

## Food for Thought 5

Thank you all for the positive and productive responses in this thread. This is good!

There have been a few comments and/or questions as concerns these secret adhesion contracts which We the American People are being held to account and their validity, or lack thereof.

It is clear to a reasonable man that these contracts are unconscionable and fraudulent for failure of full disclosure, yet, the fact is that we DID sign these contracts. We DID apply for that SS number. We DID apply for that driver permit. We DID apply for that bank account; that marriage certificate, etc., etc.

We DID indeed willingly sign those contracts and until such time as we object to, withdraw, revoke or otherwise terminate those contracts, it is assumed that they are indeed valid. Silence constitutes acceptance and agreement. As long as we remain silent concerning this fraud, then WE WILL BE HELD TO ACCOUNT for those contracts.

Yes, they were entered into via trickery and deceit. We were not fully informed of the terms and conditions of the contract(s) and are therefore voidable, or rather they are void ab initio (from the beginning).

There is more than one way to revoke these contracts. We can and must object to each and every contract specifically. We must rescind and revoke, for fraud, our signature on the applications in each instance and most importantly, we must stop contracting with them!!

We must learn to operate our lives without a driver permit; without tags for your carriage; without a license to fish, or hunt; without that marriage license, etc. [This information will be made available in the near future.] These are rights given us by our Creator and NOT subject to license, permit or taxation.

There are some contracts that are very difficult to avoid as the U.S. has a monopoly in the industry, such as banking. When we apply for a bank account we agree to abide by all of the rules of the U.S. Treasury! And the rules of the U.S. Treasury include all of the revenue laws of the corp. U.S. and all of their codes and statutes! This one contract ties us into their entire matrix!

But, how do we operate without a bank account? I suppose we could, but, a better solution is to close your existing account and open another one. You will sign the contract agreeing to abide by all of the rules of the Treasury, BUT, within 72 hours of signing you must file an objection to the adhesion contract with the bank. You must

inform the bank that you have signed the contract under the laws of necessity as the U.S. holds a monopoly in banking.

Filing the objection after the 72 hours does not accomplish the same thing. It must be done within the confines of the Truth in Lending Act and Regulation Z, 72 hours.

The revocation of all of our contracts is a daunting task to say the least. And the reality is that these contracts ONLY affect the STRAWMAN. They do not affect the living man unless we allow them to affect us. The driver permit was issued to the STRAWMAN so when the legal fiction STRAWMAN decides to drive it has a permit. The marriage license is a permit for the merging of two STRAWPERSONS and has nothing to do with you or I except as we allow it to pertain to us.

We, as living beings, have the capacity to operate both our public and our private side. The public vessel, transmitting utility has been created for our use to safely navigate the sea of commerce on our public side. It is the vehicle by which our credit flows to the corporate U.S. and is the vehicle which must be used to discharge our debt and redeem the property for the return of the property back to the Principle(s), for the remedy of We the People.

We, the living being, American sovereign, is the private side of our lives. We have an obligation to operate our private side without stepping on the rights of others and in accordance with the laws of our Creator, whomever that may be for you.

The key to our freedom is in establishing the diversity of citizenship, (separation and identification of the private and public vessels in our account/lives) and establishing the relationship between the Parties, as a matter of fact.

In my opinion, it is easier and more effective to simply re-contract with the STATE, the same way they re-contracted with us, thereby voiding the 'original contract' and making us liable under the new contract, even though fraudulent. It is an accepted maxim of law that a contract is binding until the execution of a superseding contract, which now becomes the prevailing agreement. So, we write a contract that we can live with and we make the presentment for their acceptance.

Enforceability of the contract has always been our shortcoming in this process, but.....the solution to this issue is forthcoming in the very near future as well.

In the re-contract process there are several issues that we MUST concern ourselves with. We have the Trading With the Enemy Act. We have their assumption that we are all enemy combatants. We have the Custodian of the Alien Property to address. We have the legal and/or lawful relationship between us, the public vessel and the

corporate U.S. to establish and declare. We must think about the waiver of all benefits; our political status; diversity of citizenship, appointing a fiduciary and other issues.

We have enforceability which is in the United States Court of International Trade, an Article III court capable of granting a common law remedy [crossing all jurisdictions] and may entertain the Real Party In Interest, the living man. [More on this soon, jurisdiction, etc.]

Presentment and certification of the acceptance of the contract is vital as is obtaining an Administrative Declaratory Judgment setting forth the facts as agreed upon and stipulated to by the Parties. These are critical for enforcement of the contract. [This information is forthcoming]

As you can see this is quite complex, but, not beyond any of you. We will guide you through this whole process, one step at a time, yet in a condensed version as time is of the essence. We are attempting to present this information in a format and a venue that eliminates the costs of seminars, etc. as it is my belief that this information should be made available to the people free of charge. We hope to bring you information that others might charge hundreds of dollars for and we hope to bring to you in a timely manner.

RMNews has agreed to host the initial postings for this process, for now, if the demand is great enough. Demand for this info can best be judged by the number of donations received in support of RMNews, as they cannot make this information available if they can't pay their bills. Personally, I would like to see \$20 & \$50 donations attached to letters of interest overflowing RMNews' P.O. Box. There are those out here collecting \$45,000-80,000 for a single weekend to present information which purports to be successful. That amount would keep RMNews and its staff free from the financial stress for months so that they may do what they do for us.

How much is your freedom worth? \$50? \$100? \$1000? Do you wish to wait and pay several hundred dollars at a seminar for this information or would you like to do this in this venue? You decide and let RMNews know how you feel about it!

Trustee