

Freedom from Slavery Instructions – updated Aug 27, 2014

“All governments suffer a recurring problem: power attracts pathological personalities.”

- Frank Herbert

Objective:

Educate, organize and unify enough people to lay claim to their true status as a private person in common law, resign from the presumption of being a taxable government employee and the presumption I am subject to corporate statutes. Hold corporate employees accountable to moral and lawful duties in good faith and return accountability to the performance under the common law.

Set up a private trust that YOU control while interfacing with the commercial world. Create and appoint your own corporation as a tax exempt beneficiary and claim back any funds you have spent into the system returning your equity back to source – a “whatever you put into the system you get back program.” The goal is a simple duplicatable process based on correct principles so that it works all the time and the system can evolve and simplify over time... resulting in:

The ULTIMATE COMMERCIAL REMEDY PROCESS

(by the opinion of Charles Norman as a private person at common law)

Pieces of the Puzzle:

1. **Status** – claim my rights as a man and prove I am able to function in my full capacity with expression of the highest capacity of knowledge, liability and responsibility and administrate my estate property – part of this includes resigning as representative of your Certificate of Birth agency and ORDER your expense card.
2. **Creditor** – set up a Living Will and Inter Vivos / Grantor Trust to control your estate and operate in the public with a newly appointed Federal Corp BENEFICIARY... you can use CRA forms to REVENUE your equity and enforcement of payments from TRESPASS and EXTORTION against your estate
3. **Enforcement** – threaten and invoke a common law court of record against the men and women in gov agencies who have failed to perform and are infringing upon your rights and trying to administrate your estate for you.

INSTRUCTIONS

Status and Standing

Steps:

1. Go online to Vital Statistics of the province of your birth and order a certified copy of your REGISTRATION of Live Birth (RLB - the doc your mother signed to register your birthday event) or from your home country or Canada Immigration papers, and a copy of your CERTIFICATE OF BIRTH (BC) – they are 2 different

documents! Using Gov ID as your personal ID is FRAUD and making you a taxable Gov employee that is subject to statutes and regulations and licensing.

- a. Get a notarized copy of your BC. This is a bearer bond / debenture and was created to finance the prepay system since gold was taken out in 1933 – there has been no money... just credit. Make a note on the copy with an arrow pointing to CANADA and the PROVINCE as the “liable party/underwriter” and an arrow pointing the “all caps” NAME as the registered owner. Once you lien this instrument and set up a new beneficiary, as the Gov is now assuming that role, and set up a new CREDITOR... who gets paid for use of the NAME? you do!
- b. Capture your RLB and make it your EVIDENCE OF LIFE. Pick a spot near the signature of the REGISTRAR and draw red line, sign above the line in blue ink, red ink right thumb print touching the signature and date it, see the sample Affirmation/Proof of Life doc template and spell your name the same: John Henry, house Doe, a private-person at common law
- c. Get 3 “verifiers” who know you well, signing and thumb printing the same or get it notarized.

Add the words in red across the top and on 1 side in block letters like a stamp:

**ORIGINAL LAND PATENT.
RECONVEYED. GIFTED.
EXEMPT FROM LEVY/LEGISLATION.**

- d. your body is moveable dirt and has a lien on it – you have made claim that is your property now and then you will lien it and have priority interest!
 - e. The RLB is typically a long form document, and you can scan and save it as an 8.5 x 11 size. Make 6 copies. Store the original for safe keeping.
2. Draw up your own Affirmation/Proof of Life instrument that separates you from the BC (total should be 4 pages):
- a. Take a picture of you holding a current newspaper, sign and thumb print your doc and get it witnessed by a notary who signs as WITNESS ONLY

- b. Scan it and the front page of the newspaper and attach a copy of your resized SOLB and your passport (the notary will require it to identify you) these will all become “certified copies” by the notaries.

