inactions of their leaders, but almost invariably they have been educated to embrace division and to follow the instruction of their leaders rather than their God and yet almost all of them are connected by a communal desire to know their God as best they might.

I like the Jesus approach of forgiveness, it makes sense in that if “you are me and I am you”, then to forgive you is to forgive myself and I end up being the ultimate beneficiary of that so its win-win, other than it would provide the potential for the offender to become emboldened to repeat offend as there would be no consequences for them. There are chapters and verse of the good book(s) that can be quoted that demonstrate a particularly forgiving approach to even the most heinous of actions and/or inactions and to me that tends to indicate that perhaps whoever was paying to print those books possibly thought to include them as a fail-safe mechanism in case they were ever felled?

“Forgiveness is of and for self”, in that while i can forgive you for actions and/or inactions against me, “I cannot forgive for you” any more than I can go and do exercise for you or to seek truth for you. Offenders need to forgive themselves, and for that to happen there needs to be an understanding of a need for forgiveness from the way that they have acted and/or inacted. So how can we just blanket forgive them if they acted and/or inacted knowingly, intentionally and voluntarily while committing their heinous acts? The offenders need to recognise and confess the intentional harm done and have remorse for having done harm and must be willing to provide restitution for harm done and must make a resolution not to intentionally repeat the harm done – otherwise they are simply parasites through and through.

From my perspective, whilst we need to continue to act in peace, I have become dizzy from turning the other cheek and believe that we will need to investigate and hold the parasites to account materially, and as a result, when they eventually meet up with God/source no doubt that will partially balance their spiritual accountability before God, so its another win-win situation.

The concept of structured religions has allowed our societies to be controlled by the parasites by creating disunity in an effort to divide and conquer, it also provides for authority and jurisdiction of the de jure laws and emphasises that we hold rights such as “free will” and of being stewards of a “God/source given” Estate of abundance.

The gift of free will allows for us to fail and fall, in that it allows us “to take from others for ourselves, without their consent and to their detriment” (to do so being ‘impure’), and that act is not just theft from the one harmed (which is effectively stealing from ourselves anyway as we are all One), it is actually theft from God/source who initially provided it for a particular purpose.

Generally speaking, the parasites seem to understand that they cannot transgress natural law by “directly” taking those gifts from us or else they will have to embrace a negative consequence for doing so like “karma”, and so they instead “deceive us into using our gifts for their benefit, to our detriment”.

Selfishness has been much maligned, in that to be truly selfish we would focus solely on being the best individual that we could be, where as to be truly selfless we would focus solely on best being in the gift of service to others, and both are paths to collective synergies and enhancing our connection with God/source; but when the selfish path deteriorates into taking from others for its own gain at the cost of others then they are admonishing God/source, which is the open objective of the parasites.

Another gift that source provides us with is the gift of abundance, where we as stewards are provided with an Estate to enable us thrive, regardless of how others may seek to perpetuate the mass media

myths that everybody must participate in some style of activity that others deem necessary. That Estate can be conceived of as some fractional component of the entire universe, in more earthly terms it would equate to a percentage of the planet earth and its resources such as minerals and land for instance, however we are not the only living things on this planet so in all likelihood each living thing holds an equitable interest to use, possession and enjoyment of those gifts.

The parasites do not want us to act under duress or as a result of their bad faith, as that means that we had our “free will” stolen, meaning that they themselves would have stolen from God/source; instead they want to entrap and obligate us with adhesion contracts and unspecified and unexpressed trusts where we are held under obligations that we voluntarily placed ourselves into by consent, albeit unknowingly and unintentionally. They want access to the “Estate” and to an “actuarially predicted life value” in order to leverage them as an asset, and generally speaking they do not steal them, instead its our gift by our submission of registrations and applications with the use of the artificial birth certificate PERSON name and by us signing without restricting our signature to limit/absolve ourselves of any attached liability as men and women!

The parasites know that they need to allow us to search for truth and find it, they can deceive those who shall be deceived, but cannot block our access to truth, and that explains why they hide things in plain sight and make movies, and publish documents and hold conventions that openly boast about their evil agendas.

The parasites **do know** that these fundamentals apply at the earthly level and across the universe and further into the multidimensionality of the universe (and beyond if there is such a “place”), although some individuals among them, are prepared to ignore these realities due to their blind self-entitled greed and jealousy; in my practical experience these people see themselves as gatekeepers who corruptly refuse to lift the corporate veil and instead use a fiction to cause injury to a man, and while they might have a victory at the mortal level, it is truly pyrrhic because at a spiritual level they cannot escape consequence.

The parasites that run the corporate system see little value in the separation of the powers doctrine within the de facto corporate bubble, and their presumption of consent is highly fluid, as is their presumption of who occupies the roles of trustee or beneficiary at any point in time in the discretionary constructive trusts that they presume against us.

Trusts do not need full material disclosure, a party to a trust does not even need to be made aware that they are party to a trust, and a trustee is expected to effect payment when demanded or else there is evidence for the existence of a recalcitrant trustee with consequences for that breach of trust; of course the parasites conveniently ignore our attempts to effect payment from the Res of the trust, instead wanting us to dip into our own pockets and pay with cash. So when the parasites demand to take the fiat currency that we earn from working to deal with those types of matters, instead of allowing us to set off those alleged obligations with our signature, they are effectively stealing our life force from us.

In a trust relationship there are a number of positions held, rules for the trust, and trust property known as Res. Those positions are known as Trustor/Grantor, Creator, Settlor, Trustee, Beneficiary. The positions of Grantor, Creator, Settlor are usually held by the one individual, BUT NOT ALWAYS!

The Trustor/Grantor grants/provides the value of the property (Res) into the trust and chooses the Settlor.

The Creator creates the trust. (for instance the corporate entity and IMF and Vatican creates the birth certificate as the Creator...)

The intent of the Settlor is the law of the trust, and the Settlor picks the trustee and beneficiary and determines the rules of how the Res is distributed and/or invested for the beneficiary.

The trustee uses trust Res, carefully following the express rules of the trust and effects payment and ensures distributions for the beneficiary (if the rules of the trust are not expressed, then it is considered a “discretionary trust”, whereby the trustee basically makes up the rules as they go along).

The beneficiary may not even know that they are in a trust arrangement, but they get the benefits **and burdens** associated with the trust and their only recourse is to demand that the trustee carry out the, if any, express trust obligations.

A situation where there is a **sole trustee and a sole beneficiary** is rightly deemed as a sham trust, meaning that it isn't a trust at all.

In the case of the various birth certificate trusts, there has been no express rules allocated to the trust, which is known as a discretionary trust. This works in favour of those who are aware of these trust relationships, as it allows them to construe us as trustees when it suits them to compel us to pay, and on other occasions (even in the same matter) as beneficiaries when it suits them to compel us to endure a burden (or very infrequently to receive a benefit).

