The Birth Certificate Bond

When you were born your parents applied for a certification / citizenship / part time* job with the [THE] “United Kingdom” which is a corporation / company. (“part time” because your full time job is you are working for YOU!!!)

In your full-time job you receive money of exchange, because you are exchanging your labour for other products and services of equal value. There is no real gain, therefore no income, therefore no income tax.

The application they made was known as “an application for a live birth certificate” and what issued from this application was known as a “birth certificate”

The ‘company’, the “United Kingdom” kept the original application and gave your parents a copy of a birth certificate. This created what is known as a “foreign situs trust account”.

When you were born you in essence went to ‘work’ for the ‘company’. Problem is, the ‘company’ you went to work for could not pay back the loans they had with the bank and the company had to go into bankruptcy, therefore they had no way to pay you… furthermore, the company came to your parents and asked to borrow your assets, and your parents [unwittingly] obliged, thus making you one of the companies’ creditors.

The ‘company’ then took the application and pledged your future labour as a guarantee for payment to the bankers, also known as the International Monetary Fund (IMF). The bankers gave the company a credit for your application against the amount that the company owed the bankers, which at the time of your birth, was worth close to 1 million pounds. This transaction is what is referred to as a “money of account” transaction, as no real money changed hands. It was simply an accounting
entry against the debt owed to the bankers, by the company.

The bankers then took the [your] application, and used fractional bank lending. It is the birth certificate that is proof that an application was submitted. It is the application that is the real negotiable instrument and the birth certificate proves there is a negotiable instrument being used in commerce -- to borrow money.

**fractional banking** - If a [your] birth certificate is worth, say, 1 million, the bank can loan that same 1 million out as many as 9 times, thus making the [your] birth certificate worth 9 million; and it keeps going, going and going.

A [your] birth certificate, has almost unlimited value associated with it.

However, because it was pledged, you became involved in what is known as “involuntary servitude” or basically a slave to the company, in what is known as an ‘invisible contract’ since you didn’t even know about it.

look at a [your] birth certificate and notice that it reads just like a title to a car; weight so many pounds… date of delivery… parties involved… certain size, length… hey, now they will even get a foot print to prove it is you.

Think about it… what does the bank do when you borrow money on a car? They keep the “title” for “safe keeping” until the debt is paid. Once the debt is paid, they release the title back to the original owner. For now, you get the use of the car, until the debt is paid.

They took the “title” to your body, the birth certificate and borrowed money against it. That is exactly what a birth certificate is, A TITLE.
Gaining Control

Since you are the only one who gives “value” to the birth certificate because of your labour, you are the only one who can go to the ‘bank’ and redeem and regain control of the [your] birth certificate. Just like the car. The car gives value to the title to the car. You give value to the title, the [your] birth certificate. Without you, the birth certificate is worthless.

Right now, even though they have no legal right or claim or lien, the bankers control your “title” / birth certificate. You can regain control by simply filing a notice of lien against the birth certificate.

This is done very simply by contacting the Secretary of State or Department of Commerce and filing a UCC-1 or equivalent (constructed proclamation) Financing Statement or equivalent (constructed proclamation) and listing the property as collateral, on the statement. The same can be done with the birth certificate, which is your property. You and only you, can file this notice of lien... you and only you, can determine the value of the property. Since you are priceless in God’s eyes the value of your UCC-1 should be UNLIMITED.

“accept for value” the birth certificate and create a “bond” (an insurance policy guaranteeing you won’t harm anyone) and send them both with a copy of the UCC-1 financing statement, or equivalent (constructed proclamation) proving your security interest in the birth certificate, and send it all to the ‘payroll clerk’ of the company, also known as “the Secretary of the Treasury.” Today it is Sajid Javid We need him to know that we want to use our pre-paid account. Think about it. – it is the same as asking him to pay for the expenses we have incurred on an “expense report” while being employed with the ‘company’.

PRE PAID DEBT (Exemption Account) N.I #
When someone sends you a bill it is what is referred to as a “presentment”. What they are attempting to do is create “new money” with … “money of account” “Check book money” by getting you to accept the liability they are sending you, and get you to “pay” the bill with “money” or the equity you created, i.e. money that was created as a result of your labor!

In commerce whoever creates a liability MUST bring in the remedy as well. If the sender doesn’t send the funds to ‘pay’ the bill. You must accept the bill for the value and allow the presenting party access to the exemption/prepaid account to offset the debt the sender is creating.

The Secretary of the Treasury is like the payroll clerk at most any company you may work for. He acts in a dual capacity as both “patrol” clerk” and received in the bankruptcy for the bankers. With additional documents and letters not covered in this presentation one can call upon the Secretary, to adjust the accounts and “pay” the bills, taxes, and the like, back to the presenter of the bills we have got and accumulated over time and have the debt incurred “paid off” using the pre-paid account that is waiting for us to use.

So all one has to do is accept the bill for the value you gave it when your labor was pledged and send it back to the party who sent the bill and they will forward it to the Secretary of the Treasury and he will use your prepaid account to settle and close the account/debt.

We call upon the Secretary to do what he was hired to do and that is to make adjustments to the [our] account – to set it to zero when we incur costs in the normal course of doing business (i.e. living), things like: Car payments, credit cards, utilities, taxes, etc.

