

# Complete Transcript of the 08/23/2011 James Madison / David Clarence Talkshoe

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Courtesy of: Jack Flag

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**Episode 239** (Duration—4:38:29)

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David Clarence = **DC**

Timothy John = **TJ**

## **BEGINNING OF INTERVIEW**

**DC:** This is David Clarence, Expressly Reserving All Liberties, an executor, and notary on the land, York County, near the BAR-fly infested corporation county of York and USPS jurisdiction, that's United States Postal Service. You can contact me, but probably won't get a response other than sending you an e-mail with our links to some of our resources, and remind me to speak up when I'm not doing that James. Used to using a headset on this phone. You can e-mail me at: [countynotary@gmail.com](mailto:countynotary@gmail.com). Going to have to repudiate that we don't have any first amendment or other delusional rights or such things as that gentleman was describing, we have our Liberties from our Creator, Almighty Yahweh. I suppose we'll continue on with discussing the post office, registered mail, the estates, and how this registered mail utilizing a post office box at the **main** post office is actually a safety deposit box for the estate, and that account is with the Republic. The Republic began here on North America, and I don't even like to use that terminology actually, but on this continent, because those are terms that are created by people that want to enslave you, and they name things. Once they name something they have this concept that they then control it, own it, have jurisdiction and can do what they want. They did that by sailing to new, undiscovered lands; new to them because (incoherent) discovered them before but of course they were here, and then naming the land that they raided and claiming control and ownership, dominion over that, and that's the way of the world. The world does that with everything. It does that with us when we're born. They call it "berthing" of the vessel. They assign an ALL CAPS corporate, non-de jure legal fiction description to that being that's similar to your name, your given name, your family name. Then they attach one of their numbers to that, and that becomes an account. All their activities are all numbered, and they're all accounts. But, they're all accounts that they cannot claim because, and they know this, they

knew who created it and they are not the ones, and they know that they cannot claim what Yahweh created, so they create these imaginary, delusional illusions of legal fiction (background noise), they claim control over it—can someone mute out there with all the background noise?

**Thomas:** That was me, James, and David I apologize, this is Thomas, I'm going to mute right now, thank you!

**DC:** It's good to hear from you, Timothy was asking if I'd heard from you, he was a little concerned, Thomas.

**Thomas:** Well, gentlemen, I communicated with you in e-mails and I hadn't heard anything so I just let it go up into the ethosphere and wait until you guys had a chance to come up for air and take a look at what I sent you, and then respond. So, I'm fine, I'm alive and well, and loving life. So, here we are, another wonderful Tuesday night with some great minds on this call, looking forward to it. So I'm going to go ahead and mute my phone, and when you want me to chime up, you just go ahead and say something. I got something I want to share with you guys when you're finished. Thank you.

**DC:** You're welcome. It's good to know there are some great minds on here somewhere! Shut up James, you don't have to second that (chuckle). The reality of the lies that we've been taught and conditioned to believe is the truth folks, is this. The Republic was created when the Continental Congress created the Post Office, and it's always been there, and it's only been there. It still remains there. The government is not the Republic. Now, in this Constitution for the United States of America that the gooberment refers to as the U.S. Constitution, but they (incoherent) produced that one. There is a reference to a Republican form of government, see, but they don't tell you where it's at. They leave that in a kind of an open-ended statement and allow us to fill it in with our imagination, that that Republican form of government is the corporate democracy government they created when in fact it's not, never has been, and it has nothing to do with us, and we have nothing to do with it. It's duty is to protect the Republic, and those of us located on the lands to that Republic. They don't do that because we haven't been conducting ourselves as sovereign, freemen, men and women on the land, located on the land and counties, districts of tens, such terminology like that, all comes to one total or sum and that is **Liberty**. See, not rights, not freedoms, but liberty. And that's the undeniable entitlement, unalienable entitlement, that you have to exist under the laws of your Creator, and not under what the world created, which is a very poor facsimile, a counterfeit of what was created by God, and that's the way the world operates in that system. So, the fact of the matter is, the Republic is just at the Post Office, and that's it. And if you open a P.O. Box there, that is the only account that we can find that you can obtain, that designates you, not you but the Estate, being located there. The Man and the Woman still remain at general post-office at that main post office building, and that's the place to be because it's outside the jurisdiction of the world governments. See? We have no treaty relationships with those rascals. They have no claims or dominion over the men or the women, living spirits, and they know that. It's us that's confused about our standing and status. Now, I've put out on our Google group mailing today—

(background noise)

