

December 22, 2007 (winter solstice)

An approximation of the following article, “Authority Hoax” can be found in the Winter issue (46) of Paranoia Magazine. Rather than write a sequel to my book: How I Clobbered Every Bureaucratic Cash-Confiscatory Agency Known to Man..... A Spiritual Economics Book on \$\$\$ and Remembering Who You Are, (free download: [http://www.spiritualeconomicsnow.net/solutions/How\\_I\\_06.pdf](http://www.spiritualeconomicsnow.net/solutions/How_I_06.pdf) ) parts of which might be outdated a week after it hits the internet, I have opted to send out articles, episodically.

Please read the following points carefully prior to reading the article.

I ask that you email me at: [what\\_nework@yahoo.ca](mailto:what_nework@yahoo.ca) and tell me 3 things:

1. whether or not you want to be on my new email list which I shall create solely for these articles. Then, my present email lists will be deleted as they are so disorganized; i.e.: you might receive this article more than once.
2. in what town/city, province/state, and country you are;
3. whether or not I have your permission to forward your email address to those who are looking for kindred spirits in your area.

So, your return email will look something like this: “Hi Mary, yes, London, England, yes” or “no, none of your business, no” or some variation thereof. Thanks.

Please do not email me with questions on process, i.e.: step-by-step. I can relate concepts, experiences, and general ideas via my articles, but, I receive way too many emails - not to mention I have yet to complete the process myself. Exceptions to this are: if the state or bank has stolen your child or your house or the body of someone you love. Suggestions: Winston: [www.wssic.com](http://www.wssic.com) and ‘Take No Prisoners’ at: [www.republicbroadcasting.org](http://www.republicbroadcasting.org)

I ask that you do not email me news which reinforces the fear going on in our ego mind/world. The events of the world are only a manifestation of fear memories projected outwards so that we can observe what is in our minds. Please know that the world, as we see it, is only a mirror of our fearful minds’ creation. We do not see things as they are; we see things as *WE* are. If you send me “bad news”, I shall ask you to take a look at what is going on in your mind and then direct you to the book, Zero Limits by Dr. Joe Vitale and Dr. Ihaleakala Hew Len. I want everyone to know this book and I recommend the audible version as it is read by both authors. (Email me for the link.) **We can heal this world ONLY by taking 100% responsibility for the creation of our personal ‘reality’. If it is in OUR experience, it is OURS to heal.** We can do this by repeating the 4-line mantra Dr. Hew Len suggests. I shall report later on the occasions where I have implemented this and experienced instantaneous results.

# THE AUTHORITY HOAX

For all those who think they have authority over me – agents of IRS/CRA, insurance, bank, government, and, in particular, cops:

I know you think you have authority over me. What has caused you to think this? The only possible answer is that *someone*, whom you believe to have authority over YOU, has *told* you that you have authority over another. In other words, because we are all created equal, in order for you to believe in a concept which is contrary to this truth, you must have been programmed to believe a lie. What is true is that, unless one Man grants to another his God-given authority, it is impossible for another to have it. No one would willingly, knowingly, or intentionally grant another Man authority over his property, his body, or his life. So, if you believe that someone has authority over you, it is because you have either willingly granted it or you have been deceived into granting it to him and if you believe you have authority over me, it is because you believe in a false concept. Accordingly, you must provide proof that you do, indeed, have *true* – not what you might have obtained against my will – but, *true* authority over me. If you can't prove it; you don't have it.

## Birth Certificate (aka: BC)

No man or woman *has* a NAME or *is* a NAME. Men and woman act *in capacity of principal of* a NAME which is on all documents based upon the Birth Certificate – which is not to be used to identify any Man (man or woman). The BC is a bond which evidences a treasury account which was set-up for the use of the bearer of the BC, yet, no Man, other than the elite, has ever been able to access the credit of this account. In fact, the BC – evidence of the account, has, until recently, never served us; it has only caused government officials to hold us as surety for charges against the account. In 1933, after the 1929 Depression – instigated by the banks to threaten governments to pay their debts – governments were forced to declare bankruptcy. Yet, they pledged the future labour and productivity of the people in order to repay the interest on the loans. When we work for 'pay', it only *appears* as if *we* are compensated for our labour. (What's true is, then, we exchange the cheque – a promise to pay – for debt so we were never compensated at all. The only thing that occurred is that the company which allegedly paid us got off the hook for having to pay tax on an asset – our labour. The paycheque is their way of getting out of tax – nothing else. We did not 'get paid'.) The NAME which is 'paid', via either cheque or direct deposit is owned by the province/state to which our parents *gave* a NAME to be registered. They were tricked into allowing the feds to create an account which could be charged. Because the NAME is so similar to what parents called their