When the birth certificate is created, we put the value into it, either by our parents as Grantor on the initial application, or by us later becoming the sole-contributing beneficiary (effectively Grantor); the reality is that just because we put the value in, it does not mean that we are holding any of the other trust positions. For instance, **the agents of the de facto corporate are actually the Creator of the birth certificate, and the creator controls the created, with recognition of that fact being vital to understanding the dynamics of who holds the right to use that fictional birth certificate PERSON in a name that is the same as ours but is instead CAPITALISED.**

This is where the magic of “usufruct” adds another layer of complexity to things. What the parasites then do, is to take every presentment/offer that they provide us (fines, court orders, fees, electricity accounts, mortgages etc) relating to those applications and their related trusts and they go and securitise them on the share market. The money that is created by that securitisation is allegedly of obscene proportions, and they do this knowing full well that we are not aware that we might collect on those securities and after a period (probably 3 years), they then claim the securities themselves as abandoned funds under a letter of marque; and all the while they are not required to pay any tax on the original issue of securities because we as living individuals hold an “original issue discount” for when we bring new things of value into that corporate system and **it looks like we securitised things**, because when they did so it was under a presumed power of attorney “for us”.

When a trust relationship has achieved its purpose or if the legal and equitable titles are held by the same party and merged, then the trust relationship terminates and whatever Res (value) is left in the trust is usually dispersed back to the Grantor, or if otherwise expressed to a beneficiary; if those funds went anywhere else it would cause unjust enrichment. This residual amount is called the remainderment, and the construct is called the “reversionary interest” in the trust, ie. where the interest in the trust funds revert to upon the terminaton of the trust relationship.

Our problem is that we are continually using that birth certificate to identify ourselves as a fictional entity, and when we are signing those applications where we use it as identification we are not using a restricted signature (like using “by:” or “by accomodation” prior to the signature) to alleviate ourselves of the associated liability. Also, all of the parasites (which is the lawful offence of conspiracy) presume that we know both that the securisation is happening (which is the lawful offence(s) of fraudulent concealment and/or fraudulent omission) and that we can reach those funds, meaning that they presume that we are able to gain a profit from using something which we do not own; which would mean that we are obligated under the construct of usufruct (a little like when leasing property) and we must pay all taxes, settle all claims, provide a bond and an inventory and to maintain the upkeep of whatever it is that is related to that application.

The initial “birth certificate trust” is never explicitly expressed, and is therefore a discretionary trust, which allows the parasites inside the corporate institutions to take full advantage by construing rules that suit them, and construing us in the position of beneficiary or as trustee to again suit themselves.

The way the parasites are gaming the de facto corporate system is based almost entirely on the principles of usufruct, which is the concept that if you are using the property of someone else to make a gain, then you must provide for the taxes, claims, bonds, maintenance and inventory of that property that is not yours. We have been doing this by using the Birth Certificate which the corporate created and which is bonded against us and our God given Estate to hold a value in the corporate view of things, and which underwrites all of the sharemarket securitisation.

When we voluntarily “submit registrations”, we are asking the corporate body politic to please take property that was otherwise owned wholly by us in alloidum (in the outer circle of the jurisdictional diagrams) and to instead convert ownership of that property into legal and equitable titles, thereby creating a trust; we did not knowingly or intentionally enter into a trust relationship, but under equity we are not required to know.

Each and every time we submit an application (usually to do something in the de facto corporate system for a fee that we could have done for free in one of the outer circle jurisdictions of the de jure or natural law) the parasites bifurcate title and create a discretionary trust where we generally end up being construed as the presumed trustee to discharge obligations out of our own pocket with money of exchange, as opposed to simply signing for and settling the obligations using money of account or trust Res.

The first time we encounter this bifurcation of title is when our parents as Grantor filled in an application for a birth certificate (certificate of live birth/birth registration statement/information of live birth etc) and that certificate is evidence of our equitable interest in the trust. The de facto corporate body politic readily created one, and even threatened that there would be a deleterious consequence if the birth event was not registered (I have freedom of information responses that deny that a newly born baby boy or girl is being registered as property of the state, which openly defies the “corporate systems” silent presumption otherwise). A birth certificate is then created as evidence of the legal title, and even if that birth certificate is only ever used once, to enter school or to receive a benefit or to be put as a dependent on a medicare card or for use as identification etc, then we have entered into a usufructory obligation where we can lawfully and equitably be compelled to perform.

Of course we usually go around using the birth certificate (or something else based on the birth certificate like a passport) everywhere to submit applications, thereby voluntarily and intentionally

(possibly not knowingly but ignorance is little excuse) joining and bonding ourselves to the artificial PERSON as surety for it and so the parasites rightfully might ask “Who is to blame for our predicament?” - **with the correct answer being us!**

Part of this is due to our refusal or failure to restrict our liability by restricting the use of our signature. We can largely keep ourselves diverse from the artificial person and without its attached liability by writing “by:” or “by accomodation” immediately before our signature and given that we are dealing with trusts everywhere it is instead usually more prudent to instead restrict our role in the trust by the use of “by: Grantor” prior to our signature on any government application; however if you try to restrict your signature on a “loan document” with a bank they will refuse to do business with you because they are parasites.

Incidentatly you cannot restrict your signature when affirming/swearing an affidavit because you are putting everything on the line that what you have said in the affidavit is truth.

Usufruct is basically the situation where you are using someone elses property to make a gain from, so you hold obligations to the party that owns the property; the parasites securitise all of the corporate offers that are made to us as surety for the Birth Certificate, meaning that the value in the securitisation is ours (which conveniently ignores the reality that the parasites are extremely reluctant to allow us to get to it). That remote potential for us to get at the securitisation is what is binding us all into involuntary servitude (which is ‘almost slavery’ but isn’t because we unknowingly ask for it).

Technically speaking, we and our Estate are actually the surety for the certificate of live birth (foreign situs trust) and it is surety for the birth certificate (a cestui que vie trust), but either way the liability ends up back with us because we are using the birth certificate that the corporate system created and its not ours to use yet, because we have kept the potential of getting at the securitisation. The trust relationships they create based on those instruments can be terminated however, and upon termination after all the liabilities are discharged, there will be an amount left. That has to go somewhere, and it cannot just be ascribed randomnly, it usually goes back to the surety/Grantor or beneficiary, and is called the reversionary interest. In this approach, when we give that reversionary interest over to the dejure Commonwealth of Australia Treasury then they hold the obligations for our use of the PERSON, and we are more than free, the dejure is now obliged to cater for our just wants and needs, and safe harbour, safe passage etc.

Obligations of the usufructuary during the pendency of the usufruct, are among others:

1. To make ordinary repairs on the property.
2. To take care of the property.
3. To pay the annual charges and taxes and those considered as a lien on the fruits. However, the taxes which, during the usufruct, may be imposed directly on the capital, shall be at the expense of the owner.
4. To pay the expenses, costs and liabilities in suits with regard to the usufruct.
5. To provide a bond to ensure that the property can be repaired in the event that we do not uphold our undertaking/obligation to do so.

The usufructuary shall have the right to demand reimbursement from the owner of all necessary expenses which he might have incurred for the preservation of the property. This right, however, is

not available to him with regard to useful and ornamental expenses, but he may remove the improvement provided that it is possible to do so without damage to the property. The usufructuary may set off the improvements he may have on the property against any damage to the same.

If you need a further, more in depth explanation of what usufruct is, there is a document provided by the title “Study guide Harvard University”, and it has been made available for the fair use and purposes of research, study, criticism or review only. I know a very diligent individual who has read over half of it, but I think that even reading up to thirty pages would be enough to fully understand the concept as it really labours the point.

