

YOU HOLD THE POWER

Preamble: *This article is presented to Canadians (oh alright, Americans too), to help you comprehend why and how it has been possible to live and work productively, in what has often been coined the world's richest nation in terms of resources, and yet, for many of us, to end up in the alleged prime of our life, tired, broke and completely disenchanting about the future.*

The truth is, we have been conned into volunteering to be tired, poor and disenchanting. We have throughout our history, been openly, albeit covertly, freely offered our fair share of all of the great wealth and freedoms available only in this nation. Our mistake, has been that we simply did not know how to accept what was offered. Well okay, because of the covert manner by which our Entitlements were offered, we did not even recognize the offer, let alone the manner of acceptance, but that is precisely what was expected of us. We are, because we have been, "incompetent".

Any statements that purport to be a statement of fact made herein, are supported and verifiable by a great many independent sources, which for sake of expediency and in some cases, privacy, have been deliberately omitted. Many of our readers will be aware of much of this information, yet perhaps surprised at how it all fits together within this short explanation. Should you have any specific questions, comments, or concerns as a result of reading this information, please feel free to contact us at any time, as it is our intention to be as helpful as possible.

Please also appreciate that nothing in this article is intended to be construed as advice or counselling of any kind, nor is it any form of solicitation. In furtherance thereof, you are solemnly warned not to interpret anything presented herein as legal or financial advice, and certainly not to make any attempts to put any of this information into any type of practical application without first gaining significant advice from independent professionals. As mentioned above, your inquiries are welcomed.

- ESTATES - EXECUTORS - ENTITLEMENTS - FREEDOM -

Your STRAWMAN is created at, or upon registration of your Live Birth. The Birth Certificate is essentially the equivalent to a "Certificate of Incorporation".

This new "company", a.k.a., the STRAWMAN, a.k.a., the DEAD MAN, is the beginning of an attempt to convert the live man's estate (possessions and productivity) into the assets of the DEAD MAN. The DEAD MAN is always registered by the state as a citizen of a "foreign" jurisdiction.

The issuance of the S.I.N. (or S.S.N.) is equivalent to a Certificate of Cessation, or Winding-Up of the company, or appropriately, a Death Certificate for the STRAWMAN, notwithstanding they claim it is essentially an employee identification number. It is in fact, an employee identification number ("EIN"), however, it is **also** evidence, or Certification of the Death of that STRAWMAN,

thus simultaneously (*with its issue and by its issue*) creating an actual “Estate” in that name of that registered foreigner.

The “state”, via the banks and law society (*judges, etc.*) then presumes to take the office of “Executor” for the foreigner’s created Estate. They assume (*correctly*) that most people will, by default, abandon this Estate. Big surprise here - after all, nobody even told us the Estate existed. The Estate is abandoned simply by virtue of the fact that rarely, if ever, does a live man step forward and claim the position of Executor of the Estate, hence by this default, the state steps in to assume that vital, and most powerful role.

All other parties to an Estate, are subordinate, and under the control and direction of the Executor; the role ignored by the people, but latched onto with a vengeance by the state. Such positions as trustee, beneficiary, grantor, etc., are all subordinate to the Executor, and must take orders therefrom.

There is an essential order to the steps involved in creating a trust, which are ignored, or not understood by most. In order for a “trustee” to exist, for example, a *bona fide* “trust” must first be proven to exist. In order for any “trust” to exist, there must first exist, some form of “estate”, or at the very least, some form of contract, with lawful consideration paid or exchanged, between at least two or more actual and real parties. You cannot have the existence of a trust, without first the prior existence of an “estate”, or some “thing” of value that can be entrusted. Further, you cannot have an estate, without having an Executor. Hence the Executor is the authority that grants the power and duties and liabilities to each of the trustees, and to any beneficiaries. (*A “grantor”, is not equivalent to an Executor, and does not have or enjoy the Executor’s powers, rights, or immunities. Any suggestions to the contrary are erroneous and without foundation in fact or at law.*)

In summary, an Executor is, and can only be a live man, and as such only he can create an Estate, or any “thing” of value, which may then become, at his discretion, and exclusively in accordance with his wishes, entrusted to someone else, pursuant to a “trust”. He, the Executor, produces a thing, the Estate, and directs it pursuant to a trust created by him with his trustees. He, the Executor, is the superior authority and with the exclusive authority to make Claim of Right thereto.

The trustees can make no Claim of Right, and any Beneficiaries can only make Claim of Right to those aspects or portions of the Estate they have been given, or allotted by direction of the Executor. Typically, the live man fails to fulfil his position as Executor - he rarely even recognizes the existence of the position.

The state recognizes the live man's default, then acting as Executor, they proceed to use any number of "statutes" and "acts", to effectively cause the transfer of all of that live man's possessions, into property allegedly belonging to the DEAD MAN's Estate, and under their authority as *de facto* Executor. Examples of this, are the *Land Titles Act*, and the *Motor Vehicles Act*, etc.

The live man, a.k.a., the Head of the Household, a.k.a., the Executor by Right, fails to fulfil his duties as Executor, hence by default, abandoning the Estate of the foreigner, which is then administered by the state, as the state is then in fact, the only currently existing Executor for the Estate. Hence the state has ALL of the power of the Executor, and ALL of the authority to act under Claim of Right, to protect that power, and to preserve their (*erroneous*), but nonetheless effective Claim of Right to all of the Estate's possessions.

The effective power of the Claim of Right, may only exist in one direction at a time. The live man has the first duty to exercise that power, yet the moment he fails to, the state by this, his default, takes the role unto themselves, leaving the live man as their dependant subject.