It just comes down to (incoherent) we can all see that liberties and freedoms don't have anything to do with government, its operating, you can tell by the way it does operate; their fraudulent elections, the fact that people are chosen to be representatives are not representatives of the people, they're representatives of special interests, they've all sold out, they're all corrupt, just the lobbying and the amount of funds that go through that operation is prima facie evidence that something is a "little" corrupt. In the democratic process that we're all conditioned to love and adore and hold sacred, and wave that cotton-picking battle flag, and their corporate charter Constitution, patriotic activities, it's just a way or a means by which to dumb us down and control us, and that's just the way it is whether you agree with that or not, the end result is what you're living day-in and day-out. Living under this horrendous economic and tax (incoherent), so we feel that the estates are the, and not because this information was given to us, we're just the messengers, it's just our learned opinion that the estates are **it**. Forget about everything else, just concentrate on the estates, and studying and learning the occupant of the executor/executrix office, study estate and trust law, and also chancery and equity. Become competent in those subjects, and you can overrule and run over top of the BAR-flys every time because they cannot enter into those jurisdictions, not the true ones. They're just barred from doing that, they're all under a woe as there's a condemnation from the mouth of the Lord God Yeshua himself when he pronounced that all these lying lawyers are under a woe. And, if you look up the definition of w-o-e, you'll find that it's a grievous injury, and if you look up the definition of grievous you're gonna find out it's fatal. So, that is a cursing, it's not a blessing. They and their ilk and their masters are all under that woe, and so is their system. They have no Redeemer, they never will, it's a lie that Yeshua will return to save the world (chuckle), He's not going to do that, it's a ridiculous concept, He will return to punish and destroy and redeem His righteous children, one of which I personally don't feel I'm counted among. If you go to the main post office, probably for the largest—at least the largest town on the county where you're located, or other towns, you'll find that there's no street address in front of that building and it says United States Post Office on it. You want to find the actual street address, you have to go out to the blue box bolted to the sidewalk at the curb, and read the address on the sticker on that box, and then you'll find the street address. That is where the Republic is located and that's the bank for that community. If you go to a USPS branch, you'll find the street address on the front of the building, and it says United States Postal Service or USPS Post Office; something like that. The Republic is not there, that's where the world is. We feel that opening a United States Post Office Box in the name of the ALL CAPS NAME ESTATE is the right thing to do. It's the Estate opening the box and not the executor, the executor is the signature—that's all. The Estate has no means by which to obtain a photo or any other kind of ID, other than Certificate of Birth, or the Social Security Card. I wouldn't advise you use a Driver's License or anything with an address on there, because that's the wrong mailing location for the Estate. The previous mailing location for the Estate will be the Bureau of Vital Statistics for the Birth State that issues the Certificate of Birth, and that's what you put down as a previous address. You can print out a web page of the Bureau of Vital Statistics web site for the birth state, and take that with you as proof that that's the previous address. When you open this safety deposit box under the Estate, you're going to cause a lot of things to happen. You're going to relocate the mailing location for that Estate from the Bureau of Vital Statistics, or the Federal Reserve, or U.S. Treasury, or Department of Treasury, or IRS, or this or that, or whatever alphabet agency to that P.O. Box. We believe that's a good thing to do. You'll find out, we believe, in the very near future, there's a lot of benefits to doing that. Opening this box and using it and registered mail in conjunction with the estate is the

only process that you need to know, or to use. This is the way the world operates—it does not claim anything, it cannot. Everything that they send out, all their paperwork, are all notices. I don't care what they call them— Deeds, Certificates of Titles, Certificates of Birth, Driver Vehicle Registrations, Deeds to Real Estate...it just doesn't matter. Those are not claims, those are just notices—that's all they are. They can't make any claims, but the estate can. It can claim anything that is its property. In fact, it has to do that. You do that by using a variation of the executor letter, and claiming the property—whatever the serial number is that's being used. The file number, the docket number, the mortgage number, the account number, the credit card number, the vehicle registration title numbers, VIN numbers, serial numbers on arms that they call firearms and so on and so forth—you claim those things and you do that using a dollar the way that we showed you how to do it. Now you've bonded that claim with the seal of the united States of America and one ounce of silver. And we absolutely guarantee you that we know absolutely for sure that that works. Positively, every time it's done correctly. There's instances where people have done that and they don't think it worked, but it did work. But, the claim wasn't made first on whatever it was, that was the defect in utilizing the executor letter correctly. First, the claim has to be made, has to be done through registered mail, and it's got to be done correctly. I'll go into a little more of that in a moment and go over some things with you folks, but once that's done and that account is now claimed and registered and bonded with a dollar for the estate, there is no entity in the world that can make a claim on that. Ever, period. Can't be done. Not legally or lawfully. They may be able to deceive you or intimidate you into thinking that they can, but they can't. And that's just the way it is, and the reality of the situation is that you don't own it anyway—the Estate does, and ultimately Almighty Yahweh owns everything because He created it. We're just stewards here. So, this is how we suggest that you do the mailing...