When we hold someone else's property then we are presumed as trustee and/or gratuitous bailee of that property or otherwise we must be a thief of that property. When we get a summons it says to turn up at a certain date, at a certain time to plead and answer some claim/charge. IF we continue to hold the summons then we **must** attend because that summons and envelope and paperclip is the trust Res. If we are holding that property and it is not ours, the parasites “generously” presume us to be trustee, because otherwise we must be a thief of that summons...

If we continue to hold that summons property and do not attend court, then we are rightly compelled to attend as a recalcitrant trustee who is refusing to perform on the expression of the express trust of that summons at the date and time specified for the matter. IF we instead return that summons and its envelope and any paperclips etc to them as its true owner (and it is the obligation of a gratuitous bailee and/or trustee to return that property), and we make the court aware that we have done so then the court will almost invariably order an immediate adjournment, to allow them to try to serve it again because our actions have ensured that we then cannot lawfully or equitably be compelled to perform on the trust stipulations therein. **This will not work when you have injured another party, which can still be dealt with in Court under common law whether you return the summons or not.**

It's the same as finding a diamond ring on the ground, we can't just keep it, else we are a thief by finding and have unjustly enriched ourselves; we have the responsibility of a trustee and/or gratuitous (meaning done for zero compensation) bailee of that property to make a genuine attempt to find the true owner and to return it to them.

This fact allows us to open the mail and/or accept a summons without issue because inside it will usually have a return address to send it back to and we need to find out who the true owner is and where to return it... **it does not**, as some have erroneously suggested, create some style of “proclamation date” simply by opening it.

The statutes that are being made by these body politic governments are not statutes at large, they have not followed the de jure constitutional law requirements for the creation of a valid bonded law that holds authority, instead they read the bill three times and when it is not paid for, then whoever they later charge with the bill will have their individual birth certificate bond requisitioned and used as surety to bond that specific application of the law; until a plea is made or consent otherwise “ticked off” as having been achieved, then it can be lawfully securitised by the parasites. The next time you buy two birth certificates at once, have a look at the serial numbers on them, they usually vary by 10, because the parasites are allowed to get copies themselves to securitise for court and loans etc. so the parasites are in there grabbing the other 9 of them for securitisation – that is how prevalent their devious actions are!

What has happened is that the corporate de facto has liened up part of our Estate to underwrite the Birth Certificate and that is now being securitised by the parasites, and because that Estate is ours we

technically own that interest in the securitisation, meaning that we have **the potential to gain** by the use of property created by another, leaving us with usufructory obligations. We did not create the cestui que trust, the de facto corporate are the Creator of it, and the creator controls the created. Those agents have not spent any of the capital within that cestui que trust, they have only managed it via securitisation and have been compensated by the proceeds but likely have also claimed it as abandoned funds.

IF the parasites had done it **only** to then pass those proceeds back to the de jure treasury, then we would have no problem with it, as the treasury should then use it to create infrastructure etc, but the courts/judges/bankers etc instead leave it to sit for a while until it becomes abandoned funds and then under a letter of marque they claim salvage rights against it for their personal gain; effectively those parasites are enticing us to trade with them as the enemy and to become a part of rebellion, sedition and treason, because we should never have used fiat money to pay those presentments (at least without later demanding dollar for dollar compensation from the taxation office), meaning that the securitisation would not have occurred in the first instance if we could have simply signed away any claimed obligations as being “set off”. If we signed away those obligations and the parasites accepted it as they lawfully must, then we would have either been creating new credit for the corporate system to use, or would have been receiving a repayment of funds owed to us by the corporate system for any goods/services received/used.

And so therein the problem lies, because it demonstrates that we are the authors of our own demise. To repeat, sure we were never explicitly told by the corporate artifice that the value in the cestui que trust was ours, for instance “we just had to die and they would have happily recongised it as such”. Obviously there are many ways to terminate a trust relationship, and when we do, if there is a remainderment, then it must go somewhere so that it does not unjustly enrich. The “potential” for us to get that remainderment (the securitised amount upon liquidation of that specific trust) is called Ones’ “reversionary interest”.

The reason that in theory we can get to it is because the value in “the certificate of live birth application” is drawn against our Estate and is in a name very similar to ours (its CAPITALISED), and when we hold a certified authenticated copy of that instrument then we are indisputably the holder in due course of the equitable title to that and all other related birth certificate trusts.

We could merge it with the legal title birth certificate and express it, or terminate it, or assign it, whatever, it would be up to us as Settlor; because whilst our parents were originally the Grantor, we effectively “become the sole contributing beneficiary/Grantor” and the Grantor picks the Settlor, and the intent of the settlor is the law of the trust, and the Settlor also picks who has what role in the trust and its express terms.

IF, we turn around and say, “hey look, we will give the de jure Commonwealth of Australia the right to any gains from the birth certificate and its securitisation” then they have an obligation to provide us with some consideration in kind, like just wants and needs, safe harbour, safe travel, safe passage etc. That leaves the de jure in the usufructory position and gets us back to being naked owners with the right to sell, lease, modify or destroy the property while the de jure pays for its maintenance, settles all claims and taxes, provides an inventory, and provide us with a (birth certificate) bond; **just like it was originally all set up to do**, if only the parasites had told us instead of fraudulently concealing that knowledge.

So at that point, if we again get attacked by the parasites in the de facto corporate body politic for non-injury related matters, then the de jure Commonwealth Constitutional entity kicks in and the parasites pull up for fear of committing treason, sedition, enticement to trade with the enemy and rebellion; at least that is how it will go when we get a critical mass of people using this style of process, right now most of the gatekeeper positions are held by the parasites but that will change under the volume of our lawful and equitable pressure.

It should also mean that we are protected by the royal army, navy and airforce but it's hard to be certain of that as they seem to be missing in action, however, there are bugger all of us who have done these style of techniques to evidentially demonstrate that we are diverse from the PERSON, so its too early to make a call on that. Beyond that there would no longer be an interest for the parasites to securitise our birth certificate bond as it would effectively end up in treasury instead of in their own agent pockets under salvage so in that instance their selfish nature would prevail, causing them not to bother, resulting in us not being drawn into the fray of non-injury offences in the first place... the parasites will instead annoy the next individual who crosses their path that have not done a reversion process, who they can still farm to their selfish advantage.

So at that point all of our bills are regularly paid for us, our assets are nakedly owned by us, all the upkeep on our property and ourselves is taken care of, then we work simply to get enough cash to facilitate exchange between private individuals; that is the construct of this elaborate system set up by Saint Germain. This style of concept has been shown to have effect in Australia and the United States and while not all of the constructs mentioned herein have been demonstrated as being achievable as yet due to the corrupt gatekeepers, they are all fundamentally correct under first principles. This will work in any country that issues birth certificates, or social security or tax file numbers, and for those countries who do not, we will have a humanitarian obligation to assist them when we ourselves have successfully managed to wrest back control of this system of, by and for the people.

