

Sent: Sunday, December 26, 2004 9:37 PM

To: undisclosed-recipients:

Subject: Commercial Law

I just got this and figured that you would appreciate this. Vinny

Jean Keating

I want to start out by saying that to win in court you have to know what goes on in court. What goes on in the court rooms goes back to Edward the First its called Statute Merchant and what it is is a Bond of Merchant or Bond of Record. The statutes themselves are the Bond and what they do is that they duplicate the statutes that they charge you under with what they call a Recognizance Bond and people sign the recognizance bond without reading what the bond says. I brought this to Joe's attention when he signed his bond...and what it says is that you agree to pay back the debt. When you go into court on a criminal charge, its CIVIL NOT CRIMINAL. There's a book out called the "Jurisdiction and Practice of the Law of Admiralty" by John E. Hall, it's based on "Clerk's Praxis". The Clerk's Praxis was a clerk of the court of registrar of the Court's Arches under the King's Bench. The Court of Arches is a court of Probate and he's the one that wrote this book, this book was never intended for public viewing. We are going to try to reprint this book so that everyone can have a copy of it to read it. If you want to understand how Admiralty works, this is the book you need to read and the reason being; read the case of "Rearing v. Clark", it talks about "Clerks Praxis" in there and they used it in the Vice Admiralty Courts in the Colonies during the American Revolution.

What their doing is all about Bonds. When you go into the courtroom after you're arrested they use two different sets of Bonds. What they do when your arrested they fill out a "Bid Bond". The United States District Court uses 273, 274 & 275. SF means "standard Form". Standard Form 273, Standard Form 274 & Standard Form 275. This is the United States District court. There is another set of Bonds and they are all put out by GSA.; General Services Administration. I'm just talking off the top of my head because I have all of this stuff memorized. GSA Form 24 is the "Bid Bond", everyone should have a copy of the Bid Bond. The "Performance Bond" is SF25. The "Payment Bond" is SF25A. and put out by the General Services Administration which is abbreviated GSA.

The GSA is under the "Comptroller of the Currency" which is under the GAO, the "General Accounting Office". O.K. you have two sets of Bonds: SF274, SF275 & SF275A. At the Federal Level you have SF273, SF274 & SF275.

O.K. what are they doing with these Bonds? What's going on in the courtroom is that they are suing you for a debt collection. What it is an action of "ASSUMPSIT" The word "PRESUME" comes from the word "Assumpsit" which means "I agree or I presume to do". An act of "Assumpsit" which means "I agree to a collection of a debt". If you look at these Bonds...every one of these Bonds: The "Bid Bond", "Performance Bond" & "Payment Bond" all have a "PENAL SUM" attached to it. The reason for the "Penal Sum" is if you go into Default...if you don't pay the Debt, you go into "Default Judgment". That is what is going on in the courtroom. That is why all of these guys are sitting in prison wondering what's going on. If you go in there and argue jurisdiction...Jack Smith is exactly correct in what he is saying about the HONOR & DISHONOR. If you go in and argue jurisdiction or refuse to answer questions that the judge or the court addresses to you, they will find you in contempt of court and they will put you in jail and if you read "Clerks Praxis" that's all they talk about is contempt. What they used to do back

in EDWARD the 1st; if you owed a Debt they would send a Sheriff out with a WARRANT to arrest you. This is ALL CIVIL, this is NOT CRIMINAL. It's just a smoke screen to cover up what they are doing...Mercantile Civil Law and what they used to do when they arrest people with a warrant and brought the person into court and make them sign a Bond to release until the civil suit...it actually says "Civil Suit" in "Clerks Praxis".

There's some transcripts made of some of my thoughts and I'm going to write it on the board so that everybody knows how to spell. This is how you spell "Clerk's Praxis". Latin for "Practice", if you look up "Praxis" it means "Practice". This is the only book I have ever seen and I have seen about every Admiralty book in existence, that's an actual 'Praxis' book and it goes into everything that Jack teaches. It talks about "Letter of Rogatories"; it talks about the collection of the debt. What they do is arrest you, they hold you...basically they hold you until the suit has been completed and when they get "Default Judgment" on you because of failure to pay the Debt, they put you in prison. Anyone who has been in jail or prison that knows me knows that I'm not wrong? Attorneys are there to cover up the smoke screen. What attorneys do, because no-one knows what's going on, they lead you into "Dishonor" or "Default Judgment" and then the court puts you into prison then they sell your "Default Judgment". Who do they sell it to?