You're going to create a **Warranted Bonded Property Claim**, that's the title of the document. The format of the executor letter with the lines of passage for the “strip-off” number on the Registered Mail to go on the right-hand side, and on the left-hand side, upper-corner you're going to put one dollar bill folded with the green-back showing, and the eagle showing. I'm not sure it makes any difference whether that's pointed with the fold to the left or the fold at the top, if that makes any difference or not, I prefer it at top. 'Cause it kinda looks to me like a banner, and I don't want to put something in the configuration of a flag. I have a tendency to prefer that it hangs down like a banner display rather than a flag display, and you put two lines of passage under that which are broken lines, and inside that under the dollar you'll put the serial number of the dollar. We suggest you do that in green. Everything else on the page is blue. Green just like it is on the dollar bill. And make sure you don't make any mistakes. It's addressed to the entity that's harassing you by whatever their account is, and you (incoherent) briefly state that that account is now claimed as Estate property on Trust Special Deposit bonded and you put the serial number there of the dollar. That's it. Pretty much all you have to do folks. State in there that it's the Will that this be done. We suggest that you take a verse out of scripture having to do with the Will, and you place that there. We have found that scriptural verses are given respect by the attorneys. Believe it or not folks, they recognize it, and they respect it. That's happening in a lot of different instances that I can't really go into details of, but they are in fact recognizing that is the Law, it's in the Book. It says it is the Law, and it's right, it is.

**James:** Where do we get this, for those that may want to do a little research and follow-up what you're saying, you know, a lot of people like to have the information first-hand besides just hearing it. Where would you suggest anyone go to learn these things?

**DC:** Which things, James?

**James:** What you're speaking about here with the post office and all that. Is there anywhere to learn this stuff, where did you learn it from?

**DC:** I got the idea of it, we all did, out of Scripture. We've been telling you folks that for years. That we've already given you the answer to everything, and the hints, and where to go, and you don't seem to go there. But you find the answers in Scripture. The U.S. Postal Service manuals and publications that in fact refer to the Post Office as the bank, and they do it in their own publication. Now, the form that it's referencing I can't seem to locate, but their description online of the form is that it's the bank. So, it is in fact the bank. And they say in their letters that the Post Office is sovereign. I believe they're correct, it is. It's where the Republic is located. Just a lot of evidence of that. The Post Office doesn't collect or pay any taxes, it's the only retail outlet you can find in your community that don't charge sales tax for shipping supplies—envelopes, packaging materials, and so on and so forth. It's the only one. Go to Wal-Mart or a stationary store, any place else and you buy shipping supplies, and envelopes, and packaging material and wrapping paper and such things and you're going to pay sales tax for it. Not at the Post Office. They don't collect it, and they don't pay it. And they don't have any bank accounts. Ask the Postmaster at any Post Office. Which bank do you use in the community? Know what these guys will tell you? We don't use the bank. What do they do with the funds they take in? Well, they hold the change until it gets to be a large amount, and then they make a special pick-up or shipment or something like that, but I'll tell you what they do with their bank deposits. They have a special Registered Mail envelope they put their cash and checks into it. (interference) They put their bank deposits into that special Registered Mail envelope, and they mail it to their main bank financial center. Registered Mail! They don't take it down the street to a bank and deposit it. They have their own internal deposit slips and everything. They do no banking in the community. And they have no relationship with the Federal Reserve System except that United States Postal Money Orders can be processed and are processed through the Federal Reserve, but they ultimately go back to the main bank, and that's the Post Office, see. They have different forms of currency that they issue, they're called stamps and postal money orders. And meter strips, and postage; meter postage accounts and such things as that. But it's a bank, it just happens to also transport correspondence and parcels, but its main purpose and its main operation is financial.

**James:** Tell us about—

**DC:** I want to finish the description of this letter. What we'd like you to do is not put this notice, claim rather, of the property or the account into an envelope. We want you to print the return address and the mailing address on the back of the document, in the middle. You fold that thing in three folds, it comes out the size that will fit into a Number 10 envelope. Run that thing through your printer if you can. If not, do **not** put a label on, do not print any sticker, sticky labels out, in any way, shape, or form or use it for this because whatever you're printing out on