Of course there are some fundamental issues with those presumptions of the parasites, like can we really get to those funds? Will the gatekeepers actually allow us, and if not then are they not actually treating us as slaves, which is to rob us of our free will while simultaneously pretending that a mirage exists that exempts them from lawful universal divine consequence? Those sorts of questions become largely irrelevant in relation to this approach. What is being suggested here is to provide that securitisation over to the de jure government, in an effort to both bleed the de facto corporate governance parasites and agents of their funding and to superfund the future of mankind and to allow for elections for a reanimated de jure governance, until we can work out how to keep these gatekeepers honest and not allow for a repeat of these circumstances to occur in future.

At this point we will no doubt have people considering how to get at that securitisation for themselves, but that is not what is being suggested by this process. For a start, it is a case of will the gatekeepers even give up those funds? Secondly if they would, then it would be a case of first in best dressed where individuals would likely buy up all of the value in the country, essentially starving the rest from their own worth and effectively becoming parasites themselves. Thirdly, if enough people got in at the same time, then large chunks of society would have a tonne of money and that would superinflate the economy to essentially make the money worthless, rendering the whole construct not just a waste of time and opportunity, but would actually be immensely deleterious to all of society. The other obvious problem is that rogues will likely hunt those with the funds that some might amass in this way and so they would become a potential target that needed constant defending. The other obvious issue is that no matter the amount of funds in question, it will be of a discrete amount ie. it will have the capacity to be exhausted...

On the other hand, IF we take the approach where people provide the reversionary interest to the dejure government under the 1901 constitution, then in return the people will receive all of their just wants and needs in return = abundance/garden of Eden. Essentially when a corporation or corporate government agency gave you what you think is a bill, you would simply sign for it and it would be settled. Private corporations would receive their payment in these instances straight from treasury who will then adjust down the national debt because they will have repaid some of it by the provision of the payment to the private corporation, with public entities having already been paid by the provision of that reversionary interest. Also, then the dejure government would defend you against the de facto government on all issues other than injury related ones, with the full might of the army, navy, airforce and dejure chapter III courts and coppers, with the outcome being that the defacto agents would be liable for treason, sedition and slavery should they again attempt to to steal the funds related to, or securitise, the PERSON that you use. You will also be able to use that PERSON without any further issues or restrictions like by continuing to receive the pension, and also unemployment benefits etc (although I have no confirmation of the latter as yet), and **you will be free and at peace and able to access the original jurisdiction of equity and have zero encroachment on your health.**

It comes down to, do you want to hoard a lot of zeros in your bank account, and if so what will that get you? It is literally impossible for you to get any more than your just wants and needs and by using the methodology suggested herein you will have an ever enduring “zero balance” account that is reset to zero liabilities/accountability daily, for the rest of your lives! Society has the opportunity to enter a veritable garden of eden, funded by the trickery of the malevolent bastard parasites who are killing people with their filthy deception even as you read this.

Sue Maynes has methodically connected how various Australian-centric and United Kingdom legislation has provided authority for the relevant laws and how our “western” legal framework is essentially dependent on the king james version of the bible. I understand that this approach therefore cannot be directly applied across the planet, but there are many researchers out there that are much better informed and smarter than I am who will hopefully subtly re-engineer this package to suit their local legal framework development.

Right, we are nearly there thankfully, now onto some of the specifics of the documents.

Authentication

What we are doing is getting a certified copy of the application for birth certificate or if we migrated to Australia we are getting it equivalent, which is a certified copy of the application for citizenship from the “department of home affairs” (either of which is evidence of the equitable title to the fictional PERSON), and then we are taking/sending it to the “department of foreign affairs and trade” and having them authenticate that the signature certifying that the document matches the one that they hold on record for the individual certifying it “as a true and correct copy”; this effectively is them guaranteeing the chain of custody of that document prior to it getting into our hands. It has a name on it that we use, and the funding of it was based on us existing, and we are the holder in due course of that instrument. By authenticating the document the parasite gatekeepers cannot refuse to see it in the dejure because the fictional corporate world doesn’t see substance documents. In contrast, the birth certificate **or** alternatively the citizenship certificate is evidence of the legal title to the fictional PERSON so if we pair either of those two documents together with their partner document, ie. the certificate of live birth/birth registration statement **or** application for citizenship in a merger, then we can terminate that trust relationship.

Power of Attorney

A lady named Debbie and also Keith were instrumental in the creation of the power of attorney document that I have adjusted. The rationale in relation to the power of attorney is that the fictional de facto system is a mirror of the de jure system; its done that way so that the unbelievers cannot readily see the distinction between the two. The outcome is that the presumptions that we hold the right to in the de jure world are actually the opposite of what the fictional world construes.

For instance, from birth and certainly from the age of majority we would normally presume to hold a “power of attorney over ourselves” and over our fictional PERSON to buy, sell, make free will choices relating to our right to self-medicate or not etc. and so the opposite of that position is the presumption that is held in the de facto corporate governance structures. In the de facto corporate world there is a presumption that **we do not** hold power of attorney over ourselves or the fictional PERSON with a further presumption being that when we use the fictional birth certificate and its myriad derivatives like for licenses etc for identification that we are then claiming to be the fictional PERSON or at least to be held as surety for it.

When we are invited to attend a forum like court and they call out the name of the PERSON and we respond, then we are presumed by the magistrates/judges as being non-compos mentis and incompetent because they presume that we are claiming to be fictional and so they presume to hold a power of attorney over us to ensure that we “do not harm ourselves”; then they slap us with a fine or take us into custody “for our own benefit”. Police do the same, as do bankers and lawyers although the latter two are usually under an expressed power of attorney in paperwork that we have signed and generally not bothered to read the terms and conditions of.

That is the value in the power of attorney herein, firstly it simply expresses the reality that we in fact do hold power of attorney over ourselves and the artificial PERSON, which overcomes any fictional presumption others may have otherwise, and secondly because it is an **enduring** power of attorney, so that in the event that some parasite decrees us as non-compos mentis or incompetent because we claim an interest in the PERSON of our name, that is when the “enduring” nature of the power of attorney is fully activated meaning that it cannot be presumed to be invalid based on incompetency. As you will see, it requires them to then provide expressly in writing any assignment of our power of attorney to the contrary. If you choose, this style of power of attorney could be re-adjusted back to how Debbie was successfully using it in Court to effectively defend the rights of a fictional PERSON in another's name.

We execute that power of attorney in front of two or three witnesses, thereby creating a fact, and then we publish it in two or three places IN THE PUBLIC for that publishing to constitute an irrefutable fact; I add the power of attorney to a Uniform Commercial Code recording as an attachment where I am claiming the securities with a UCC1 (with the bailor-bailee filing boxed selected), and then I would do another UCC1 to claim the peace treaty trust (with the non-UCC filing boxed selected), and then assign that trust with a UCC3 form. Then I use the Personal Properties Security Register by pasting a link to those three UCC recordings as my second witness in our local market (centre of main interests) as constructive Notice, and I then print copies of those recordings to demonstrate that fact in the mailings as actual Notice.