child, everyone came to believe that the NAME on the account *is* the child. The entity which is 'paid', owns the bank account, the house, car, etc. is the NAME which is owned by the state/province. This is why we do not 'own' our houses.

Recently, I asked a bank manager, "Why were you so adamant about my providing you 'government-issued ID' in order for you to obtain the precise 'name' in which to open the account when, now, I see you've listed the account in a name which is nothing like the name on the passport?" She had no answer.

We can no longer pay our debts, hence, we can no longer create debt because no bankrupt entity (government) can make a claim against us. So, they charge the NAME and convince us that we ARE that NAME, thereby making us surety for the charge and hoping we will be the one to pay the tax on the funds which 'they' create in order to pay back the banks. This is how we have become slaves. We MUST quit identifying with the NAME. All that is required of us, in order to obtain all we need and desire, is our signature so that the store/service can charge the account for credit to make another of whatever we just purchased, at no cost to us, because we already paid for it when the feds floated a bond against the NAME which never would have existed if our parents hadn't allowed them to use it. This account was designed for OUR benefit. The feds would never take a chance on acting fraudulently so when we look at different 'laws' we see that they do not apply to *us*, they apply to the feds so that they will not take advantage of us. We all have experienced the bureaucrats' violation of their *own* laws and we have all asked, "Where can we go for our remedy when courts, once designed for law and justice no longer exist?" The only courts in existence now are commercial courts meant solely for the collection of revenue in order to pay the interest on the loans to the World Bank.... not to mention pad the judges pension. Fortunately, via the Uniform Commercial Code, we can now regain our control.

When we all learn what is truly going, we will no longer believe that we are the NAME on the summons, we can start asking questions of cops, registries, IRS/CRA agents, bureaucrats. What name are you taxing/charging? Prove I am that NAME. I don't have a NAME and I am not a NAME. I *use* a NAME when I operate in commerce just as the CEO of SEARS uses that NAME in commerce, yet, he 'is' not that NAME. The CEO can't be held liable if it is SEARS which is being sued. This is how we must begin to think. We *can* act as surety for the NAME as long as we have our ducks in a row. The latest on this is to send the BC, along with a private bond for set-off, to the US Treasury. This charges the cesti-que trust so that now both that and the foreign-situs trust are charged and no one can then come after our labour, i.e.: cash, for payment.

Several years ago I opted to get a CANADA PASSPORT. Since one is required to have a guarantor, I asked my chiropractor to be that (only professionals are trust-worthy – because only they have a licence which can be revoked if their statements are discovered to be false – the investigation of which only a government minion would do since they all come from a presumption that we are as deceitful as they are – talk about ‘projection’, eh?... The woman in the cage (literally and figuratively) asked me if, when they rang my chiropractor to determine if I were the liar they clearly (and accurately) suspect themselves to be, would he know me by that NAME. I exclaimed, “Oh, no, actually, he would know me better as Mary ....” She said, “You can’t use two names!” “Oh, yes, I can! – as long as it is not with intent to defraud.” She never said another word.

## Property

The Natives/Indians have always known that no one can ‘own’ anything which was granted us by our Creator. This means that NO ONE – including any ‘government’ can own air, water, or land OR control anyone else’s respectful use of them. Yet, all we hear about is people ‘buying property’. How did this occur?