Setting up Your Creditor in Commerce

Replace all highlighted areas, and when filing online, there are limitations for us of certain characters, called: **illegal characters** = ;/()

1. Read thru carefully the TRUST and LIVING WILL template, name it and fill in your info where highlighted... there is a few other pieces of info required:
2. Fill out an SS4 form, see sample, and get an EIN in your trust name, this should not require a US resident address... use yours or possibly a separate one.
 - a. complete paragraphs 1, 3, 5a, 5b, 7a and the signature block with name as TRUSTEE and responsible party with phone number.
 - b. The form must be printed out, signed and dated and then scanned into a pdf then emailed to Jacquie at: figgjax@gmail.com so she electronically faxes the one page form to the IRS agent when she is on the phone and gets the number immediately. She charges \$50.
 - c. Or call them directly for free: 267-941-1000 or 267-941-1099 and fax the form into 215-516-2830... send me updated info for contact changes.
3. Go to Industry Canada <https://www.ic.gc.ca/app/scr/cc/CorporationsCanada/bs/crp-wz.html> and follow the prompts to incorporate a business – set up a federal corporation, registered in the province you have domicile/reside = \$200, just a numbered account follow this video <https://www.youtube.com/watch?v=2y5LKUukPDQ>
 - a. Unlimited no par value common shares
 - b. 1-10 directors
 - c. All shares in the name of your TRUST
 - d. Sign as trustee

- e. You can do a DBA name later if you wish
 - f. Set up a non interest bearing bank account and sign as TRUSTEE... NOT the SIN or BC account name. you also have the right to a private bank account if you wish... best NEVER to use bank accounts with BC and SIN numbers.. that is property of Gov.. that's why they can freeze and garnish accounts without court orders.
4. File a www.ppsa.ca lien. Add all the CERTIFICATES OF BIRTH for you and your loved ones that you wish to cover under this lien,
 - a. Your TRUST is the secured party
 - b. Debtor 1 is your Federal Corp, the rest are BC accounts/agencies – they are ALL corporate accounts – BC is just unincorporated
 - c. The Collateral is on PPSA Template – just fill in the highlight areas with your info
 - d. Add even you and your children's bodies as property
 - e. Then add in your autos, houses, boats, planes, copyrights, patents, etc... anything with a serial number
 5. Get your EIN, Federal corp name and PPSA numbers into your Trust/Will/ Security agreement, replace all the highlighted areas and
 - a. Sign and thumb print it, add another name as trustee and co-executor upon your death – best to have them signed on your bank accounts and property so assets do not get held up in Probate Court.
 - b. add the name of your Federal Corporation as your designated: Beneficiary
 - c. if you need a trust # you can get one with CRA by filing a T3 with "0" income... takes 3 months... or make some calls, you may get one faster.
 6. fill out a – WILLS NOTICE form showing there is a copy of your will/trust with CRA. Send a copy of your Will/Trust to Foreign Reporting Unit, address below
 7. fill out a TX19 and a certificate of Clearance for your SIN account.
 8. Replace all the highlighted areas of your NOTICE OF RESIGNATION and EXECUTOR ORDER doc and fax and send by registered mail copies of your original trust and other docs as listed in the Enclosed Documents list at the bottom of the doc and Notify all 5 key departments... keep track of the Tracking

certificates

You now have STATUS AND STANDING, have an impenetrable: Private International Trust with the corpus /res being your body and the CERTIFICATES OF BIRTH securities, is also evidence of the CREDITOR in the public, has a new beneficiary to your estate: your FED CORP, it is recorded in the public with your notifications and copy to CRA, and because CRA and the banks DID NOT contribute any equity to the accounts... only we did, you now assume the role as General Executor and any Statements of Account showing a alleged debt... is OWED to the CREDITOR!

I like to notify everyone by fax and registered mail.