So, it is your choice whether to “set off” the debt with your pre-paid account by accepting the bill for value and having the presenter send the accepted for value presentment that you return to them back to the “Paymaster”, i.e. the Secretary of the Treasury, OR give them the equity from your labour, i.e.
promissory notes

Your debt, is actually “prepaid” with what is known as “money of account.”

There is no real substance or “money of exchange” like gold and silver- only accounting-adjustments and set offs. They agreed to do this for you, with the passage of House Joint Resolution (HJR) 192 back in 1933.

N.I #

we ‘allowed’ the ‘company UK’ access to our account through our National Insurance Number, our check book as it were, the pre-paid account that was set-up when our birth certificate issued. We gave them permission as signers to write checks on our account, and they do all the time. Keep in mind, this is the same account the bankers fractionalized and created huge, almost unlimited sums of “money”, and we became ‘co-business partners’, with the ‘company’. They are able to access and use our pre-paid account, for whatever they deem necessary.

Now, do you see why they don’t want to let a new-born out of the hospital, without a N.I Account Number? They want access to that prepaid account, and the only way they can is if they offer some type of benefit that you [albeit unwittingly] accept, also known as, the social security insurance program.

The creation of the social security account created what is known as a “cestui-que trust account.”

A cestui que trust is a formal Latin term referring to a beneficiary having an equitable interest in a trust, with the legal title being vested to the trustee. The law looks with suspicion upon transactions between trustees and beneficiaries, and, when the cestui que trust sells trust property to the trustee, the burden is placed upon the grantee or trustee to whom such transfer is made to show that the grantor or cestue que trust was in possession of full information and acted upon her own volition or independent advice, and free from all influence of the grantee or trustee to whom such transfer is made.

Cestui que trust

“A trust is an equitable obligation binding a person (who is called a trustee) to deal with property over which he has control (which is called the trust property) for the benefit of persons (who are called beneficiaries or cestui que trust) of whom he may himself be one, and anyone of whom may enforce the obligation. Any act or neglect on the part of a trustee which is not authorized or excused by the terms of the trust
instrument, or by law, is a breach of trust." Justice Romer in Green v Underhill

So how does all that work?

So far it has worked real good for the company… they just didn’t tell you how to go about getting your debt set off and how to access and use the pre-paid account.

Now what can one do?

One must acquire a “certified copy” of one’s birth certificate from the keeper of the records in your state, usually the department of vital records, and do what is called an “accepted for value”.

ACCEPTED FOR VALUE

Please adjust this account for the Proceeds, Products, Accounts and Fixtures.

signed: (YOUR ALL CAPS STRAWMAN), (hereafter ’debtor’)
by: <your actual signature>
First-Middle-Last Name, authorized agent, (hereafter ’creditor’)

COPYRIGHT (YOUR ALL CAPS STRAWMAN) (year of birth) ALL RIGHTS RESERVED

THE IRS AND THE TREASURY

The IRS really is… the IRS is the accounting and collection division of the International Monetary Fund (IMF), the bankers, who the company owes money to. They are the ones who enforce and oversee the bankruptcy of the ‘company’. They are really not your enemy… they are only doing what they were hired to do, and that is to keep track of the bankruptcy of the company. It is imperative we learn how to use them to our advantage as they can be a tremendous resource for us.

The Secretary of the Treasury is like the payroll clerk at ‘most any company you may work for. He acts in a dual capacity as both “payroll clerk” and receiver in the bankruptcy for the bankers.
With additional documents and letters not covered in this presentation one can call upon the Secretary, or the IRS, to adjust the accounts and “pay” the bills, taxes, and the like, that we have accumulated over time and have the debt incurred “paid off” using the pre-paid account that is waiting for us to use.

Let’s review...

- When you were born your parents entered a contract with the government / ‘the company’ that was bankrupt and you essentially went to work part time for them, to help pay off the debt the ‘company’ had incurred.

- The instrument that was used was the “Application for Live Birth Certificate” and it became a binding contract. It also became a pledge to / for the ‘company’ and security they use to ‘pay’ the debt the ‘company’ has with the bankers.

- One can redeem and regain control of the [birth certificate] instrument by filing a UCC-1 Financing Statement or equivalent (constructed proclamation) with the Secretary of State in one’s state and listing the birth certificate as [your] ‘property’, or collateral. (If you don’t know how to do this talk to someone who has or email me and I will give you people who are knowledgeable in this area.)

Review, continued...

- By creating a bond and sending it with a copy of one’s duly filed UCC-1 or equivalent (constructed proclamation) to the Secretary of the Treasury one can then access the prepaid account that was created and begin to discharge any debt incurred from that point forward.

By creating a security agreement, and then an affidavit of obligation/commercial lien,
recording it in the county and filing a **UCC-1 or equivalent (constructed proclamation)** with the Secretary of the state you regain control over the **Application for Live Birth** and the **Strawman** that was created by the corporation. DO NOT post security agreement with UCC-1, or equivalent (constructed proclamation) just put a reference to the security agreement in the UCC-1 form, or equivalent (constructed proclamation) the security agreement will need to be notified by a clerk who will be your witness to sign and will also stamp his seal on the agreement making it official

- Please be aware that this is an on-going learning process. If there is something you don’t understand DO NOT DO THESE PROCEDURES.