

HOW YOUR LAWYER WILL SCREW YOU

All Lawyers run the same game. Take as much of your money as fast as possible, then throw you to the sharks. They are part of the school of sharks. You are the food.

REMEMBER THIS ANYTIME YOU DEAL WITH THE GOVERNMENT.

All of us have been to public (government controlled) schools, and even private schools are forced by government regulations to present the **government approved curriculum** and **government mandated text books** for that curriculum. The control starts from the beginning at the National level, with government control of social subjects, their view of history, and what the “ **politically correct view** “ is. The State Governments have entered into **agreements** with the “ United States “ Federal Government, to follow what is mandated to them, in return for receiving **revenue sharing** from the Federal Pie. The National Education group controls the content of the books, and gives the States the approved books to choose from. **There are no other choices.** The versions of history are revised with each new generation, presenting the Politically Correct “ New “ **thoughts** of what History and the truth is. If you have had several generations of children, many of which are now in maturity, you will have seen the corruption first hand, trying to help the children and then grandchildren with their homework, to a new version of propaganda..

Even in the 1950's the view presented was so distorted, and perverted from the truth, to be sickening. The **genocide** practiced by previous generations, the murder by the government of union leaders, the murder by the government and rich and powerful Mega Jews which have ruled America since the Civil War, and complete takeover of America by the Federal Reserve Jews in 1933, **have all been hidden** from common citizens. Those in power have re-written our history, again and again, to completely obscure their evil actions, and hide from everyone that they have stolen America, and turned all it's inhabitants into slaves. The current generation is so poorly educated that they are not really employable, and have been turned into sheep, to be kept at the masters pleasure, to be sheared, and consumed for the masters sustenance.

The takeover of all aspects of our lives, to be taught that we must ask permission from some faceless bureaucrat for our every action and need of life has been stealthy and implemented diligently over time. No person of normal education has any clue of the freedoms envisioned and **bought with their blood and very lives** by their forefathers. No person has any idea that the Mega Jew International Banker gangsters own the country, and every person, every thought on TV and in the major media is controlled by them. No normal person has any idea that there are 2 United States, 2 Governments, 2 Federal Court Systems, and they were born into virtual slavery. Everyone has been taught in their public school education that America is a free country, with a Constitution,

Public Laws, and public servants to protect the rights of the free citizens according to the Constitution of the United States of America. It is all **not true**. The America of our forefathers went down the drain a long time ago. The US Congress wears 2 hats, as representatives of the Constitutional Citizens of the United States of America, and as the absolute government of the Federal “ United States “, domiciled in the District of Columbia, with it’s own government, an absolute monarch called the President, who presides with Absolute king- like power over his subjects. No one has any clue that they are just “ food “ to the International Jew Mega trillionaires who actually are the secret government of the world, hiding in the guise of the “ Federal Reserve System “ 12 private banks which control every aspect of all lives, and even the President is just their puppet. No one has any clue that these Mega Jew Gangsters have **taken over** all the governments of the “ Free World “, all the countries and sub states thereof. Everyone in America believes that the Constitution gives them rights and protection, because that is the Propaganda they have been taught. The Federal Courts systems do not pay any attention to the Constitution, or the Public Laws. In 1938 the US Supreme Court decided that the Constitution was old and out-of-date with the modern times, and just decided on their own (per their instructions from their Jew masters) to do away with enforcing the Constitution **which is their only mandate**, and instead enforce **Public Policy**, which they now based on the International Law of Contracts, calling the new deal “ The Uniform Commercial Code “, and changing the whole of America to secret enforcement of the Commercial Contracts postulated from the “ United States Corporation “to the Jew International Bankers. The Federal “ United States “ operates outside the United States of America Constitution. The United States District Courts are their enforcement arm.

REMEMBER THAT IF YOU ARE BY FORCE OR TRICKERY BROUGHT INTO A “ UNITED STATES “ DISTRICT COURT, YOU ARE ON FEDERAL PROPERTY, HAVE NO RIGHTS, NO CONSTITUTION TO PROTECT YOU.

THESE COURTS ARE ENFORCING THE UNIFORM COMERCIAL CODE TO THEIR OWN RULES, WHICH THEY ARE NOT OBLIGED TO TELL YOU, AND THE JUDGES EVEN GET A CASH COMISSION FOR CONVICTING YOU. YOU ARE NOT SUPPOSED TO KNOW THEIR SECRET RULES, AND ALL EDUCATION VENUES ARE GEARED TO KEEPING YOU IGNORANT OF WHAT THEY ARE REALLY DOING, AND WHAT IS REALLY GOING ON.