With a copy of WILLS NOTICE to:

Mr Joe Labadie,
CRA Information Returns Processing Ottawa Technology Center
875 Heron Road, Ottawa ON K1A 1A2
Ph: 613-941-8499 Fax: 613-941-8486

Other contacts for provincial reps at vital stats (check the name on your RLB recent copy)

the man: Terry Lake dba Minister of Health BC
Vital Statistics Agency
PO Box 9657 Stn Prov Govt Victoria BC V8W 9P3
Telephone: (250) 952-2681 Fax: (250) 952-9074

the woman: Michelle MacFarlane dba Deputy Registrar-General Vital Statistics
300 Horseshoe Lake Drive, Bayers Lake Business Park PO Box 157
Fax: (902)450-7313 Office: (902)450-7313

Enforcement

1. prepare an Executor Order instrument cover letter and notice/address the 5 key men and women operating as officers of the government corporations, see sample Notice of Claim by Executor

2. write to the Chief Justice with a letter invoking a Queens Bench common law court of record and venue for a case against the man ie Andrew Treusch – CEO for CRA, and the acting Minister of Vital Stats Registrar and Consumer Affairs in your province of birth.
3. Make out an INFORMATION against them... and send that with an INVOCATION for common law court of record demand to the acting Chief Justice of the province.
4. prepare a Claim instrument against the man: Andrew Treusch acting as commissioner for CRA stating your claim in common law on the Queens Bench court record quoting Criminal Code Canada sections: 2, 4, 6, 336, 346, 363, 506, 788 – securities fraud, breach of trust, extortion, trespassing etc... him causing harm as executor de son tort.
 - a. Have the magistrate oversee your case and functions as the common law court administrator and summons the wrongdoer to your court of record
 - b. Failure to appear creates a FOREIGN JUDGMENT in your favor
5. prepare and serve your Order instrument stating the value of your property to be restored and compensation for damages required for: FRAUDULENT CONVEYANCE causing EXTORTION from the JOHN HENRY DOE ESTATE – of which you are the rightful heir and executor. They will likely settle out of court – PRIVATELY.
6. Or Monetize the payment – place a lien on assets of the man you have a claim against and shut down their bank accounts. Then they will payback the credit.
7. And monetize any ORDERS thru CRA – revenuing process. See Charles for advanced.

Explanations:

Statement of Live Birth (SOLB) – is the original proof of life document your mother signed under duress and threat of fine/penalty for not doing so... as an INFORMANT. The document state's your given and family names and mentions your status as a: CHILD. We must change the STATUS so we are no longer treated as an illegitimate child/ward of the state under assumed custody and registered CHATTEL/property - just like cattle.

CERTIFICATE OF BIRTH (BC) is: a registered SECURITY INSTRUMENT, a body corporate, a legal relationship, an agency/office of the GOVERNMENT for handling your/their affairs in the public jurisdiction. PROBATE COURT is in charge of ALL BC's because it is a DEAD ENTITY. The information that created it is an extract from the SOLB and is a trust relationship (settler/grantor, trustee, beneficiary) operating like a limited liability corporation that we are tricked into acting as taxable: agents/representatives/ trustees PUBLIC SERVANT EMPLOYEES. This is the KEY tool/element used for tricking us into “voluntary servitude,” and

anytime we represent GOVERNMENT ID – says on the documents and websites: NOT TO BE USED FOR PERSONAL ID and is the PROPERTY OF: THE PROVINCE of MB (corporation) or CANADA (corporation)... we are committing FRAUD. The public trust manages/revenues OUR EQUITY – for us... they act as beneficiary and executor until we CLAIM IT and assume the Executor role. We are treated as ignorant vagrants and children that must be taken care of and who must apply/plea/beg for handouts from the STATE because we cannot handle our own affairs... and we are not taught how. They intern hold our body as SURETY for the account – just like collateral/cattle. It is our labour/body that finances the system since gold was taken away in 1933.

We unwittingly commit joinder in commercial contracts under STATUS for the SIN/SSN, a bonded insured organized agency with appointment for service of process to act for that entity as operating agents/representatives in a foreign debtor capacity to the CANADA or US... right in the middle of interstate commerce. Our address becomes registered office. HOWEVER, we have the right to resign from the agency.

