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Public Money vs. Private Credit

<http://video.google.com/videosearch?q=public+money+vs+private+credit&hl=en&emb=0&aq=0&oq=public+money+#>

Federal Reserve Act Remedy

<http://video.google.com/videosearch?q=public+money+vs+private+credit&hl=en&emb=0&aq=0&oq=public+money+#q=federal+reserve+act+remedy&hl=en&emb=0>

Money is NOT created 'out of thin air'

<http://www.silverbearcafe.com/private/convincing.html>

Now for some more interesting reading....

<http://www.treasury.gov/resource-center/faqs/Currency/Pages/legal-tender.aspx>

To quote the US TREASURY:

"Federal Reserve notes are not redeemable in gold, silver or any other commodity, and receive no backing by anything This has been the case since 1933. The notes have no value for themselves, but for what they will buy. In another sense, because they are legal tender, Federal Reserve notes are "backed" by all the goods and services in the economy.

Congress has specified that a Federal Reserve Bank must hold collateral equal in value to the Federal Reserve notes that the Bank receives. This collateral is chiefly gold certificates and United States securities. This provides backing for the note issue. The idea was that if the Congress dissolved the Federal Reserve System, the United States would take over the notes (liabilities). This would meet the requirements of Section 411, but the government would also take over the assets, which would be of equal value. Federal Reserve notes represent a first lien on all the assets of the Federal Reserve Banks, and on the collateral specifically held against them."

post your questions....

And then there is this...

US v Rickman; 638 F.2d 182: In the exercise of that power Congress has declared that Federal Reserve Notes are legal tender and are redeemable in lawful money.

And, US v Ware; 608 F.2d 400: United States notes shall be lawful money, and a legal tender in payment of all debts, public and private, within the United States, except for duties on imports and interest on the public debt.

Who says we are owed - the FRS does not just create new money out of thin air - you, as agent, order up new Notes or Fed Credit - as in "Pay to the ORDER OF" - and if you endorse that Order then you are bonding that order with your sweat equity [labor] and with whatever you buy with those notes. As such, the FRS gets first lien AS AN OPERATION OF TRUST LAW.

Federal reserve notes shall be redeemed in lawful money on demand at any Federal Reserve bank

Now go and re-read 12USC411 - anyone who uses FRN's is acting in and for a FRB. Therefore, you have been running a FRB most of your life and therefore you must file a return so that the Internal Re-venue System can keep track of the new money you created by and thru Fractional Reserve Banking. You mean you did not participate in Fractional Reserve Banking, then that makes you a sorry banker.

You ever overpay the State? Next year the state issues a 1099-G and that so called overpayment now is income to you in the coming year. But you thought this was a zero sum game, yes? Wrong. You had the use of those notes, you could have put 10 percent on reserve and created

10x more book entries; therefore, pay the use fee and make your return for the use of that private credit.

Speaking historically, the districts, formed in 1790 for handling the financial obligations of the United States could not come into existence until after formal expression of remedy in the 'saving to suitors' clause (1789) quoted below and codified at Title 28 U.S.C.A. §1333:

"...the United States, ... within their respective districts, as well as upon the high seas; (a) saving to suitors, in all cases, the right of a common law remedy, where the common law is competent to give it; and shall also have exclusive original cognizance of all seizures on land,..." The First Judiciary Act; September 24, 1789; Chapter 20, page 77. The Constitution of the United States of America, Revised and Annotated - Analysis and Interpretation - 1982; Article III, §2, Cl. 1 Diversity of Citizenship, U.S. Government Printing Office document 99-16, p. 741. (emphasis added)

Look at the SEAL on the face of the Note - Look on the right hand side - Look at the date - see 1789 - remedy must be available to those who do not want to be included. And it is - Saving to Suitors - see the common law is banking law in this forum - Admiralty. Therefore the UCC is competent to give remedy and therefore let us begin at Saving to Suitors or Sept 24 1789.