Since the state cannot deny essentials of life to its domestic citizens, nor even to the live men living on the lands within the state's borders, it provides everyone with a simple remedy, yet maintains the workings of this remedy in relative secrecy.

The definition of a "**remittance**", for example, is "a transfer of money by a foreign worker to his or her home country." (*Other definitions are similar: 1. the sending of money, checks, etc., to a recipient at a distance. 2. money or its equivalent sent from one place to another. 3. payment for goods or services received or as an allowance, esp. when sent by post.*)

Likewise, the definition for "**voucher**", is: **1.** "a bond which is worth a certain monetary value and which may be spent only for specific reasons or on specific goods." **2.** "a synonym for receipt and is often used to refer to receipts used as evidence of, for example, the declaration that a service has been performed or that an expenditure has been made." **3.** "A written authorization or certificate, especially one exchangeable for cash or representing a credit against future expenditures."

This is why all essential services such as heat, hydro, gas and other utilities are coded with a "96" designation, and why they are sent to us including a "**Remittance Voucher**". The remittance voucher is evidence that these essential items are PRE-PAID for, and in fact, the Remittance Voucher is payment, *to wit*, *specie*, specifically for all of these items.

This 96 code, together with the Remittance Voucher, gives us access to our Entitlement. When properly administered by us, it may be used to pay for these essential items, after which it will be exchanged by the service providers for cash, due to us from our Entitlement. Our Entitlement is our proportionate share of the National Savings Account (*in Canada*), or as is otherwise referred to, as the unallocated portion of the National Debt (*Also National Debt in America.*) (*Not the Consolidated Revenue Fund, or other such erroneous accounts as may be reported from time to time.*)

Likewise all income tax payable, is able to be offset against our respective Entitlement, simply by properly administering the Remittance Voucher that either comes with the Assessment, or is available upon request. In fact, upon examination of the *Income Tax Act*, it becomes apparent that this is the preferred method by which Canadians should pay their taxes.

Also, and perhaps the largest portion of our Entitlement, is that which we obtain by processing any paid off credit notes, mortgages, or other qualified credit instruments, issued by us against credit obtained from chartered banks. These original notes as made by us, belong to us, and in such instances where we obtain them in exchange for final payment, are proof of our Entitlement. (*When not recovered by us upon our final payment, these are then utilized by banks to collect our Entitlement in our stead - but not on our behalf.*)

These provisions allow the foreign DEAD MAN to access money from his domestic Entitlement, to pay for the essential services of the live man, to reimburse the live man for any credit notes his STRAWMAN may have paid off, and to pay for him, any income tax his STRAWMAN may owe - if the live man knows how to process them. "They" are under no obligation to tell you how the process works - they simply make sure the process was offered to you, to remove them from any potential liability and to create plausible deniability. Then they rely upon their age-old maxim; "Ignorance of the law is no excuse". As Executor, a.k.a. as a competent live man, we are simply expected to know these things. They assume the role, because they know these things. So should you.

Only one party can be the Executor - the order giver - the supreme authority, with Claim of Right over an Estate. All others are subordinate. Only the Executor is immune from liability; all others may be liable according to the dictates and wishes of the Executor. This is why the state creates the circumstances such that most live men will automatically default. When you drop your wallet, the next one walking by, has the right to pick it up. We are not talking about the duty of honour to return the wallet, that is obvious. Equally obvious, is the lack of honour within

the lawyers' club that created this default conversion of our possessions on behalf of the banks in the first place.

Remedy comes simply, once you grasp how the conversion process was initiated. Basically, when you do not claim any of your rights over your Estate, or claim your position as Executor of the Estate, the state then correctly presumes you are incompetent, and usurps the role of Executor, on your Estate's behalf, which allows them to confiscate your respective Claims of Right at the same time. This makes you a "child" of the state "[*Province*]", under their complete and absolute protection and control, without ownership or possession of anything, except that which they provide you as an alleged benefit or privilege. You become by default, a subject, a tenant, a surf, a pauper, a vagrant, a dependant, a ward, in short, a child of the state.

Step one to remedy, is to first comprehend how by your own default, you lost your rightful position as Head of your Household - as Executor of your Estate. Then realize that since this right is inherently yours, that it does not expire; and that you may therefore claim it at any time.

Then make your Claim of Right to the entirety of your Estate (*all of your possessions*), including your DEAD MAN's possessions, and make Claim to your position as Executor for your Estate and for the Estate of your DEAD MAN, which right, by the way, is in fact a paramount, and inherent Right of yours. You have the first, and the prior, and the superior Claim, to the role of Executor, and to your Right of Claim to your Estate, or to any portion thereof, in any form, simply because it is yours. You produced it, whether or not it is in your name or the DEAD MAN's name.

Once you make proper Claim of Right to your entire Estate, and properly Notice the authorities that you are now fulfilling your rightful position as Executor to the Estate of your DEAD MAN, then YOU have ALL OF THE POWER, including all of the authority to dictate who is legally and financially liable, who or what is legal and financial surety, and all of the authority to claim your Entitlements, and all of the authority to "stand your ground" by implementing the provisions of Section 39(1) of the Canada Criminal Code, enabling you to use whatever force, including lethal force, as you deem necessary to protect your possessions from anyone, even from those that may allege to have, or even have an actual "legal" right to attempt to remove any of your possessions, or to interfere in any way with your peaceful possession of any of your property held under Claim of Right.

Wikipedia: "Government debt (also known as public debt, national debt)^{[1][2]} is money (or credit)."

DO NOT ATTEMPT TO MAKE OR ASSERT YOUR CLAIM(S) OF RIGHT WITHOUT FIRST SEEKING MORE ADVICE.