REMEDY IS THERE TO USE, but everyone must do their homework:

NULLIFYING A FINE (one Method)

by: BlueLotusTraveler ©2013

Disclaimer: This is not legal advise. It is nothing more than a practical look at what the law says and an exercise of applying it in a logical approach. The objective is to get thee to think outside the box of suppressive submission to Commercial extortion.

Thee, by now, know that these Commercial fines are a form of extortion and piracy. Here is what I see as a practical remedy to exorbitant traffic citation charges. That is, if you are still jerking yourself off in commercial courts.

But here too, Ye better get some balls and feeling in your gut that you are doing an honorable thing with this application. If you don't, the judge will know it. Stand tall, be confident, thee can do this by learning what "they" are required to do... follow the law. By the way, there is nothing to be afraid of when you merely follow the law as it states, there is nothing to feel guilty about. The words are so revealing they can't be denied. The law says:

UCC § 2-615 Commercial Impractibility

Excuses either party from performing a contract where three conditions exist:

- (1) A contingency must Occur.
- (2) performance must thereby be made "impracticable" and
- (3) the non-occurrence of the contingency must have been a basic assumption on which the contract was made.

Here's the scenario:

You didn't exhaust your administrative process. Ya blew that!

You tried to beat the court by challenging and engaging in controversy. You blew that! You have failed to negotiate your way out of the charge because you've not done your due diligence in learning and practicing overcoming the commercial courts imposing their crap on you. Now the bill comes...but where is it?

You're tired and just want out. You are willing to pay, but for what? The courts concluded that your contract must be honored.

Remember that everything is an offer to contract. All commercial enterprises, are governed by the Uniform Commercial Code (UCC). This includes the Court itself. So, just like they impose that you follow your pledge to abide by the DMV code when you "applied" for a "Driver License", so too, they must abide by the UCC when they pledge by their oath and when they get their license!

So, there are different ways to address this issue.

- One, the court would love someone to *appear* and "accept the charge" so they can steal from your estate. That is, *don't do it, by your "signing" ANYTHING the clerks/courts offer/form....*
- Now the administrative approach, after you screwed up, might very well be this:

As an example: THIS IS ALL ABOUT AFTER THE FACT THAT YOU SCREWED UP BY BEING LAZY.

You probably have mediated an agreement to pay the fine, as you were found guilty of an infraction. Well, you weren't smart enough to ask for a "Bill of Particulars" or Invoice. WERE YOU? You just stupidly agreed by not challenging the conviction. And the fine is a lot of money! \$\$\$. Now I know you don't like that! Well,

No worry IF YOU ACT QUICK!

Don't hesitate Send this letter out as soon as you leave the court! Or get home!

Immediately write the Court a Letter, Registered mail with return receipt.

Notice of Mistake, Notice of Correction Revocation and Rescission of Acceptance to Terms of Contract

Mr. Administrator (judge name),

You issued a fine, with a payment plan, unto which I inadvertently accepted by mistake. Unfortunately I made a commercial agreement of impractibility.

A contingency has occurred. Without prior inquiry I mistakenly made a commitment that cannot be fulfilled due to finance obligations to contracts and obligations already in place that have a priority to any other obligation that can ever be agreed to.

Therefore it is impractical to even consider making any other commitments for lack of future unforeseeable financial capabilities stemming from economic hardships, caused by circumstances not in my control.

The non-occurrence of my assumed income resources have ceased unfortunately. Those of which have created a situation to where it is impossible to anticipate any change from this lack of monetary ability to fulfill any contract I might enter. And there is no end in sight of it changing in the future without an act of God.

Therefore, I ask the courts forgiveness for the mistake and the alleged infraction, and to accept this rescission of contract.

Judge XXXX by your oath and license I trust you will honor your fiduciary duty. Therefore, as the Living Beneficiary for the estate of "THE NAME", I appoint you, Judge XXXXX as the trustee to set-off and excuse and close this account issue in accordance with UCC 2-615.

I request a response of notice of closure of this matter within 7 days. Should an answer not be received is as much it will be concluded that the court has relinquished its claim and concluded the contract has been excused, ab initio.

Notice to agent is Notice to Principal, Notice to Principal is Notice to Agent

In honor, without Prejudice, UCC1 -308/207,

By: Clyde Cadiddle Hopper, Sui Juris

/s/

cc: Clerk of the court.

This Letter is generic. You can modify it as you please, based on your situation and circumstances. The Notice addresses the 3 conditions as required by the UCC Code 2-615. All of which is in a courteous style.

DO NOT offer anything else.

Do NOT waiver in your standing,

Do NOT renegotiate.

Do NOT accept any other Offer

DO NOT let the Judge coerce you into dialog or let him prod you for details into you revealing details of your private life and the nature of your personal financial life. The bastard can look into your bank account I would suspect.

But remember you do NOT have to be witness against yourself by offering up any information.

The letter is a simple business process.

Stand TALL, with honor.

Thee may extrapolate on this, THIS is my basis of approach

--->> **the contingency fails because** there is no lawful money, there is no ability to "pay", for No Money has been received. No contract can be fulfilled because nothing has transpired, nothing can be "PAID" only set-off.

In conclusion, be diligent in your responsibilities to learn and accept a standing of Honorability. Consider Thine Right of Freedom from Commercial Tyranny.

Please be aware that, first and foremost, your whole engagement with these private Fake/fraudulent commercial operations is a submission, by your acceptance and acknowledgement, that they are legitimate. AS long as you do submit, they can enforce their contracts and false codes upon you by the very fact that you recognize them.

SO WAKE UP AND CHANGE THE WAY YOU'VE BLINDLY ACCEPTED TO BE ENSLAVED. And start to responsibly take charge of thine life. Travel safely, aware and awake. Quit relying on the system to act like thine parents, constantly looking out after ye. Be sure thou know the laws written herein and the meanings of the words and what they mean in their context. If you have any doubt as to a meaning or definition, look it up. But more so understand it. Otherwise thee know not what ye is reading and offering.

Romans12:2

"and be not conformed to this world; but <u>be ye transformed by the renewing of your mind</u>, that ye may prove what is that good, and acceptable and perfect will of God."

Consider this:

We have established conclusively by fact and law that Public Law 80-772 was never enacted by Congress, which contains 18 USC § 3231, the only statute allowing a court criminal jurisdiction, making illegal any charge or conviction.