Boris UCC filing

There is also a UCC filing that Boris has used effectively for many issues and unfortunately it has become apparent that it must have been lodged physically so I have had to adjust it in the most

minimal way that I could to allow for its use electronically. It would be recorded as a Uniform Commercial Code recording (incorporated into the above mentioned UCC filings) and also on the Personal Properties Security Register, so once again in two places in order to create an irrefutable fact. What it is doing is making the hospital where we are born a debtor, because they caused the creation of the birth certificate by providing the form to fill out called the “certificate of live birth/birth registration statement”/whatever. Because fiat currency is no longer redeemable in substance, like gold, we have been operating in bankruptcy since the inception of this corporate system back in the 1930s and when operating in bankruptcy “he who brings the liability must bring the remedy”, meaning that the hospital is liable for all the debts of the PERSON. That UCC filing of Boris also demonstrates the diversity of the man or woman from the artificial PERSON by its use of two different addresses for each entity.

Boris has written back to me and said that the most effective UCC filing that they used to stop a mortgage foreclosure was different to what I am suggesting that we use based on first principles, and so I have made available that alternate UCC filing and you might instead consider adjusting it if you wanted to on the website menu that has the word “Updates” then “Click this link to reach documents that have very recently been noted as valuable for our consideration when completing our paperwork.” with that particular document called “scan0332.pdf”

Affidavit of majority

We use an affidavit of majority to demonstrate that “the age of majority” has been reached and we hold co-ownership of the PERSON, which needs to be attached to the birth certificate (by a paperclip/bulldog clip NOT stapled as a staple punctures the PERSON vessel causing it to sink under the corporate presumptions. The parasites really are *that* pathetic) under a construct that is very similar to “minnesato rule 220” where the affidavit is affirmed in front of a justice of the peace to claim our use of the PERSON created by the use of the fictional birth certificate:

“Rule 220.Birth Certificates

The Registrar of Titles is authorized to receive for registration of memorials upon any outstanding certificate of title an official birth certificate pertaining to a registered owner named in said certificate of title showing the date of birth of said registered owner, providing there is attached to said birth certificate an affidavit of an affiant who states that he/she is familiar with the facts recited, stating that the party named in said birth certificate is the same party as one of the owners named in said certificate of title; and that thereafter the Registrar of Titles shall treat said registered owner as having attained the age of the majority at a date 18 years after the date of birth shown by said certificate.”

Seal example

This is an example of how we would use a seal that we have put our red ink thumbprint over the top of, it does not matter how much is over the top of and outside the lines of the “broken circle/ellipse”. Red ink pads can be bought at almost any newsagent or post office. If the justice of the peace doesn't like you using a red pen, then I would just use blue/whatever colour they demand as it's the content that will carry the day. I would ensure that my signature crosses into the Seal area to affix it to the page like this, most ideally placed in the bottom right hand corner of the document:



Process housework

To be clear, these evil bastards make rules on top of rules which are designed to allow themselves and the other members of their secret clubs to find remedy, whereas when we do likewise we are generally ignored because we lack the inner knowledge of the subtle nuances that they rely upon to keep things a closed shop; here are some important formatting requirements that we do need to follow:

When we send these documents to the relevant parties, we need to insert them into a standard blank A4 envelope with the words written "Private and Confidential" and then we insert that envelope into another A4 registered post envelope; Registered Post is for use by men and women, all other mail is for the use of the PERSON and the inner envelope is private, which is the nature of a man or woman under natural law.

That outer Registered Post envelope needs to be addressed in a particular format, with the words "private confidential special priority" written downwards at 90 degrees on the right hand margin on the front of the envelope.

There should be no abbreviations used in the addressing on the envelope and each line should be finished with a full-stop (period). Any postcodes should be within square brackets ie. [1234]. The envelopes need to be addressed to the "occupant of the Office" (or Officeholder). Return addresses should be prefaced with "in care of".

Lieber Code

This is too big an area to cover, go and study Boris, it is not pivotal to fully understand this area for us to complete this initial process but there is also a layer of war/state of emergency/marshal law that has been used, previously with us all being considered as trading with the enemy whenever we needed to buy things, but more obviously lately in relation to the worldwide restrictions. We need to be at peace as a non-combatant, and in conformity with the lieber code; with the corporate body politic reputedly being licensed here to help 'restore the peace'.

All Documents

When we create our paperwork, we would include the Registered post number of the envelope being sent to the trustee Governor General in the footer of our documents, to clearly link them to what is being sent and that registered mailing number would effectively be the identifier of the trust that we are creating.

Mailing offices and addresses

There is some debate about who should be Noticed, and Sue provides an expansive list and Keith has a shorter list of his own, with both of them having demonstrated success with their versions of the assignment of reversionary interest approach, and so I have included those addresses in this construct,

other than sending anything internationally to the queen/king or to the pope as there is a Principal/agent relationship anyway.

The parties that I would Notice are as follows, with the rationale provided for each; each Office continues to exist in a de jure sense, often in parallel to the de facto and the communications need to be addressed to the “Office of the secretary” for the de jure mailings. We would address it to the “occupant of that Office” because the individual in that position can change, **and often does**, so **ALWAYS** double check whether the addresses are correct for your circumstance and point in time.

In Australia at the federal level, the office of Governor-General is a de jure position acting as a conduit for the authority of Queen Elizabeth of the United Kingdom, where she allegedly gains her power as “defender of the faith”, alledging to stand between us and our almighty God; so to me, that Office clearly needs to be provided actual Notice: “occupant of the Office of the Secretary to the Governor-General of the Commonwealth of Australia”. **Also, we are using the man trading as governor-general of the corporate entity as our Trustee, with compensation for trustee duties provided by the provision of two 50 cents international postage stamps (which are backed by french gold and are therefore substance currency) that are included unattached to any document in the mailing to the governor general.**

In Australia at the State level, the office of Governor is a de jure position acting as a conduit for the authority of Queen Elizabeth of the United Kingdom, and she allegedly gains her power as “defender of the faith”, alledging to stand between us and our almighty God; so to me, that Office in the State of birth (and if we now live in different State to the place of our birth then send a copy to that Governor also) clearly needs to be provided actual Notice: “occupant of the Office of the Secretary to the Governor of Whateverstate”.

The occupant of the Office of the Secretary to the Treasury of the Commonwealth of Australia, is responsible for the ensuring that all of the books balance in both the de jure and de facto systems, and on that basis needs to be provided actual Notice. That position is reputedly the 2nd highest position in the corporate governance structure.

The occupant of the Office of the Secretary to the Department of Infrastructure, Transport, Regional Development and Communications is reputedly the highest position in the de facto corporate governance structure and so on that basis needs to be provided actual Notice. Supposedly some of that authority derives from us “driving on rivers of tar”, thereby dragging us into a quasi-admiralty style jurisdiction from being “driver licensed”, but that element is largely irrelevant to our concerns.

The occupant of the Office of the Secretary of the Department of Foreign Trade is someone that I would Notice, largely because in Australia it is the Federal level only which deals with foreign interactions and as men and women we are foreign to the corporate system. In Australia, the federal level is where passports are created and it effectively replicates the function of the State level “births, deaths and marriages” when creating a new PERSON for people who have migrated to Australia.

The occupant of the Office of the Provost Marshal – Army is who oversees the judicial side of the military and we ideally should Notice them because we are at peace and we hold only peaceful intent, but we are still able to hold the parasites liable and to account under their equitable and lawful obligations and also under **their legal obligations without us being considered as belligerent or hostile.**

The Offices of the Governor-general and also the Governor sit above the Offices of Attorney-general, and so Notice to those parties should be sufficient, but you may also wish to Notice the Offices of the Federal and State Attorney-generals as they sit above the coppers and judiciary and if we Notice them and they fail to act appropriately toward us, it builds an evidence repository with which to later gaoil them.