The Federal Reserve Board gives notice concerning the Statistical Supplement to the Federal Reserve Bulletin, November 2008 in regard to United States Reserve Assets – referencing footnote 1 as follows:

1. Gold held "under earmark" at Federal Reserve Banks for foreign and international accounts is not included in the gold stock of the United States; see table 3.13, line 3. Gold stock is valued at \$42.22 per fine troy ounce. emphasis added

However, the approximate gold spot price on or about January 7, 2009 was \$842.00/troy ounce. The questions begging to be answered are:

1. "Can forty-two and twenty-two cents (\$42.22) of lawful money buy one fine troy ounce of gold?"; and,
2. "Why is the gold spot price on or about January 7, 2009 approximately eight hundred forty-two (\$842.00) per troy ounce?"

There appears to be two money systems; and, as of January 7, 2009, there appears to be approximately a twenty to one (20:1) ratio (842/42.22) between the two money systems; and, the deafening silence to the hereinbefore questions reveals lack of disclosure concerning the remedy to the inherent presumption that people being "paid" are private reserve banks being paid in

private credit notes from the Federal Reserve banks. This is fraud by omission, dishonesty and deceit upon those in intercourse with the money systems willingly.

The presumption True Name is a Federal Reserve bank and involved with private credit thereof is erroneous; and, based upon endorsements of private credit from the Federal Reserve that have never been made in good faith. The subjection to Special Drawing Rights (Paper Gold) is one thing, but presuming endorsement of fractional lending practiced outside the scope of lawful money is unlawful and such presumption is defeated and revoked by law herein, nunc pro tunc, ab initio. See Title 12 U.S.C.A. §411; True Name is and always would have exercised the right(s) to handle lawful money had the option ever been presented in good faith.

<http://recordings.talkshoe.com/TC-85200/TS-374311.mp3>

Lawful money is redeemed Federal Reserve Notes - Lawful money is Legal Tender and Lawful to use. Federal Reserve Notes are Legal Tender and are Lawful to use. There are two trusts.

There are two signatories on the note - if you endorse the FRN then you relieve the signatories - trustees - of duty and you bond your labour and what you will buy with those notes as surety. Otherwise, if you redeem those notes, the trustees take the liability - as it should be.

Lawful money is NOT backed in metal. Let me say that again. Lawful money is NOT backed in metals.

However 42.22 dollars of lawful money buys one standard ounce and that is why the troy ounce has a face value of 50....do the math.

As long as people choose to remain ignorant and as long as man continues to "stay" on other men - refusing to take full liability for themselves - please help me - then the bankers will continue to Rule as they should. The Rule will NEVER be with the ignorant.

Knowledge will always rule the ignorant.

The money system is backed by Energy. If you bond it with your endorsement - your Energy bonds that FRN. You did order up those FRN's, yes? It did say Pay to the ORDER OF. Why would you simply endorse that system?

Of course, if you stopped to consider, why are you using LEGAL M. NAME?

if you don't like the rules of the US Trust, then go and create a new "moral person" under the Laws of Nations and bring forth a new eState. You can build this new person with its own banking according to whatever treaty you can strike. But if you think for any minute that you are going to trespass upon the Trust Accounts called Banking Institutions or National Associations, forget it.

You WILL go to jail and anybody that thinks they can create a CPN or any other note without the Trustees Administration is nuts.

Money is issued per the discretion of the Board of Governors of the Federal Reserve Board. Go now and read 12USC412. You are not authorized in your individual capacity - I know what individual means - but this gets this point nailed down, to issue new credit.

That would be a trespass upon the office of Trustee in an attempt to usurp that office. I strongly suggest that one reconsider if one is thinking about CPN's or Sec. Party Creditor. This is a one-way ticket to jail.

http://en.wikipedia.org/wiki/Trustee_de_son_tort

I do not live in fantasy land. Everyone is not going to do jack crap. Everyone is going to sit at home and complain and do absolutely nothing. Change your own life - lawfully or shut up. Fairy tales get people thrown in jail.

Their rules - that right! Their Rules. You did "de"-posit those funds, yes? You testify against yourself. You gave them away and now I ask have you ever read that banking agreement? That is the banks money! And the banking agents can and will seize it if a superior officer from a higher estate gives the order!

We are not in Disney Land here folks. The rides are not free and its time to wake up and learn the rules of the road or just shut up and stop complaining.