The CERTIFICATE of BIRTH has a Treasury Receipt number attached to it – therefore our labour/body was harnessed as a resource (see CCC – definition of municipality) and incorporated for benefit of the corp/agency. There is LIFE INSURANCE policies and/or bonds futures traded on our future performance and the SYSTEM is PRE-PAID – the evidence is: the “tear away” vouchers at the bottom of the NAME account statements (these are actually checks and evidence the CREDIT to pay this already been taken and the system noticing you to sign and SET OFF the books, the massive amount of roads and buildings and industry created in the last 80 years and the ability to SET OFF debt with money of account (credit) vs money of exchange (currency/cash/labour/deposits), see BANK ACT where a man MUST sign a check, a check to a corporation is held on ACCOUNT, see CANADIAN PAYMENTS ASSOCIATION section 2 and the FINANCIAL ADMINISTRATION ACTS – ultimate evidence: there is a RECEIVER GENERAL FOR CANADA – CANADA corporation is operating under insolvency – see BANKRUPTCY ACT. Where does the alleged debt go when you claim bankruptcy or insolvency? Banks are NOT allowed to loan assets - they issue credit and took NO RISK... it ALL comes from the CONSOLIDATED REVENUE FUND (CRF) our signature on promissory notes creates new money... all deposits are LOANS to the SYSTEM (fractionalized to create new money)... and are owed back to us as the banks benefited from them. See DEPOSITORY NOTES AND BILLS ACT – equity MUST be returned to source... and this is the ULTIMATE role of CRA and IRS – re-venuing... returning our escrow. ALL demands for payment with MONEY OF EXCHANGE vs MONEY OF ACCOUNT = agreement to terms of use... meaning they MUST pay out all tax credits in functional currency of Canada just as they have demanded from us.

If you need permission to change the NAME – then who’s is it? If you take residency in another country, they want to see the SOLB... NOT the BC. The NAME belongs to the GOVERNMENT and the gov agents are the PRINCIPLE, UNDERWRITER and ultimate owner/liable party. We cannot get the original document... it’s not ours... but IT contains the evidence of the FRAUD and EXTORTION. It cane traced on places like Fidelity Insurance website for US CITIZENS. CANADA is likely Lloyds of London. It is the foundational document of ALL secondary government agencies, licenses, permits and associations like SIN, DL and Health Care – benefit privilege access and taxation accounts. It is the DEBTOR – WE... our body... our labour... is the corpus/res of the trust and we are CREDITORS as settlers/grantors of the trust.

All we must do is EXPRESS THE TRUST – and claim our equity back. Ie: if we do not claim our equity/tax payments/deposits back within 3 years... CRA/IRS does it on our behalf under SALVAGE RIGHTS. By establishing our own: PRIVATE INTERNATIONAL TRUST – foreign to CANADA, we are then able to revenue the equity for our estate back to OUR designated beneficiary.

https://www.youtube.com/watch?v=y8_OzgeBm8I - IRS whistleblower video

http://www.youtube.com/watch?v=9LJ40nu_9OQ&list=UU22Lf2HE7e0w4JyYwPWFgoA&feature=c4-overview - trusts video

<http://recordings.talkshoe.com/TC-39904/TS-811207.mp3> - BC = mark of the beast audio

<http://www.talkshoe.com/talkshoe/web/talkCast.jsp?masterId=89643&cmd=tc> BC = agency

Criminal Code of Canada

Obedience to de facto law

15. No person shall be convicted of an offence in respect of an act or omission in obedience to the laws for the time being made and enforced by persons in **de facto possession of the sovereign power** in and over the place where the act or omission occurs.

CANADA is incorporated in Delaware, Stock Exchange # CIK 0000230098, business address: CANADA EMBASSY 1746 Massachusetts Ave. NW, Washington DC 20036, and is involved in the profitable business of conducting, witnessing and facilitating the transactions of **security interests**.

Other reference material:

Karl Lentz and www.suijuris.com videos/ audios/ docs

[Canadian Banksters Fraud Exposed - Bill Abram](#)