Believe it or not, the U.S. District Court buys all of these State Court judgments. Get on a search engine and type in U.S. Courts...I spent a whole 8 hours getting in there. After you get to US Courts go to the 11th Circuit Courts of the United States...Circuit 1 thru Circuit 11. Click on Circuit 7. That will take you into the various courts, Bankruptcy, District etc. Click on to the Northern Illinois District Court; that will take you to the Clerk's office, there's a box there then scroll down and you'll see "Administrative Offices" where you'll see "Financial Department". It will talk about the "Criminal Justice Act" and "Optional Bids" and this is all spelled out there not trying to hide it, I don't know why no-one has found this out before. Go down to "List of Sureties"...now why do you suppose they have a list of "Sureties" in a Federal District Court. When you get into the "List of Sureties" it will have "FMS.Treas.gov", this is the Department of Treasury. O.K. when you get into the Department of Treasury you see on the left hand side of the screen you'll see "Admitted Reinsure" and underneath that will be a "List of Sureties" then under that the word "Forms". From there you'll see about 300 "reinsurance" companies, their all 'insurance" companies. I downloaded the whole thing I have a complete list. I also have a list of Surety Companies. There are two sets of companies: a list of "Surety" and "Reinsurance" companies. Under 750 of the Department of Treasury, they have to be certified so they can buy up these Bonds; these are the people that are buying these Bonds when you went into "Default Judgment" and they can't buy these Bonds unless there are Certified by the Secretary of the Treasury. Next click onto the word "Forms" and it will take you to the "Miller Act" reinsurance and will list 3 different kinds of Bonds. They don't use a "Bid Bond" in the District Court that's why I gave you "Form 24". All of these Forms come out of the GSA the General Services Administration. Form 24, 25, 25A and 273, 274 & 275. The 273, 274 & 275 Bond forms; the 273 is the Reinsurance with the United States. The 274 is the Miller Act reinsurance "Performance Bond". The 275 is your "Payment Bond", your Miller Act Reinsurance Payment Bond. What are they doing with these Bonds? They have regulations governing these Bonds; there's 2000 regulations governing these Bonds. We are going to make these available; its \$50 for the discs. The disc has 2000 regulations on CD for people who want this. If you go into these regulations what they are telling you is, they are buying up commercial items, they use the word commercial items and in 2.01 of these regulations...these regulations are divided up into 50 parts. There's 1126 pages in volume I and 823 pages in volume II and their all of the disc and what they tell in there is 2.01 defines commercial items as non personal property. What is non personal property? Any property that is not real-estate it means immovable, real-estate is not movable. Go into your

Uniform Commercial Code and look up the word movable and immovable. If you go into...and I'll read it to you so you won't think I'm making this stuff up. "Commercial Items are commercial paper. I recommend everybody...this is the 8th Edition of Black's Law Dictionary; I doubt if anyone in the room has got one. This thing is really good...basically what it says is..."Commercial Paper; Negotiable Instruments...anything you put your signature on is a Negotiable Instrument under the Uniform Commercial Code which is the Lex Merchantorium. Its Merchantile Civil Law and the reason they use Lex Merchantorium in the court room is because everyone of you are Merchant's of Law and Merchants of Law is anyone whom hold themselves out to be an expert because you use commercial paper; because you use commercial paper on a day to day schedule; you are considered to be an expert and this is why they are not telling you what is going on in the courtroom because you are presumed to know this because you hold yourself out to be an expert because you use commercial paper all the time. Every time you put your signature on a piece of paper, you are creating a Negotiable Instrument. Some are Non-Negotiable and some are Negotiable. Every time you endorse something your acting as an accommodation party or an accommodation maker under 3-419. An accommodation party is anyone who loans their signature to another party. Read UCC 3-419, it tells you what an accommodation maker is and what an accommodation party is. When you loan your signature to them they can re-write your signature on any document they want and that's what they are doing. This is what is going on and what the Federal Courts are doing they are buying up these state court default judgments and these are called criminal cases, but are actually civil cases and call them criminal to cover up what they are doing. If you read "Clerk's Praxis" you find that what they call criminal is all civil, they just call it criminal to rough up your [indiscernible]. If you don't pay the debt you go to prison bottom line, I know I've been there. I told them I wanted to C.U.S.I.P. # = Committee on Uniform System Identification Process. CUSIP is in the DTC building on 55 Water Street. DTC is the Depository Trust Corporation. Its also called the GFCC; the DTCC; Deposit Trust Clearing Corporation the MFCC; the NSCC; Mutual Securities Clearing Corporation the GSCC; Government Services Clearing Corporation; The National Security Trust Corporation. One Trillion dollars a day goes through the DTC.

CUSIP is a trademark of Standard and Poor's which is located on the bottom floor of the DTC of 55 Waterstreet. CUSIP has what is called C.I.N.S. = CUSIP INTERNATIONAL NUMBERING SYSTEM. For domestic they have a 6 digit numbering system and when they go international which is where CINS comes in and ISID = International Securities Identification Division. Its called ISIDPLUS and they have a Global Networking System that includes PaineWebber which has 10,000 corporations in it; they are the major stockholder in CCA which is Correction Corporations of America and they are in Nashville Tennessee. Everyone should have this list and what they have done is privatize the system; everything even real-estate; Fanny Mae all of HUD...all of your...this is international. EVERYBODY IS FEEDING OFF OF THE PRISON SYSTEM; ALL OF THE MAJOR CORPORATIONS ARE FEEDING OFF OF THE PRISON SYSTEM.