We have been programmed to believe that we can *own* something by labouring for it and this simply isn’t true. The only reason we are labouring for the \$\$\$ to ‘buy’ property is because we must compensate the previous Man who paid the previous owner from whom *he* ‘bought’ the property. The one who staked it out originally could have claimed it for his own use, yet, he fell for the scam of having to pay the government. Now that he has invested his labour, he most certainly wants that, plus a profit, from anyone who buys it from him... and so on, when, in fact, no one was *ever* required to labour to pay for something he will never own. We can only ‘use’ what Nature has to offer. We were never meant to labour for anything we need or desire and we were never meant to ‘earn our living’. We were GIVEN all we could ever need or desire and we have been conned into believing that someone else owns it and if we want it, we’ll have to labour for that which we already have a natural, Creator-given right to use.

If you were to investigate who owns your land, you would see the NAME under “Tenant”. We now know that the NAME is owned by the state/province. We cannot *be* a tenant, driver, defendant, operator, consumer, etc. unless we agree to be called that. This ‘agreement’, which is nothing more than the result of conditioning, programming, intimidation, duress, coercion, threat, etc., can only get us into trouble because we do not know who we are. All the years I worked as a registered nurse, when one would ask me what I did, I was careful to reply, “I work as a nurse”, not, “I’m a nurse”. We tend to believe what we are told and we must remain vigilant about how it serves others for us to

fall for *their* programming. People still believe they want to keep their jobs and, in order to do so, they must do as they are told. They *presume* that a job is a good thing to have, yet, if they were to question *that* premise, they might see that it is fear which is prompting them to behave in unethical ways which do not serve their fellows so that they can get the almighty ‘paycheque’ which is not payable to them anyway; it is payable to the NAME.

When we labour, *we* are not compensated for it because *we* cannot play the Commerce Game. Only the NAME, which we have been conditioned to believe identifies us... that *we are* the name, gets paid for *our* labour. So, how do *we* get compensated for our labour? We don’t. Not at all. Never. What are we doing with our lives?! We were tricked into playing the Commerce Game.

## Courts

The courts are no longer courts of law and justice; there are courts of commerce – only. No case goes to court which is not about “money”. Everything changed in 1933 or so when USA and Canada declared bankruptcy. No bankrupt entity can have any commercial claim or charge against anyone or anything else. The banks insisted on being paid the interest on the loan so the feds, already having experienced the power of the banks – (the Great Depression was thrust upon us as a warning of how they could completely destroy nations) – so the President and Prime Minister acquiesced and agreed to declare bankruptcy and realized that since the gold was gone and the natural resources of the land had already been relinquished, the only thing left was the future productivity and labour of the people. So, they began to tax us at every conceivable opportunity. This is why, in case you were wondering, there are so many completely senseless charges with which they stick us for the fruits of our labour at every turn. They began to create ‘laws’ which are so totally absurd that they will be broken just in the very act of living life. There is not one law which applies to the people. Talk about having gotten out-of-hand and under complete control of the bankers who wish to enslave us via the alleged governments – which are not governments but private, foreign, belligerent corporations acting only as minions/puppets of the banks. Unless we practise saying, “NO! Not only NO, but HELL, NO!” next year, we won’t have the chance.

Here is what most people – and almost ALL attorneys – do not know about courts:

1. Courts no longer have anything to do with the private disputes between men and women; they are for the purpose of collecting revenue only. ‘Charges’ are only a smokescreen to create debt money. There is no compensation for ‘victims’.

2. When we think we are summonsed to court, the NAME on the summons is not ours; *we* have not been called as ‘accused’ or ‘defendant’; they are simply letting us know that

the account in that NAME has been charged and, since we have an interest in that account, we might want to mozy over to the courthouse to make sure they do not steal the credit of said account; But...

3. if we go to court, they will presume we are the surety for the charges because our very going to court grants them jurisdiction over us. We wind up in court only if we think that it is *our name* on the summons – it is not. Accordingly, we must learn to handle the ‘charges’ administratively prior to court; essentially give them what they want so that they don’t want our bodies. We can give them what they want via our signatures.