If you are charged by their kangaroo US Justice Department, and indicted by a Federal Grand Jury (composed of Federal Employees) and hauled into their kangaroo court, where the crooked Judge has only one thought, to dispose of you as quickly as possible. The Jury will not help you, as it is composed of Federal Employees, and the Judge will openly tell them **they must convict you**, even if no Law was violated.

YOUR LAWYER KNOWS THE TRUTH, OR IS JUST STUPID. HE WILL TAKE YOU FOR AS MUCH MONEY AS POSSIBLE, MEET IN THE BACK ROOM WITH THE USDJ LAWYERS, AND WRANGLE ABOUT HIS SHARE OF THE BOUNTY MONEY HE WANTS FROM THE FEDERAL COURT SYSTEM. IF HE TELLS YOU THE TRUTH, OR ACTUALLY PROPERLY

DEFENDS YOU TO GET THE HORSESHIT PHONY CASE THROWN OUT, HE WILL LOOSE HIS LISCENSE AND HAVE TO PAY LARGE FINES.

They know that everything they are doing is illegal by the Actual Laws and the US Constitution. All of those involved know they are committing multiple Federal and State felony crimes. They also know that there is no one to stop them. Thousands of innocent citizens are in Federal Prison, as political prisoners, convicted by these pretend Courts, who have no authority from the US Congress, which citizens have committed no crime, violated no law, and had their lives destroyed by the Jew gangsters. They just did not jump high enough or fast enough when the Jew masters snapped their fingers. See: Council of Foreign Relations.

There is a way out, **but you have to do it before any trouble starts**. If you are a Federal employee, or live on Federal Property, or in the District of Columbia, **you are screwed**, with no way out. The Federal corporation can do whatever it wants with you, at any time, and you have **no rights or recourse**. You are truly a slave.

If you are a Sovereign Citizen of a State of the United States of America, a Constitutional Republic, you have Constitutional Rights and Protections, but ONLY if you know the game, and SECURE your rights up front. The “ United States “ District Courts are not charging you with crimes which are on the books, they are charging you with violations under “ Admiralty Rules “ for violating some agreement between 2 or more Other Parties, in International Commerce. Their hidden rules, of how the game is played, are in the Uniform Commercial Code, and the Federal Court Rules which are different for each court and judge. The main rule, is that the Federal Corporation “ United States “ can make a Commercial Contract with the Federal Reserve Private Banks, for repayment of Loans to the Federal United States, and the Federal Reserve private banks can make a contract with a private company, the Internal Revenue Service, to send out notices telling someone that they have these rules, and according to these rules, you have to give them a percentage of everything you have, and will receive, as they are the collection agency for the Federal Reserve, World Bank, and International Bank of Settlements (all are the same 13 Jew families). The Courts are their illegal enforcement arm, using rules no one is aware of, in convoluted ways no one can imagine. It is Illegal in it’s entirety, as the US Congress never gave the United States District Courts any authority over the States of the Union, or any of the State Citizens therein.

ANY DOCUMENT YOU SIGN MUST HAVE THIS INSCRIPTION CLOSE TO YOUR SIGNATURE: All rights Reserved per U.C.C. 1 – 207

This puts any party on notice that you have Reserved all the rights you have as a Sovereign Citizen of a Sovereign State to not be bound to any commercial contracts made by other parties which you have not knowingly and willfully become a party.

ALL FEDERAL FORMS, AND ESPECIALLY IRS FORMS ARE MADE TO PRECLUDE YOU EXERCISING THIS RIGHT, AND CONSTITUTE (per the crooked Federal Courts) A CONTRACT BETWEEN YOU AND THE FEDERAL UNITED STATES, AND MAKES YOU SUBJECT TO EVERY CONTRACT THEY EVER MADE OR WILL MAKE IN THE FUTURE.

THEY SAY IF YOU RECEIVE ANY “ BENEFIT “ FROM THIS SIGNING, YOU ARE A FEDERAL CITIZEN AND A “ Public Office “ SUBJECT TO THE FEDERAL CORPORATION RULES, LAWS, AND JURISDICTION.

But you learned all this in school, right?

The trick is to lie to everyone, get every employer, bank, and any other third party to be a partner with them in this fraud scheme, and use forms which will trick every person and company into giving up all their Constitutional rights. The IRS is NOT part of the US Federal Government, and legally does not even exist as far as the 50 Sovereign States of the United States of America. It is a Private Owned offshore chartered insurance company, acting as a contractor for the Private Federal Reserve Banks to supervise and pull off the greatest Fraud ever perpetrated on mankind. Every penny they steal goes directly to the Federal Reserve, and their share goes to their private undisclosed owners.