If you are here, at least you know something is not quite right. But what will you do about it? Will you love your brother as yourself? Will you remain in law or will you just fly off the handle and become a paper terrorist?

Paper terrorists go to jail. There is no US and THEM. There is just men and women who have to uphold contracts and agreements. You don't like it? SO WHAT.

If you don't like it, then study to show thyself approved and get on with it. But stop with these fairy tales. If a man does not work he should not eat. And the debtor is slave to the lender. So will you continue to bond yourself into slavery? Thats right - you created your own prison!

Tangent: Music interlude:

<http://www.youtube.com/watch?v=mSzgOl73Mrs&feature=related>

But may you know Truth Alone:

<http://www.youtube.com/watch?v=wc0xQStQxfc>

Continuing....

Notes are a store of potential energy. And this is your energy or you give away your energy by

bonding another trust called Federal Reserve System or Central Banking.

It is all up to you.

NOTICE: To those new do not be sucked into CPN's and Bonds and secured party creditor, Accepted for Value or any other non-sense. Learn the Law and live in honor. That takes work and there is no time like the present to get to work.

You cannot get a business number from within the eState unless a Grantor grants the business from within the eState. You have not left the eState. Why is this so difficult?

If you want to run a regulated Banking Institution [Trust], then noone is stopping you. Have fun.

Federal Reserve Notes have no value - they are given value by your endorsement - your signature. You too can go on a game show and win 1M each night. See it? See the endorsement? The Service backs the note. Or rather, the Note reflects a lien on the service. And the note is given value by men and women using the Note - Signature Endorsement.

Upon closing a trust account the trustee told the banker I want to go ahead and cash the check. The banker told the trustee, we can't cash that check its worthless. Read and reread the foregoing until you get it!

The trustee says to the banker, but you just took the funds off the account, the banker says, if you want to open a new account and deposit the check we can do that for you. See it now?

Who establishes the value. See if you can answer that one.

This just in...

http://kucinich.house.gov/UploadedFiles/NEED_ACT.pdf

Read and re-read until you get it. There are some brave souls that do not stay on fairy tales. These seek to know the truth. And look the system responds in honor to those who seek honor. The foregoing refers to the URL shown herein.

I have seen many souls snared by "antics". I know a man who was just taken for trespassing upon the treasury. He just disappeared one day. Writing checks on the Treasury - CPNs.

Folks, you cannot tap the stock of the United States unless you have permission to do so. Only Congress is with the authority to bring forth money within the US Trust. And, if Congress has yet to grant you that authority, if you mess around and try to establish your credit - inserting your credit into the US Trust - you have created a grave trespass.

I highly recommend that you learn the truth and abide in the truth. Be a lawful man - YeHoSHuA was lawful - see how he incorporated by reference the Old Covenant into the New

Covenant.

Love YeHoVaH thy Elohiym and Love your neighbor. If you have seen the son you have seen the Father; and, If you love me you will keep my commandments. See it? Where are the commandments made known? The Old Covenant.

Tangent: Another music interlude....enjoy

<http://www.youtube.com/watch?v=a4Rp-PEDGdQ>

continuing....

I agree that it is wise to not trust in ANY man. Do your own work. Build your own foundation.

I also agree that all man[kind] has to stand upon his/her word and actions - there is the express [word] and implied [actions] trust.

contract has to be viewed within construct - contract within which trust? Or, without a trust man to man - but then that might be construed as implied trust.

your issue and your word is meaningless to me - I have no trust in you. If you desire to meet my rules of evidence within my court then provide first hand documented evidence.

The fact is 12USC411 is the lawful application for the Executor/Agent relationship with the Banking Institutions and Cestui Que Trust is found at 12USC411. You, as Executor or Agent decide how you will apply the law within your office.

But then again, maybe you do not ever want to take that office.

The contract is the law - of that there is no doubt. But the contract is bounded by what law? There is always a higher authority.

With specificity make known the lawful response to help the widow and the fatherless keep more of their energy. Your CPN does not meet my rules of evidence. In fact it is void.