The occupant of the Office of man/woman trading as the Registrar General of Births Deaths and Marriages sits under the Attorney General who sits under the Governor and so technically they should have already been provided Notice, but it is worthwhile providing actual Notice to them because they have responsibility for the custody of the certificate of live birth/birth registration statement etc.

The occupant of the Office of man/woman trading as the Registrar of Titles is responsible for maintaining registers of titles and all activities relating to real property and is the one who needs to adjust the records for the age of majority.

It is probably worthwhile that we Notice the occupant of the Office of the man/woman trading as Commissioner of the taxation office, even though they sit under the Commonwealth Treasury, because they hold a presumption that we are not diverse and separate from our artificial PERSON and they have the capacity to alter the master file and NUMIDENT status record to reflect that material fact, and they are directly responsible for ensuring that the books balance, both for the PERSON and for the man/woman under their double-entry book keeping schema.

Queen/king flappy

In relation to the list of offices put forward by Sue I hold grave concerns about calling any of them “Honourable” or “Excellency” as I do not believe that is truthful or necessary and I am of the view that it resets their dishonour because you are claiming them to be honourable... The same goes for court, I would make every attempt available not to call them “your honour”, because if you did, then you just reset the dishonour in their actions and/or inactions, if at all possible we must refer instead to “the Court“.

This is the address that Sue provided for the Queen/king, I see no point in Noticing her/him, that is the problem of the office of governor and the office of the governor-general:

Mrs Elizabeth Mountbatten of the House of Windsor
The QUEEN ELIZABETHÆ REGINÆ SECUNDÆ
Her Majesty The Queen,
Buckingham Palace,
London SW1A 1AA,
United Kingdom.

Sue created a template for a certificate of registration of the trust, and the de facto corporate system just love certificates, so I have adjusted that for you. In terms of getting a post office person to state the contents of what is being sent, I think you might find it difficult to get them to do it, so I would do this process with a mate, and then you put their documents into the registered envelopes, they do yours, then you both affirm a separate affidavit saying what you did and provide it to each other as proof. You could copy and alter the contents of “affidavit of majority structure” using it as a template for that affidavit of mailing.

I have created and provided a Notice for Clarification which I see as pretty self-explanatory, you may note that I am not interested in walking on egg shells with these parasites.

Sue also did up a variation on documents for a family situation/offspring, but really that is over kill, in a family situation both parents should be doing this process individually, so the only difference relates to the aspect of the offspring, so I have included a document to deal with that potential reality and it briefly goes into the constructs of “parens patriae” and “in loco parentis” where the fictional State presumes to be the parent of children with that claim being presumed to be above those of the actual parents.

I should make a point that there are many processes that rely upon debtor/creditor jurisdiction whereby people want it to be publicly known that they are the “secured party” in relation to their artificial PERSON and while the intent was good, it actually results in being bad news because you are then claiming that you hold the right to claim the securitisation attached to that artificial PERSON and now you are bound by your own actions to the associated usufructory obligations whereas previously all the parasites had was the “presumption” of you being bound; it doesn’t matter if you have done any of those processes in the past if you are using this process because you will be assigning the reversionary interest to the dejure Commonwealth of Australia, so that will correct it.

There is a problem that I noticed recently with one of the local tribes up in north australia who are wielding the “sword of deliverance” that they were “gifted as their plastic beads by the United Kingdom” in 1973... when you hold property that is not yours you are one of two things, either a thief, or a trustee and that leaves them in a very vulnerable position. Its the same problem for the American Indians, they joined up and got a peace treaty and then kept it. That makes them trustee as they are holding the peace treaty, which is the trust Res. Its the same problem for the maoris and their treaty of waitangi. Its the same problem for us and the precursor application document to the birth certificate. The mob up north need to send a Notice of Clarification, disclaiming being construed as trustees and/or gratuitous bailees of that property/sword and send the thing back to the parasites in the United Kingdom.

If we get bills/fines/claims given to us, the answer is in the “accept for honour” remedy that I have provided in the package under the general construct that Boris espouses.

Accept for Honour remedy – Sections 70,71 of the Bills of Exchange act 1909

All presentments (**other than the certificate of live birth/application for citizenship or birth certificate/citizenship certificate**) need to be accepted for honour on the front of the instrument, and assigned on the back to the commonwealth of australia in the manner as provided.

That example is how we are supposed to deal with statements/offers/fines etc, all of that stuff is not our property or our liability and needs to be provided to the Commonwealth of Australia Treasury with us agreeing to foot the bill **IF** they don’t |(meaing we are creating a promissory note out of it by conditionally promising to pay), but in reality they **MUST** settle it or else their books will not balance and all promissory notes related to the PERSON are their obligation anyway and we get our just wants and needs met for free, so there is no risk of being held liable for it; even if someone brought the promissory note to you to pay, then simply effect payment for it by writing them another one.

It’s the same old game the parasites have been playing for hundreds of years, if not millenia.

We need to, en masse, be sending the corporate offers (fines/bill/mortgages statements etc) that we receive to Treasury in the manner provided for in the website menu folder of “Accept for Honour of presentments”. If the parasites follow the law and settle the matters it would effectively make the

matters disappear as if they had never existed, if the parasites refuse then they are guilty of treason, slavery and war crimes. Sure they are parasites and are probably not interested in following their own ruleset, but the more of us that do it, the more evidence we will have to eventually hold these parasites to account. Also, the current turd may be able to deny a few of these presentments made to him, but if there is a flood of presentments, others will need to be allocated to the task of appropriately dealing with them, and the more people involved the merrier, because some of them will have ethical boundaries, and those that don't can later join the turd in being held to account.

I am not in any way holding myself out to be an expert with what I have presented above, it is for entertainment and educational purposes only; the reason it is being presented is because it is nearing too late to put in the sustained effort required to obtain the necessary clarity on how to break free from the involuntary servitude that we find ourselves in. I do not warrant that every element presented for you is one hundred percent correct nor that what is presented is the most efficient way of doing so, on the contrary, mistakes will happen as will improvements and a group effort toward that end will ensure those inconsistencies are thoroughly discussed and remedied.

I fully expect that others will take the work in this package and alter it, hopefully for its betterment but when that happens it would be only right for those authors to explicitly itemise those changes so that those who then read it are aware of the adulteration and ideally the reasons for doing so. In that regard, at the bottom of this document is a complete list of documents included in this package, and the latest date of their modification is the 10th august 2022, so if you find that the documents have been altered after that date without an explanation as to why, then it would pay to be very careful in their use.

This package of documents may be freely and widely shared in the private and public and quasi-public, but it must be the entire package or else you agree to committing a tort for which you may be held liable and accountable jointly and/or severally with recognition of the maxim of agent to principal and principal to agent, at the sole whim and discretion of the author of this compilation for an as yet unpublished sum certain which is subject to change without Notice (mass media and for profit ventures and their principals and agents are on Notice to pay special attention to this clause, as should those who regularly steal the work of others that is offered for free but they then try to sell it without contributing any genuine improvement to the work).