Think of the United States Federal Government like a big Bank, with many branch Banks. Every military base, the District of Columbia, Guam, Puerto Rico, the Virgin Islands, every Federal Courthouse, are “ Branches “ where the United States Corporation has sovereignty over it’s employees, and can enforce it’s rules, fines, fees, and commercial agreements over anyone who is inside doing business with them. They even have their own security forces, and jails to punish or even kill any one who does not choose to let them do as they will. The Constitution of the United States of America does not apply within the walls of their Federal “ branch unit “. One of the primary goals is to continue the encroachment into the States Sovereignty until they can actually dissolve the States entirely, and have only the Federal United States Corporation. One of their prime secondary goals is to disarm the States and State Citizens because they might get pissed off enough to actually put a stop to this madness. The quickest way is to make a person a convicted felon, where all his rights are taken away forever. America now has about 8 million of these, and at least half never violated a Law in the first place. Every conviction of any Citizen by the United States District Courts was illegal, as Congress never gave them any such authority. Read the Statutes yourself.

The Positive Statute Laws, all of them, reference only “ District Court of the United States of America. These are constitutional Article III Courts (DCUS), and even they have only Civil trial authority, as the Federal United States has NO POLICE POWERS within the 50 States Borders.

Back to the problem at hand. The United States District Courts (USDC)operate as Article IV Courts sometimes on controversies between States and each other, States and the Federal Government, and between companies or persons where the dispute is based on Federal Law. They have no authority from the Congress to do any of these things. They conduct Tax Trials as Article I Court Tribunals, using Admiralty laws and Uniform Commercial Code Law to crush anyone who opposes their Income Tax fraud scheme, acting as Territorial Tribunals. Congress never gave them any such authority to do any of this either. Congress only gave Limited Authority and only for Civil matters to the District Courts of the United States of America (DCUS). Somehow they have things organized where the same Judge in the Same Court can just change his robes and do multitasking, being one kind in one instance, and another kind in the next instance, and he gets to make the choice of which instance the case is heard under. They are not required to tell the Defendant which case they are persecuting him under. The USDJ always files cases with the United States District Court (which is not a real court, but a Tribunal under Article I , and is an active part of the Federal Government Administration. It is almost impossible for them to loose a case, as it is a Total sham kangaroo court.

Your lawyer, if he has any brains, knows this, and he knows that the Defendant must FORCE the Judge to wear the other robe, and act as an Article III Court, Constitutionally, affording the defendant all his rights under Common Law per the United States of America Constitution.

Your lawyer knows that the USDC has no Subject Matter Jurisdiction to hold a Criminal trial, has no authority to convene any grand jury to get a criminal indictment, has no authority to issue a Warrant valid on any State Soil, to drag you by Force into his “ State “ to conduct a “ Trial “. Your Lawyer also knows that they got a Court to rule once that if you stand before the court, in a Regular Arraignment hearing, and enter a plea, that you HAVE ACCEPTED THEIR JURISDICTION (even if they legally do not have any Jurisdiction). If you are stupid enough to listen to your Lawyer, he will take you into Court, have you enter a not-guilty plea, and worry about you posting a bond so you can go home for a while. You have already LOST. YOU ARE SCREWED. YOUR LAWYER JUST SOLD YOU OUT.

Rule No. 1 : Do not submit to any arrest that will remove you from your Private Property, in a Sovereign State and allow them to take you by Force into their Foreign State. The United States District Court has no authority to issue a warrant valid on State Soil, and no Federal Marshal has any authority to arrest any Sovereign Citizen on such a Warrant, which would actually have to be signed by the Judge by the way, not stamped with a rubber stamp by some clerk.

Rule No. 2 : Do not go to the damn Federal Courthouse. Screw your lawyer, he will just throw you to the wolves. Make him get a restraint order from the nearest State District Court directed at whoever wants to capture you, and demand a show cause hearing. If you stupidly go across the State Line into their Courthouse, they have you and will do what ever they want “ within their Federal Jurisdiction”.

If you do this, they will have to show they have Jurisdiction (which the USDC does not)and demand extradition of your person into their Federal Jurisdiction.

Rule No. 3 : Have your documents prepared for your submittal of a Writ of Habeas Corpus to the USDC. Your lawyer can submit this as evidence and present it to the Court at your show cause hearing in State Court. It will also need to be filed directly with the USDC court (your lawyer can do this without you). You must also file a notice for a Special Hearing to present the Writ of Habeas Corpus and Challenge Motion to the Court to prove it has Geographic Jurisdiction (if you reside in the State and Not on Federal Property). Both papers are available on the CitizensForTruthInGovernment.org web site. Both papers shall be used at your hearing in State Court for them to show cause. The Federal Court will lie like bastards, and say you cannot file any papers or motions until you have surrendered, and entered a plea. This is bullshit. Take your Writ papers to the County Courthouse in your County, and enter them into the Official Public Records under that Federal Case number, get a Certified Copy, and submit the Certified Copy of County Records to the Federal Court. The Federal Court MUST accept the submittal under their own rules. File a second set with the State Court.