4. We never see the alleged charges so we must realize they do not exist; same goes with a warrant. They exist only after they have tricked us into agreeing to contract. ALL charges and warrants are Money Orders. They are created for the purpose of selling bonds on the securities market, yet, until they have *our* signatures – as the signature IS the money – they are ‘Counterfeit Securities’ which they sell on the securities market and then pull every trick in the book to threaten us into being the surety – the one liable for the tax payable every time debt funds are created. As long as we don’t sign or agree to anything, *they* are stuck with the liability which is why they threaten us with jail, fines, etc., however, if we can *know* that the charges were never directed towards us in the first place, we can avoid all this by forcing them to prove their case, which is impossible for them to do. You see how frantically desperate they are to continue to pay the interest on the debt which can never, ever be done, by the way, so, the sooner we make this game work for ALL of us, the happier we’ll all be. If this sounds like a contradiction, it is simply a matter of position – debtor or creditor. We must be careful that our signature does not get us into a position of debtor to a contract the terms of which *they* have dictated. We want to *accept* their offer of contract so that we can own it and then control it and then settle the matter. We must remain in control of these events. It seems the only way to do this is to have our paper in place prior to these events. Then we can bond everyone involved so they work for us. More on this in another article.

If our courts were not commercial and we still had courts where people could take their disputes and expect an impartial verdict, we could have a court with a jury OF ONE’S PEERS to adjudicate and discern if one must make amends. I am always amused by jurors who have absolutely nothing in common with the either the plaintiff *or* the alleged defendant. How can we get jurors who are absolutely impartial? – by the agreement of both the complainant and the accused. How simple is that?

## Laws

The only thing you need to know about laws – codes, rules, regulations, statutes, by-laws, ordinances, constitutions, legislations, laws, and acts – is that they have nothing to do

with you. NOTHING! The USA and CANADA are corporations and have a Policy Manual just as SEARS has. Unless we work for SEARS, their Policy Manual does not apply to us. The proof is in the definition of the words used in said 'laws'. Remember, legalese truly is another language. They have used English words, of which we *believe* we know the meanings, and changed the meanings for the sole purpose of deceit. In Canada's Interpretation Act, section 35 (1) ... (US codes have an equivalent) "person", or any word or expression descriptive of a person, includes a corporation; "includes" means: "confines within". *Legal Maxim Blacks Law Dictionary Revised 4th Edition 1968 Inclusio unius est exclusio alterius - The inclusion of one is the exclusion of another.* I finally got around to looking up the word 'Canada'. "Canada, for greater certainty, **includes** the internal waters of Canada and the territorial sea of Canada." So, Canada is not land; it is water! It is also a corporation registered with the SEC in Washington, DC.

## Peace Officers vs. Policy Enforcers

All Peace Officers ought to be apprised of not only the above but also what follows. I have created a fax to be sent to every cop shop on the continent. I'd like your assistance. Yes, 9 out of 10 cops will toss it, yet, one will read it and begin to talk about it with his colleagues. They will soon discover that they have been deceived even more than we have. We have ALL been lied to – this means we are foolish, yet, it means they are foolish AND complicit. We are waking up to what's true, yet, cops have more concerns. Not only have they been deceived, as we have, but also they are passing along, to us, those lies. Their conflict is showing up in their private lives – suicides and spousal abuse is four (4!) times the national average. They are now catching on that their jobs are not good for their souls. Their third hit will be that they stand to be punished, by themselves out of guilt, or by those whom they have injured, or by those whom they presently believe will 'save' them from punishment for their having been good minions and carried out their vicious orders. I remind them, Remember Nuremberg: "Subordinates who claimed, "I was only following orders" were also executed". They are compromising their ethics and integrity for a paycheque and the 'privilege' of keeping their jobs, yet, one Royal Canadian Mounted Police officer told me that he did not know ONE officer who wouldn't quit his job tomorrow if he had a job elsewhere. So, what they are doing, day in and day out, is harming their fellow Man – not to mention their families – for a paycheque today, which adds to their personal debt, and a pension they'll never see, for performing tasks the repercussions of which they will experience. What we do to another we do to ourselves.