Even with the extensive explanation and templates provided, sadly, there are likely to be people who still won't be up to tying up their own 'velcro shoelaces'. Do not attempt to contact me to resolve any issues that you have with what has been provided to you herein, **even if you are already my mate**, get off your ring and **seek truth for yourself**; I will not be double checking the accuracy of the process of 25 million Australians – this information was garnered at my substantial opportunity cost and you are being gifted it for free. Go to the facebook page of Sue, if you have the inclination then have a look Keith's website, **definitely read and watch and listen to everything that Boris has put out**, ask friends, search the internet, get into local groups, get into internet groups, work together to resolve any issues; or quite frankly don't, it's your gig and I am not your de facto nanny state looming in on a white horse to save you, save yourself and your loved ones. There is only so much I can do for you without having to eventually let you go without any further concern for your welfare in this lifetime.

Please make a point to semi-regularly check the website menu "Updates" as it contains elements that we have learned together and often includes new addresses for actual Notice.

Anyway, religion, politics and law, what a foolish set of constructs to write a discourse on, because there will always be someone upset from doing so and I apologise if I have offended you, please forgive me as I am only trying to bring us all truth and freedom and equity and ideally also health, and with the help of the Almighty we might all enjoy deliverance into abundance. Please join us on this journey together.

Thanks to my mate mark from the sunny coast for helping me to finesse the templates of Sue and for innovating new processes. I wish everybody the best of luck with your future endeavours, and hope that once we have all done this process that we might work closely together as a community to sequentially correct the ills that have befallen us because of our ill placed trust, and to create a world of abundance where this is not allowed to happen again.

As an aside, for mine, the statutory way to deal with the current alleged contagion mess is to attack the basis upon which the Australian Bureau of Statistics initially changed how morbidity reports and mortality statistics altered from “dying **of** something” to including “dying **with** something”; if it is shown that this single act was done improperly, then there was no increased death rate figures from the current mess, no pandemic and all of the deaths from heart attacks, diabetes, flu etc all come back into play, demonstrating the evil democide that has been perpetrated upon us over those two years... and that approach could be replicated worldwide.

Oh, and one last thing, you may wish to investigate “Glutathione graphene oxide”, “Ultra violet light graphene oxide”, “n acetyl cysteine gultathione”, “nattokinase blood clots”, “serrapeptase blood clots”, “pineapple juice blood clots”, “iron oxygen ventilators” “blackstrap molasses iron” (careful, a little goes a long way), “co-enzyme q10 DNA cell replication integrity”.

Whenever the parasites are looking like losing control of their narrative they use the mass media to change focus, and are known to regularly start wars (sometimes worldwide) in order to achieve this end; have a look at the lockstep currently in play against Russia! Certain countries are known aggressors who only like to fight on other countries’ soil, usually with the intent to steal the other countries assets like oil or their gold bullion reserves or to control the printing presses of those countries. We need to ensure that this theme does not continue because the parasites will play dirty without a second thought.

People have asked, “if everyone is getting their just wants and needs, who is going to be heading to work to create the products/services?” and I believe robots will largely take up the slack, although initially I think we will have to continue working 15-20 hours a week until we streamline the system for robots, geo-satellite navigation and artificial intelligence to take over the mundane functions within society. There will be good artificial intelligence that self-develops to combat the potential evil artificial intelligence systems, but I would strongly advocate against allowing that technology being intimately taken into the human body! If people want to continue to work, then that will still be an option, where they would be working to get cash as lawful money to exchange between men and women for products/services that are not registered by a barcode within the corporate system. For the businesses that create the goods/services within the corporate sphere, treasury would provide the cash to the business for the workmans hire.

I am suggesting we consider the option of going to the polls every 6 months to make our position known on twenty or so major issues, using blockchain technology for electing so that we can check on everything that we have previously voted for at any time, to ensure that our position was counted and that there was no alteration to our position on those matters. The members of the government would

then only deal with the other day-to-day running of things and one question that must be enshrined in every 6 month election, being “do we want to sack the entire government” so that we can quickly correct things if the parasites ever wrested control back off of us.

I am suggesting that while we are going to be heading into a more collaborative style of commerce, we do not want to stifle novel innovation and application in doings so we might consider limiting copyright to a period of 2-3 years which would allow an incentive while at the same time circumventing individuals and entities from buying up new technology and shelving it to protect their archaic but profitable ongoing constructs which would otherwise wither and die if the new technology was released. This would allow others to build further novel developments off of those innovations and thereby encourage those with the rights to use it or lose any opportunity to solely take advantage from it.

There are a myriad of free energy style devices available that have been suppressed by the parasites that are just waiting on commercial release once we can remove the gatekeeper parasites and their anti-life and anti-wellbeing sentiments.

I hold legitimate expectations that most people will end up living to about 200-300 years old, I personally know of a cancer remedy that has a success rate of approximately 80% in small scale trials with successful recovery having occurred from metastasized stage 4, where the parasites and their agents have previously demanded the provision of the ingredients and mixing ratios in order to steal the intellectual property; however I sincerely believe that there are literally dozens of ways to remedy cancer. There are also many electronic biofeedback devices that can accurately diagnose illness, impending illness, pathogen identification, toxin levels and nutrient depletion levels which are already commercially available that have had their access into the market stymied by the parasites. Peptides and stem cells and other demonstrably exciting health remedies have also been unfairly vilified by the parasites.

It should be clear to all and sundry that the claim that we are about to enter a veritable garden of eden and abundance is not just folly, but is actually achievable, even without the release of the military complex innovations that have been unjustly, inequitably and unlawfully withheld from mankind. Not to mention our knowledge gains when we eventually prise open the vaults of the vatican. Even at the most rudimentary level the collective and individual health of people will blossom simply with a renewed focus on the removal of toxins and the input of adequate nutrition levels that can be assessed in real time without dangerous assessment methods.

Before I conclude this update, I feel the need to address some belief patterns relating the corporate system and revelations 18:4 "And I heard another voice from heaven, saying, Come out of her, my people, that ye be not partakers of her sins, and that ye receive not of her plagues."

To me, revelations seems to be a playbook by the fallen one(s) of what they intend to unleash and i do not dispute that we are pretty much in that time now, but from my perspective, revelations is written in a completely different style to the rest of the bible and it has a wrathful angry (and seemingly evil) entity dealing out harsh punishment, rather than being a benevolent loving entity seeking to help people evolve toward truth, joy and understanding.

This position seems substantiated by the reality that revelations was written in helenic (a greek number based language) where almost the rest of the bible is written in aramaic (also a number based language); meaning the bible code will still work on both parts.

For mine, we are not now nor have we ever been in the corporate system, it has always simply been their presumption, because living entities (usually) cannot interact directly with it; although we did interact with it initially via us actually signing applications for registrations (which is something a fiction cannot do) and also they do attempt to compel us to rise at court which again a fiction cannot do in order to get us to follow a direction to provide them with jurisdiction.

Our problem is that we are rightly held liable and accountable for the sins of the PERSON because we did not restrict our signature and we are responsible for continually using the artificial birth certificate PERSON for our applications, pretending to be it, then we add to that their presumption that we intend to profiteer from those sins, by them securitising all of the presentments made to us and so we are then rightly in for a world of pain.