there is not on the document, it's on the label, and the label becomes a box and it ain't there. So don't do that. And then we want you to take the red Registered Mail sticker and put that on the back of that document so it shows through the window of a Priority Mail Window Envelope that they have at the Post Office, they'll provide them to you. If they don't have it out on the displays, the clerks have them back behind and they'll give them to you. So, do a practice with it a little bit till you get it correct. And if necessary, just hand-print the return mailing location and the address that it's going to on the back of the document. See, that's the way all mail used to be sent originally. There were no envelopes. You just wrote a letter, you put someone's name on it, the town they were located, you posted it on the post, and that's how it got to them. Envelopes, you seal the document inside the envelope, now you've encased it, closed it in—you don't want to do that. Also, you want that actual registered mail red sticker with the number and the bar code on it, on that document, and this seems to be the only way to do that. Now, they may give you some resistance at the Post Office that you can't do it that way or that you can't use a Windowed Envelope well in fact you can, we've already posted the mail section statute that allows for Windowed Envelopes to be used, and certainly the Post Office would not provide a device (being the Windowed Envelope) for Priority Mail that you can't use with Registered, and because Registered Mail, the only other service you can use with that, is Priority. That's it, and insurance. And restricted delivery. It's the only other service you can use, Return Receipt card (green signature card), see, but the only other additional service you can use with Registered Mail is Priority. That's it.

**Thomas:** It's Priority for the Estate.

**DC:** Well, the fee you're paying for is for the treatment that that mail article will receive upon it's destination. "Priority" mailing, see, it gets Priority treatment. That's the fee you're paying for. 'Cause the Priority Mail fee doesn't move it any faster through the mail system, and especially when it's used with Registered Mail; that's much slower than normal First Class because of the security restrictions it has to go through, slows it down. So, has to be a benefit to paying the fees for those things, and the Registered Mail is an account and that's an account that the Post Office, look at the receipt yourself, the white one, it's two parts, it has an NCR paper receipt that the Postal Clerk keeps, look at the cotton-picking receipt. Show me on there where it says **USPS**, you're not gonna find it on there, except at the bottom for the web site address. And the upper left-hand side it says on there, "To Be Completed By Post Office", doesn't say the Postal Service. It's the Post Office. And, you are the Post Office. Uh, is Timothy on here? Somebody's not muted out again. Now, last time we were on, we talked about the green return receipt card. And how you're gonna claim that property by filling in "Section D." That's only used when you're claiming something for the Estate using Registered Mail, and what to put in that "Section D." and check that box "Yes". Now actually that's supposed to be filled out when it's signed, see that's blocked off, but it has passage lanes there, it's a double line. So, it is blocked in though, but that's only to be used when you're claiming something as property for the Estate. You don't do that with other normal mailings, and actually I can't think of anything that you really will use Registered Mail for other than claiming something and putting it in whatever that account is into that Registered Mail Account, and that is an account, it's accountable mail, it says so in their manuals, and then that account going to the safety deposit box of the Estate, belongs to the Estate. Now it's in there. Um, what was I just thinking of to say...everything that they have in the world has an account that can be claimed. The badge that the cops wear, is there

a number on it? What would happen if that officer injured you, or your property, or one of your family member's, and you claimed that badge number as Estate property? Now I'm not suggesting you do that, but I know some of you are going to get ideas along those lines anyway that have to do with revenge and we suggest you don't do that, and we're also going to caution you knuckleheads, commerce guru types, not to be doing this stuff and inter-mixing it with your commerce concepts and the "Agent of Kaos" Patrick Devine, bless his heart, concepts because it's gonna jam you up. You're messing around with the United States Post Office, mail fraud is a serious offense. Do not intermix concepts. Told you that with the Estate and people didn't listen, they got in some trouble in some instances, and it didn't work for them what they were trying to do anyway. But, they're smarter than we are, and we know you are, so you'll try it anyway. And then, in a month or so we'll get reports that this happened, that happened, and so on and so forth and maybe you got 25 years in Federal Penitentiary for mail fraud so, do what you want. Don't use this for revenge, it's not necessary. Revenge is a jurisdiction, it's the exclusive domain of the Lord God Yeshua. And He told you that, in Scripture. Do you claim revenge as your property, and your right, and your entitlement? He might let you get away with it. But the revenge that he was going to heap down on that trespasser, that individual who harmed you, or your family; he's going to bring it down on your head. That's all you're doing, is you're taking responsibility the same way we do day-in and day-out in the world system by answering to that NAME that they're created. Or, responding to the claims one way or another. It'll work the same way for you on judgment day, period. But everything has a number...police officers, sheriffs, they all have serial numbers, BAR-Flys all have BAR codes. You claim those accounts, you notify the issuing agency that that account is now Estate property held on Trust Special Deposit, proceeds (what belong to that) now belong to the Estate. The individual that used to occupy that office, whether it be a BAR-Fly or a police officer, and I'm really not suggesting you do this to policeman and such, but there are some that need to be spanked, corrected...but just don't go crazy with it, you know. Be forgiving. We're all men and women, we're all less than perfect, and we all make mistakes.