*Its difficult to get a man to understand something when his salary depends upon his not understanding it.* – Upton Sinclair

Peace officers are employed to serve the people; they swore an oath of office and oath of allegiance. Subsequently, they unwittingly subcontracted with the province/state – a private corporation – employed as “policy enforcers” for the purpose of revenue collection. Accordingly, they cannot lawfully act as a peace officer and a policy enforcer at the same time, such as they do in court. They cannot swear in as a peace officer and then testify as a policy enforcer. Since we can and will claim them as our witnesses to the facts, they will not be able to testify that the Traffic Safety Act, or any other ‘act’ applies to us. They cannot serve both employers at once.

A driver licence and car registration, plates, and insurance are required only by those operating in commerce – taxi, bus, and delivery drivers. The rest of us are riding in our cars for our pleasure – not business.

When a citation is given, we are given only a copy, not the original. Guess who keeps the original, ergo, guess who is commercially liable for it.

As a *peace officer*, acting lawfully *for* the people, they cannot file charges at all. As a *policy enforcer* they can charge only corporate entities, yet, corporations cannot contract. Hence, they must trick a Man into contracting, yet, they can do that only by creating joinder which requires their making a legal determination. They are then in violation of the law because they do not have a licence to practise law.

We are all equal under the law of nature. All other ‘laws’ are fictions. Man is not required to have ID, yet, public servants, i.e.: police, ARE – because they agreed to operate under these ‘laws’ – *we* did not. Accordingly, we can demand, respectfully, that they identify themselves via their badges, identification, and business cards. If they fail to produce, they can be criminally charged with ‘concealment’. So, you see that police are in a very precarious position. It is lose/lose for them and the sooner they catch on and get out while they can, the happier they and their families will be.

## WHAT!?! Me Work?

We are slave-labouring for nothing. We are working for free; we do not get compensated. The NAME is what gets paid and, since the NAME belongs to the province/state, it is that which gets paid. If you think the funds in your bank account are yours, wait until IRS/CRA thinks you owe it. They could never steal from *us* as we could then charge the bank with theft so you must see that the account is theirs – not ours. The NAME on bank accounts, birth certificates, passports, property deeds, driver licences, etc. belongs to the

province/state and as long as you think it *is* your name or that said name *identifies* you, you will be liable for any and all charges which have nothing to do with you. Again, once we have our bonds in place, we will be able to accept all charges and settle them immediately without any problems.

We can no longer afford to work. When one fails to “make ends meet”, he is tempted to correct the effect instead of the cause so he tends to get more work – which *appears* to create more income – rather than to work *less* which will, in fact, heal the cause. To make the problem of the Commerce Game disappear completely, we will have to quit “work” altogether and begin to do what we love and serve others by doing that. Unless you are working for yourself or your friend or your family, you are supporting corporations which are destroying our lives, our fellows, and our planet. Only the elite could come up with the concept of ‘slave-labour’ – such an ingenious way to control the masses. As long as we continue to “work”, believing we were meant to “earn our living”, we will not be free.

“The main reason people struggle financially is because in school they learned to work for money but never learned to have money work for them.” Robert Kiyosaki (Rich Dad, Poor Dad). My comment on that is, “and don’t think *that* wasn’t by design.”

You might well ask, what can one do in the meantime while others are catching on to the fact that slave-labouring for a corporation or government can only make the problem worse for ALL of us.

If you are interested in a interim, non-commercial, financial remedy to the imminent economic shift, go to: <http://www.spiritualeconomicsnow.net> and <http://www.spiritualeconomicsnow.net/form1.html> This is the easiest, fastest, most equitable, fairest, and most ethical way to get cash into your mitts without involving the banks’ control over our lives. In his book Stop Being a Victim, the author discusses the myriad of Internet and Home-Based Business Opportunities and concludes that a ‘One-Up’ program, such as the one I offer, is the only ‘biz-opp’ which is fair and equitable to everyone – not just those at the top. This program began over 5 years ago and never a glitch ... because it is *private*.

This article and subsequent articles will ultimately be made into a book: Remember Who You Are; Remember Who “They” Are, a sequel to How I Clobbered Every Bureaucratic Cash-Confiscatory Agency Known to Man — A Spiritual Economics Book on \$\$\$ and Remembering Who You Are