Rule No. 4 : Get a Certified Copy of the Indictment Document, and a Certified Copy of the Presentment Document Complaint prepared and submitted for getting the Indictment by the US Dept of Justice lawyers. Make up your Motion to Quash Indictment, run it through the county records trick at your county courthouse, and have it ready for presentment at the State Court hearing to show cause. They always cite the IRC Internal Revenue Code as 26 U.S.C. to get an Indictment, which the IRC is NOT Positive Codified Statute Law, and cannot be cited as 26 U.S.C., as there is no such thing. See 1 U.S.C. section 204. The Internal Revenue Service has no authority to conduct a Criminal Investigation or make a Complaint on 26 CFR issues. Their complaint affidavit is illegal, and constitutes Issuance of a Falsified Document per 18 USC 1018, a Felony Crime. Who ever signed any such complaint, add them to the list for Rule No. 5 actions.

Rule No. 5: As the USDJ Lawyers made a Criminal Conspiracy, and deliberately filed a Fraudulent Document under oath to Secure and Indictment to injure you as a State Citizen, have your lawyer make up the complaint documents for Criminal Conspiracy under State Law, file them with the District Attorney, and see if you can get an Indictment Issued and Arrest Warrants for the Sheriff to pick up the IRS and USDJ Lawyers and put them in his jail while they are at your show cause hearing. You may need a good friend to do some of this for you, as Lawyers are very reluctant to do what is Legal and right, for fear of reprisals. File the documents Pro Per, as you are being your own lawyer. Every document you sign, including these Motions to the Court must have the phrase :

all rights reserved per U.C.C. 1 section 207 just above or below your signature.

Rule No. 6: Demand of your State Court an order to be issued to the United States District Court, the US Marshals Service, the Internal Revenue Service, and the Department of Homeland Security prohibiting any attempt any forcible arrest of your person on your State soil until the hearing for show cause has been heard, and some adjudication in their favor is issued. The IRS and the ATF are twin faces of the same illegal private company, and in FACT have no arrest or Police authority within the borders of any State. The latest wrinkle is that ATF has been transferred to the Department of Homeland Security, and is now claiming it can do anything it wants under the Patriot Acts, with complete disregard for the Constitution. The Patriot Acts have no relationship to the Internal Revenue Code, and no relationship to 26 CFR for Income Taxes. The IRS / ATF are not part of the Federal United States Government, and there is no law of any kind authorizing any Police Powers for those private companies. Legally they do not exist within the 50 States.

Rule No. 7: If you have not already, make up the Affidavit of State Citizenship, and file it with your other documents. Go back and send the IRS your answer response that you Dishonor per the U.C.C. 1 section 207 for each and every Notice they ever sent you, and to each location they sent it from, by Certified Letter, Return Receipt. Keep the document copy of your response, the returned card, and get a copy of the delivery printout from USPS website. Make a separate file for each different site, and be sure you enclose a Notarized Copy of your State Citizenship Affidavit with each return. All these documents are available on the CFTIG Website.

Rule No. 8: Remember that no lawyer is your friend. They will take your money then sell you out. You have to get your own act together, prepare your own documents ahead of time, and be ready to get those documents filed.

You will need:

Your Affidavit of State Citizenship (make multiple Notarized Originals)

The Writ of Habeas Corpus (have a legal clerk file it with the USDC)

The Motion to Quash the Indictment (have a legal clerk file it with USDC)

The Motion to Dismiss for Lack of Geographic Jurisdiction (to USDC)

The Demand Motion to USDC Judge that any Court activities be under Common Law per the United States of America Constitution, held in an Article III Court of the District Court of the United States of America, by an Article III qualified Judge

Every Motion must state in the text that you, as a Sovereign State Citizen do not accept the Jurisdiction of any USDC Court to hold a criminal court trial of your person. Do not go yourself into any Federal Courthouse voluntarily. Stay in your home, and be prepared to use FORCE to defend your person and home.

Prepare the Questions to the Court Submittal, and have it ready if they capture you and drag you illegally into their Federal United States jurisdiction. Get the State Court to issue the Order of Restraint, and get it served by private process server on all parties. If you want to pay a lawyer to type up your documents, ok, but do not let him change any of them in any way. He will change them with errors which will get you trapped, so he has no culpability.