How many of you have heard of REIT = Real Estate Investment Trust or PZN which means Prison Trust. What about all the real estate? They own all the real estate because the hold the Bonds on them. You haven't redeemed your Bond so they didn't close your account. Leman Brother's Banking cartel just gave 6 million dollars to New York which had a deficit...you need to read this its 15 pages and lays it all out. They don't call it Prison Facilities they call them Credit Facilities. What does that tell you? Leman Brothers are underwriting the prison system.

Here's what goes on: A contractor comes in or any corporation could come in and what they do is tender a Bid Bond to the US District Court and they buy up these court judgments and anytime

you issue a Bid Bond their has to be a reinsurer; they even have Reinsurance Treaty...International Treaties. If you read the Constitution, Treaties are the Supreme Law of the land. So they get a Reinsurance Company to come in and act as Surety for the Bid Bond then they bring in a Performance Bond. All of these Bonds; Bid, Payment & Performance are Surety Bonds and anytime you issue a Bid Bond it has to have a Surety. Where is the Surety going? It's guaranteeing or reinsuring the Bid Bond by issuing a Performance Bond...that's what these Performance Bonds are. Then they get an underwriter and that would be either an Investment Broker or an Investment Banker; they come in and underwrite the Performance Bond which is reinsuring the Bid Bond. What does the underwriter do with the Payment Bond? The underwriter takes the 3 Bonds and pools them and known as Mortgaged Backed Securities and when you pool these MBS their called BONDS and their sold to a company called TVA is the Bond Market Association this is an actual Corporation. What they do is after the Payment Bond is issued to reinsure or underwrite the Performance Bond which reinsures the Bid Bond, they convert these Bonds to investment securities...the banks do and Brokerage houses and they sell these as investment securities and you are funding the whole enchilada because you got into Default Judgment when you went into court.

Before you can do anything you have to know what's going on and there's regulations see 48 CFR Code of Federal Regulations Title 48. This is where I'm getting all of this information from. If your interested in getting the disc its \$50 for the disc and there's over 2000 pages of regulations on there. Part 12 deals with commercial items and commercial items are Negotiable Instruments and their selling these court judgments as Negotiable Instruments as commercial Items through these Bonds: The Bid Bond, the Performance Bond and the Payment Bond. What is a "Reinsureor"? Anytime your dealing in Bonds or "Risk Management" and what the "Reinsureor" is doing is insuring part of the risk of the Bid Bond. What they do is give him a portion of the original premium; this all insurance. The original insureror gives him a part of the premium of the policy of the Bid Bond in exchange for being a "Reinsurer" or indemnified or act as surety for the Bid Bond. Then the underwriter comes in and guarantees the resale of the Bonds back to the Public as investment securities.

In order to win in court you have to redeem the Bond. I went in and asked them for the Bond and everyone disappeared; nobody showed up...I went down there and asked them for the Bid Bond, I said I want the Bid Bond back I asked for full settlement and closure of the account. I don't think people are doing it right in court [indiscernible]. Everything you described is pure Bottomry. Ya, Hypothecation. I have a friend that works on Securities & Exchange and knows how to hypothecate these Bond. Its your money that they create same thing going on in the Banks and with these Bonds; they monetize these Bonds. They take your Bond because you got into Default Judgment because you didn't pay the debt and took your Bond and made an investment security out of it. Their making a fortune off you. This guy calls me up and said I read your treatise and said your 100% correct...and I says who's this and he says well I've got my own commodities and Securities Company...he buys these Bonds. They go international and when they International they go as CINS and from CINS they to ANNA = Annual Numerical Number Association and located in Brussels Belgium and they have unlimited capital. How many of you have heard of Eurostream? This is where your Pound, Yen, Sterling everything came under the Prison System; everything is being funneled through it. Their all feeding off of it. That's what was behind 9/11 so they could get the state legislature to pass more statutes. Bond Statutes so they could arrest people for writing a threatening letter so they could arrest you for terrorist activity...paper terrorist they call it. ALEC is the think tank behind it = America Legislative Exchange Committee. Paul Warrick owns the Cognis Foundation (?) and what ALEC does is promoting privatization of Prison Systems and what they do is go to the National

Congress of Commissioners are made up of 72 Judges and Lawyers and 72 judges and Lawyers are the one that drew up the Uniform Commercial Code which everything is operating under. Everything is under Lex Merchantoria. If you go into the State Statutes and I don't care what code you go into it will say the principle of law and equity or law Merchant is the decision in all the courts. Its all commercial law everything is commercial.

I hope that the preceding information may be of use and of value to you and to others. I too, am attempting to do something about it and protect myself as best as I can from their commercial paper and their foreign jurisdiction. It is a big challenge for sure. One must be diligent and one must be educated as much as possible in remedying their presentments and their doings to the people. In the meantime, my best wishes to you and diligence (with good luck too) in getting closer towards freedom and a better country and be free of them and their bondage, including their commercial paper.

In Freedom for We, The People

David H.