**Thomas:** Praise Yah.

**DC:** Yea. I have had my share of run-ins with law enforcement-types, most of them had been congenial and good, some not so good—put me in this wheelchair and things like that. I don't hold that grudge against those people, because I wouldn't want to do what they do day-in and day-out, dealing with the scum of society that they deal with, day-in and day-out, it just has to take its toll on them...it just has to. So, they're in a perpetual state of war being the enforcement arm of that world system and you know what happens with vets in combat...it's not in our nature to be doing such things.

I put together a Post Office Box application, PS Form 1093 is it? Yep, 1093, version October 2008, showed you how to fill that out. You check the box for Business or Organization, Line 1. Line 2, you write the ALL CAPS NAME, put **four** spaces between the middle name and the last name and the word ESTATE afterwards, and you can capitalize the word ESTATE or put it in upper and lower-case, makes no difference. Next line, you will put the Last Name, the family name, no commas, the first name, middle initial, and the word executor/executrix after that, capital "E". And, the address I put down:

**nation pennsylvania.**

**general post-office.**

**United States Minor Outlying Islands. Schroll Province.**

**York. Pennsylvania. 17405-9998.**

That was Line 4, Line 5 the phone number, putting a "1-" first to designate it as an international number. Line 6 I put the e-mail address in, being my given name at my internet service provider, and then nothing on Line 8 because the Estate has no ID and I'm not opening this, the Estate is. Actually, as the address, the former address they're asking for, for the Estate, you probably should put the Bureau of Vital Statistics for the birth state down there, and print out a copy of their web page showing their mailing location and take a copy of the Certificate of Birth with you as proof, and maybe the Social Security card as the identification for the Estate. It's impossible for that entity to obtain a photo ID, and it already has a state ID, and it has a United States ID, and that's the Certificate of Birth and Social Security Card, and any piece of mail, insurance policy, that's been issued under that name. But I caution you about using things that have a mailing location on them, they want to take that resident street address off of there and put it on there, no no no no no, don't do that. So, let them work through whatever they're going to put in Section 8, that's their problem. Section 9, I've listed all the individuals that will be obtaining mail there. I put:

David Clarence Schroll, grantor.

David Clarence Schroll, executor.

David Clarence Schroll, trustee.

David Clarence Schroll, beneficiary.

david clarence, notary.

david clarence, clerk.

So, the last two you probably won't have a need for, but I put them in there anyway. The notary office, county notary, can notarize documents for the executor involving the estate, because it's located on the Republic folks (chuckle). Once you get that P.O. Box, you've now switched it out of the world, you've taken it out of the Public and you put it in the Private in the safe deposit box. Keep it there. Don't intermix your Public activities, especially commerce activities, with what you're doing here, because you're just going to spoil the soup, the stew, you just will. Be patient, think about what you're doing, don't be caught up in crisis management because they've taken your home, they got your children, your Uncle Harry's in prison, and so-on and so-forth. Just don't get caught up in crisis management and make stupid mistakes out of



desperation. I know of no time that I've ever heard of in my few years on this planet where people have reacted in crisis management except in a self-defense mode that they've succeeded. You want to succeed in what you're doing in life, and with your life involving Estate, family, and this and that, sit down and think level-headed and plan out what you're going to do and why you're going to do it. And think about it, before you take action. Folks that have heard the broadcast two weeks ago, and I opened my big mouth and talked about these Post Office boxes, Registered Mail and things, probably running around out there trying to figure out how you can use that, this and that, and making a lot of mistakes, you see things that I've explained to you tonight that you didn't think about, that's not my fault, that's your fault.

**James:** David?

**DC:** Yep?

**James:** Excuse me David just for a moment here, I've got to cut in here with some breaking news that was just posted here in the chat window, the seismologists have confirmed that it was an earthquake and not the \$14.6 trillion check bouncing on the East.