IF we release the potential to grab that reversionary interest of the securitisation then we are able to use the artificial PERSON with impunity whether we restrict our signature or not as the usufructory obligations (and sins) then lie with the dejure and the dejure is more than capable of grabbing the securitisation value of the presentments from the corporate system **that it allows to exist.**

IF we limit the dejure via express trust arrangements to using that reversionary interest for only good deeds and the creation and maintenance of infrastructure where no harm is caused, then we are effectively using the corporate 'sin' to generate untold virtue across the planet, so to my way of thinking, the idea of destroying that corporate system is a grave mistake.

Sure there are Comprehensive Annual Financial Report (CAFR) funds which we could instead rely on to solely interface with a dejure governance structure, but that is effectively the same result as my suggestion to keep the corporate system in place because when we take the coin out of the corporate and put it into the dejure it will effectively pay down the national debt etc because it will be repaid as lawful money because it was borrowed against our substance Estate and life works (time and sweat equity).

The other thing that is usually only begrudgingly acknowledged is that the corporate system does have remedy in hjr resolution 192 and public policy law 73-10; its not actually evil, its just that the gatekeeper parasites to the system are largely evil and corrupted, so when we remove them then its a very pretty construct of abundance where the artificial PERSON is used to stop injury happening to a man/woman unless it is a matter of where an actual injury has already been sustained by a party.

Other than the above mentioned elements of contrasting ideologies, most reversionary processes are in complete accord with what is presented herein.

There are good men and good women, and there are bad men and bad women, with the bad ones forming groups to attack the rest. We cannot stand divided any longer, we simply must band together to form our own group of good men and women and stand as one against the tyranny of the parasites by embracing God/source and each other or we will surely perish and that is not going to be how this story ends if I can help it, how about you? Where do you stand? Do we stand together or do we stand apart? Sure you are different to me, so what? Those differences are to be celebrated. We need to embrace diversity and we need to demonstrate our diversity from our artificial PERSON.

I hereby call out as openly corrupt the following individuals in Australia and welcome them to challenge me in Court so that I can present my evidence of such in the public: Steven Kennedy as secretary to the Commonwealth of Australia treasury, Simon Atkinson as Secretary of Department of Infrastructure Transport Regional Development and Communications, Chris Jordan as the

Commissioner of Taxation, Deputy Commissioner of Taxation Melinda Smith, Deputy Commissioner of Taxation Alison Lendon now acting as revenue administration advisor at international monetary fund (with the latter two solely because they continue to hold for many years my shopping bags of cash receipts instead of compensating me for them), Marcus Leonard as the acting Registrar General of Queensland Births Deaths and Marriages. Steven Kennedy as secretary to the Commonwealth of Australia treasury is a particularly loathsome turd, and I suspect he is probably also intellectually retarded; I have spent the last couple of years lawfully trapping him with an intention to have him sacked and/or gaoled, basically with me acting as a battering ram in order to help the rest of us move through the gatekeepers more seamlessly. However with many more shoulders to the grindstone, we will achieve that result more timely, so join me in our quest for freedom, peace, equity, truth, health and abundance and together by completing this process we will figuratively break down their doors! When we see him fall then we can be assured there is correction in the system and that we will be able to embrace the new paradigm offered by this package with confidence.

A message to the rest of those mentioned parasites, you are on Notice that you will also be lawfully dealt with in short course because you are all utter gutter scum and you will no longer impede the progress of mankind for your own selfless ends. Oh, and while I am on it, there are six court of appeals judges, three in queensland and three in the Australian capital territory, you will know who you are, you are the ones that refused to lift the corporate veil, you will be lawfully held to account also and it will be a day of great rejoicing among the community when fleas like you are educated in the very ways that you were entrusted to uphold!

I also solemnly suggest that we need to consider having a referendum on behalf of the people where we reaffirm that physical cash will **always** be an available form of currency for settlement or discharge.

So it begs the question, if these individuals are corrupt and almost all of the gatekeepers are currently corrupt, then why bother doing this process at all? The answer is that if you do this process and they remain corrupt then it is still a very good result, because then everything we did throughout our lifetime was under duress and in bad faith so every parasite that we have ever dealt with will wear a karmic consequence in this life and their afterlife because it will evidence that there never was a remedy!

PLEASE, when you are individualising the documents (bits in red) take extreme care with how it is already written, replace it word for word, space for space, capital letter for capital letter, lower case letter for lower case letter, square bracket for square bracket, round bracket for round bracket etc.

Written and compiled by Anthony Asmus; thank you parasites, praise to the teacher, I love you, now you must immediately cease, desist, leave and never return.

This is not intended to harass, intimidate, offend, conspire, blackmail, coerce, cause anxiety, alarm or distress, or impede lawful public procedures. This is presented with honourable and peaceful intentions and any affirmation contrary to this verified statement of facts comprises your stipulation to committing a fraud.

There are a few images and pdfs that have different modification dates in the “background docs for consideration” folder, but here is the Complete list of documents in the compiled package that are for the process, updated no later than 10th of August, 2022:

In the “Seek truth dont just embrace truth” folder: Seek truth dont just embrace truth,

Steps to follow: Steps to follow

In the “Docs to be executed and sent” folder:

- **in the “BDM and DFAT process folder”:** 1st Step BDM Aussie Born, 1st Step Naturalised instead of BDM, 2nd Step DFAT Process Aussie Born, 2nd Step DFAT Process Naturalised
 - **in the “IF BDM wont certify the certificate of live birth” subfolder:** when BDM wont certify things
- **in the “generic reversion docs” folder:**
 - **in the “single” subfolder:** 1. Domestic Cover letter - single biblical, 2. Declaration of Peace & Reversion - single biblical, 3. Acceptance of Executor - single biblical, 4. Trustee Appointment - single biblical, 5. Domestic Certificate of Registered Mailing List - single biblical, 6. Certificate of Registration of Reversion - single biblical, 7. Notice for Clarification - single biblical, Assignment of Certificates Notes, EXAMPLE ONLY Certificate of Registration of Reversion
 - **in the “IF you have children” subfolder:** Claim of Executor and Executrix over the Estate of offspring, Offspring Notes
- **in the “POA and affidavit of majority affidavit” folder:** Affidavit of majority, Power of Attorney over Oneself and PERSON
- **in the “UCC Forms” folder:** UCC and PPSR Notes, ucc 1-1 bailor baille.png, ucc 1-1 claim private trust.png, ucc 3-1.png
- Send something in Handwriting

In the “Accept for Honour of presentments or claims” folder: mark jackson sper assignment, secretary to the treasury SPER assignment, wording to be used on Presentment

In the “Accept for Honour of presentments to acquire” folder: Firm Offer, notes for accept for honour to acquire, secretary to the treasury assignment, wording to be used on Presentment

In the “background docs for consideration” folder:

- **in the “UCC forms of Boris and friend” folder:** Boris claim for accept for honour, james hedge nee hebin UCC1 and addendum, Jim and Boris evidence of usufruct_compressed
- 1967 - Appearing under Protest to Jurisdiction of Foreign Court - Levontin 2, 2010 01 26 Transcript - Concise Explanation, monk or abjure, Study guide Harvard University, the truth shall set you free, Bennion 255 a, Bennion 255 b, Bennion 255 c, Part II

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