The goal is to provide thru knowledge a sustainable knowledgeable lawful means that can substantially help those in need.

I do not argue that there are levels of knowledge - but you cannot give a shotgun to a four year old. Or, said another way, you cannot build a house fifty feet above the ground. There has to be a foundation.

Belittling others in an attempt to discourage is unprofitable. If one trusts in another man blindly, well, there you go. That is not good.

While that CPN may have worked for you - that is not the point - that is highly specialized

knowledge that is in my opinion - unsubstantiated. A dragnet of sorts. Sort of like A4V. But again that is my opinion. As for me and my house I shall not be upon any such creature known as CPN or any other private money issue.

I consider that to be a trespass upon the United States and this I will not do.

Statutory Law is for Statutory Persons and the men and women who occupy the offices of said Statutory Persons. As such for one who has not yet "escaped of Yisra'el" - and continue to use CQVT, 12USC411 is quite a find.

As for me, I am well known in the gate - by first name - as I walk out my life according to my Creators Laws - whom I worship. And according to my own creations that I settle and that I understand. According to my terms and conditions and according to agreements [contracts - private in nature] struck according to my intentions.

I trust in No man and I trust in No person (artificial or otherwise).

As for me and my house we "stay" on Yehoshua or Yehovah Saves. We keep our court of competence and we walk in the truth. Or, as much truth as we may currently know.

Let us hear the conclusion of the matter - If you are in the office of executor or agent on behalf of LEGAL M. NAME [CQVT], then all of the bylaws, codes, common laws [court decisions] apply to that office - as such, you as a man or woman in the office of executor for the CQVT may decide to use lawful money per 12USC411 or you may decide to endorse the private federal reserve system. Choice it is voluntary and requires your consent.

We are not slaves - it is just most are ignorant. And Knowledge will always Rule Ignorance.

By the way, how does one use checks - let us look 'a priori'. A check is issued upon LEGAL NAME - how can u demand lawful money w/o trespass - you cannot. Those banking accounts are "trust accounts". How does that check usually come into existence - is it not from a pre-existing employment agreement - W-4 or W-9? Are you within the US or not?

[http://thomas.loc.gov/cgi-bin/query/z?c111:H.R.19:](http://thomas.loc.gov/cgi-bin/query/z?c111:H.R.19)

Money issued from within the eState called United States or any other eState is money of the State and is within the State but can - by agreement or notice - Federal Registry have certain qualities and/or obligations depending on how said money's are obtained or handled.

Galatians 4

4:1 Now I say, That the heir, as long as he is a child, differeth nothing from a servant, though he be lord of all;

4:2 But is under tutors and governors until the time appointed of the father.

YeHoVaH is King - however, my forefathers of Yisra'el asked for a man king and they got a man king and we inherited exactly what they agreed to : 1st Sam 8.

In the light of Isaiah 42:22 - I say RESTORE.

But back to 12USC411 - demand is made for lawful money per 12USC411 - meets the law as codified in Title 12. As such, if you are one to continue to use CQVT as you have not yet mastered Trust Law and you have not yet comprehended the nature of expressing a new trust as settlor or grantor or trustor - then perhaps the beginning of this discourse is of a benefit to you.

In capacity as private beneficiary under yehoshua the risen Messiah, my Redeemer and my Savior and in whom I trust, and absent capacity as a U.S. Person, and absent status as a customer, and absent any liability assumed in or for any U.S. Person(s), artificial or otherwise, included but not limited to, [the] UNITED NATIONS, and/or [the] UNITED STATES and/or [the] STATE OF NORTH CAROLINA, and/or [the] COUNTY OF WAKE and/or [the] FEDERAL RESERVE SYSTEM and their persons (artificial or otherwise), absent any express or implied warranties; and, without recourse, and absent surety(ship) and absent accommodation or affiliation in or for [the] INTERNAL REVENUE SERVICE and [the] FEDERAL RESERVE SYSTEM; and, absent claim for or to any benefit received via this writing, and without prejudice, and absent intent to trespass, but to live in peace with my neighbors, in the name of yehoshua ben yehovah, I am michael joseph a peaceful inhabitant

Records of the Signatories are held privately