(laughs)

**DC:** Well, those Estates can cover that cotton-picking check and a lot more.

**James:** I had to throw that one out, that was good. (chuckle) I'm sorry, go ahead.

**DC:** That's okay, I felt the first earthquake that I could remember, folks, in my lifetime here in south central Pennsylvania. There's been tremors in the past, were hardly noticeable, mostly from the fault line over on the eastern side of the Susquehanna River, Lancaster County, but not today! (chuckle) Real earthquake. Got the cats attention, they were acting real funny for about a half hour before that came on, they knew it was coming. Maybe longer than that. But, it was interesting, it shook the building. Things on the shelves, and...I see now why people can't drive in an earthquake, and that was only 5.8. The ones that are probably coming will be a 15 or higher, in case you didn't know that. But anyway, getting back to my lecturing you, folks you just gotta think about what you're doing. Have pure motivations, be forgiving, and be moderate in using this and we have no doubt that you will receive blessings if you do that. Do the good work. We suggest you use stamps doing the Registered Priority Windowed Envelope mailings, and you might want to put the stamps on the back of that cotton-picking executor letter where the Registered Mail sticker's going (the red one). Do the green card the way we explained it, in **Item D** you put whatever the account is that you're claiming as Trust Property, and correct me Thomas if I make a mistake, Account Number is hereby claimed as the ALL CAPS NAME ESTATE property held on Trust Special Deposit under account number (and you put the Registered Mail Account number). Plenty of room to write that.

**Thomas:** That's in Box D., correct, of the return receipt?

**DC:** Yep, and you check **Yes**—Restricted Delivery.

**Thomas:** And that's what you do when you get it at the post—when you walk through that threshold you're dealing with the Postal Service, and you're gonna be receiving that at a different location than from what it's addressed on. So you gotta put the address, the street address of that facility in that box and you mark **Yes**, and you put that verbiage that David just explained.

**DC:** #3, you write a checkbox registered and insured, and you checkbox "Restricted Delivery"—Yes. Write the Article Number down there in Box 2, maybe you can get away with filling that **Box D** in before you mail it, I don't know if you will or not, you can try that, and if you get creative with a laser printer, prefer to use the laser printer and print it out, and feeding this card into a printer or even an inkjet and print it out, it's really legible and everything. You've got to make sure you print carefully and legibly, if you happen to have a typewriter, type it in there and use the red ink on the typewriter, or red ink on the printer. On the Registered Mail receipt, you will notice that the new ones like the new Red Stickers have an extra number strip with them like Certified Mail does—the new Registered Mail receipts have a box on it similar to Certified Mail that says "Official Use" in grey, light grey. The Post Office does not use that box. Now, they do on the Certified Mail, they stick the Certified and the Registered Mail receipts in their machine, and they print out on them. On the Certified Mail where it says "Official Use", the machine prints the city and zip code of the designation, if you put anything there, they will remove it; I've tried doing that. Putting the Registered Mail sticker on there and the clerk ripped it off (chuckle). But on the Registered Mail receipt, they don't print anything in there. In that "Official Use", you print THIS. Same thing you did on the green card, or, if you know the amount, write it out in long-hand or print it out like a legal line on a check. That's the legal line on this negotiable financial instrument, called a Registered Mail Receipt, **PS FORM 3806**. The amount of the insurance is **one dollar**. Don't worry about what the amount of the Certificate of Birth or something else is that you're trying to transact, you don't know what that is. You put the amount in there, "Customer Must Declare Full Value", it's one dollar. And write out, one dollar where it says "Full Value"—has a peso sign there, and you could put a **1.00**, but there's room underneath there to write **one dollar**, write it out. They won't stop you from doing that, that's the legal line. And the "Official Use" you put the same thing we told you to put on the green card in **Section D**. Account number, whatever their account number is, is hereby claimed as Estate property held in Trust Special Deposit Account #(and you put the Registered Mail account). Now, whatever that notice was or that account in the world, now is Estate property. And it's Registered. And you mail it to the P.O. Box, put it in the safety deposit box. What do you do with it then? Ahhhh...take it out, don't open it. Do NOT open it! Put that in another Priority Mail Window Envelope, and put something in front of it, another envelope or something. Wait a minute, no, you can't do that, it's sealed in that cotton-picking windowed envelope. Fold that rascal up, I guess (chuckle), so you can get it inside another window mail envelope, don't open it, don't break that seal on it. And mail that to the entity that's making the claim. The Clerk of Court, Chief Financial Officer of the bank where the mortgage or the credit card is, the IRS, whatever. And, mail it with a Priority Mail Window Envelope **CERTIFIED MAIL**. Green receipt, return receipt card. **Section D**, you're going to put, Account Number as Estate Property on Trust Special Deposit Account Number (The Registered Mail number) hereby Certified under Account Number (and you put the Certified Mail number there). Now, I'll tell you what you've done. You've now completed the circuit. The Registered Mail is red, in electrical parlance, that is a conductor that carries a *charge*. It's charged. You're now using Certified Mail, which in electrical parlance is ground, green, and you are completing that circuit,

and grounding it by doing that. With that, you'll include a Executor Letter, put the Certified Mail number in the lines of passage, you'll attach another dollar, put the serial number in **green** on the lines of passage. Send it to the entity that issued it, as I explained, and you're going to warrant and authorize them to open the contents of that Registered Mail and process that account and redeem it, cash it out. The proceeds of which are to be returned to the Estate at the P.O. Box. Now, that's all the information I'm going to give you on that. You people that want to try your commerce stuff, this is how to make your claims work. And you don't use any cotton-picking forms. And you don't use any "Kaos Agent" concepts, and Patrick calls himself "Kaos Agent". You don't use any redemption processes, you don't use any UCC processes. You don't use any Accepted for Value idiotic concepts of accepting their wickedness for what value their wickedness has no value. You just claim their account, whatever it is. There's no limit to it folks. There just isn't. Specific wording you want to use is the account is Registered, belongs to the Estate, proceeds of which belong to the Estate. Forward the proceeds by check, certified funds, to the Estate. And don't go crazy claiming exorbitant amounts, and you'll stay out of trouble. Don't be greedy. Don't need to. You can pay all your bills this way—utilities, credit cards, everything. Everything. And don't thank us. Get on your knees, and thank your Creator, and His name is Yahweh. And that's about all I've got. So you folks that blew five grand with "Mr. Lou", Kevin Louis Chamberlain, wasted five grand. We just gave it to you for free. Certified and Registered Mail will cost you less than 25 bucks. And you don't need a black card. They can turn that cotton-picking card off any time they want to. That's just a pot of gold at the end of the rainbow that doesn't exist. They switch that thing off with one key stroke. Next time you go to use it, the machine eats it. You can stand there and listen to it running through its shredder. You don't want your black card. They can call all the banking emergencies they want and shut their cotton-picking Federal Reserve banks down, but they won't shut the Post Office down except during a real Emergency, earthquake, something like that. The mail must go through—do your banking there. So, I think that's about all I have, James.

**James:** Thomas, you want to give him a break and take over for a while?

**DC:** Martini break's over, James. (chuckle)

**Thomas:** Sure, I'll try to elaborate a little bit on another issue we hadn't discussed. But, anybody that's been following the case that's going on in Delaware, and what I'm going to do is I'm gonna back up my car so I'm going to put myself on mute and I'll be right back, okay, hold on a second.

**DC:** Folks, if you want enforcement of these accounts, pick up the phone and call the Postal Inspector. He's the one with jurisdiction.

**Thomas:** He's got the highest jurisdiction in the world.

**DC:** Any bank, mortgage company, loan servicer, BAR-Fly, enforcement agent, IRS or otherwise that wants to proceed with that account after it's been properly claimed and they've been notified, they've got a problem with the Postal Inspector called "Mail Fraud". Now they're committing Mail Fraud. How we doing, Timothy?

**TJ:** Doing well, how about you?

**DC:** Pretty good, it's not shaking here anymore.

**TJ:** Are there any aftershocks?

**DC:** Nope. Felt that rascal all over the Eastern Seaboard except for Western Virginia, Frank says. West-by-God Virginia.

**TJ:** How we doing James?

**James:** I'm doing well, thank you sir. And yourself?

**TJ:** Can't complain.

**James:** Well, I could but it wouldn't do any good, so I don't. (chuckle) Thank you for coming on the call.

**TJ:** Yea, thanks for allowing me to be here, it's good stuff.

**DC:** Did you hear everything?

**TJ:** Uh, I arrived about twenty minutes in.

**DC:** Anything you want to add?

**James:** We have a lot of people on the call here, and in the chat window who are really rather lost in all of this, and don't really understand what's going on and what you're doing, and that's understandable because they haven't, you know, heard about it before obviously. It takes understanding and learning to know what this is all about. I can't say that I know what it's all about yet and I've been listening to these guys for weeks now, so, don't feel bad if you're a little lost out here. And, for those who will later have a question since I have now muted everyone out, if you want to ask your question when that time comes, press \*8 if you're on Talkshoe, and I will be able to see your hand go up or wherever, so I'll be able to allow you to come on. And, those that are in chat window, please be patient, when the questions start coming in from there I'm pretty sure I'll be overwhelmed and be losing everybody in the line of the chat window while the questions are being answered, so may have to re-post your questions for me to be able to keep up with, sorry about that, there's just too much going on here to get it all, but I will do my best to get to all the questions and comments everyone has and share them, and get your help questions answered this evening from one of the fine gentlemen who are on this call tonight who are in the know. I have gotta tell you folks, I've been so blessed in the last few weeks to have participated in special calls with these gentlemen, working all the bugs and details out, the fine print, and bringing this all together—the brains behind this is just amazing, coming out here tonight, is a first-time shot, you would not have heard this before, I guarantee ya. You will probably want to go to my Talkshoe and download this call so you can have it in the future for reference, and be able to, you know, understand a little better about what's going on. Get the

Post Office documents and forms and whatever so that you have them on hand when you listen to it again so that you can kinda understand better about what's being said, know what goes where, and all that kinda stuff. Anyway, I'm trying my best to make sure everyone gets all their questions answered tonight and this information gets out, I am so grateful and I consider myself so blessed for each of you being on here, especially those on tonight, David, and Tim, Thomas, and Dan, I think he's on too, I'm sure we'll be hearing from him. So, a lot of really serious, very important information has come together with these gentleman lately. You are the #1 people to hear this, this is the first time this has gone public, and you are blessed to be hearing this tonight. I want you to know that, this is some important, serious, life-changing information that you're listening to hear tonight.

**Thomas:** Praise Yah!

**James:** Be polite and courteous on the call tonight. Anyways, back to you guys, go ahead.

**DC:** It's not public! It's not public! It's a private call. (chuckle)

**James:** That's right, it's gone beyond our little group, OK? (chuckle)

**Thomas:** I would like to say this, I would like to say that the people need to take, in retrospect, and figure out where they come from, all the harassment and insecurity and everything that they've faced, just turn in to themselves and say "Praise Yah" about 10 or 15 times. I find that when I've been in the last 72 hours and all the uncertainty going on in my life, I find great solace in just taking a moment or two to say "Praise Yah, Praise Yah, Praise Yah", because, what we're doing here, is our skin cells are absorbing this world as we see it. We think we're absorbing it through our eyes, and through our heart, and through our ears, and through our brain, but in actuality our cells are absorbing everything that we're being subjected to in this world. So, when you think about everything that you want to go do, and you think you're gonna go do, step back, stop, take about 10 deep breaths, and Praise Yah! Praise Yahweh, praise everything that He's given to us in our lives. Thank God we're not all in Somalia facing a drought and walking 300 miles trying to get food and water. Thank Yah that we're not stuck some place like in Libya or some other place, that we're truly blessed, where we're at in life, no matter how much heartache and hardship we've gone through, whether you've lost your home or you lost your wife, your battling custody, all that stuff, Praise Yah for where we're at at this moment in time, tomorrow's the future, yesterday's the past, that's why they call this the present. This present has been given to you freely of charge, no one's asked you for a penny. And all the people on this call who are contemplating, or rolling their eyes, or rubbing their hands together like a Persian about to sell a blind Greek a used rug, at the outcome of going to "Mr. Lou's" seminar, please! Take heed, take advice, Caveat Lector and Caveat Emptor. What you've been given on this call tonight is priceless. So, with that, I want to go into a little bit of a description of what's going on in a court, and I want you guys to pay specific attention to what's going on. This case is in Wilmington, Delaware.

**\*\* Note from Jack Flag: Below, Thomas was reading from an article, so I just copied-and-pasted the following paragraph from the below Reuters article:**

<http://uk.reuters.com/article/2011/08/19/uk-sunkentreasure-idUKTRE77I4TN20110819>

“It was an eye-popping investment pitch no one else could match — in return for \$2 million (1 million pounds), Manhattan accountant Neil Ash was offering investors a stake in the one of the biggest sunken treasures ever, an underwater site teeming with emeralds. The hitch: When Ash took backers to a Citibank vault to inspect gems that had quietly been recovered from the sea, they were gone. That set in motion a complicated and colourful legal scramble to lay claim to a trove of emeralds worth up to \$500 million, according to court documents. It’s a story marked by accusations of double-dealing, corporate mutiny and deceit. The cast includes an investor who once oversaw Citigroup’s hedge fund business, a Democratic Party insider who has hosted the Obama family at his Hawaii getaway and an unlikely amateur treasure hunter. The main legal dispute has played out quietly in Delaware’s Chancery Court...”

Delaware has three different distinctive courts, one of them being Chancery. This case is being played out in Chancery Court in Delaware, the case number is AZALP, LLC vs. Jay Miscovich, the case number is **6138**. And, I guarantee you, that when you start looking into this case in Court in Chancery, you’re gonna be seeing people are showing up there in substance, not in form. This has to do with \$500 million that they stole from the Earth. Somebody stole from the Earth, whether it was in the 1800s or the 1700s, and somebody now has stumbled across them in a sea treasure hunt. (incoherent) What does Leviticus say? The Earth is mine and shall not be sold. They’ve taken from Yahweh’s divine creation, this planet, this Estate, and now they’re trying to make heads or tails off of it. Someone’s got the wherewithal to realize that they needed to bring this into a Chancery Court, and that’s where it’s at in Delaware. So, all you naysayers out there that don’t believe the Chancery Court is where to go when you’re standing there in the office of general executor, and you know who you are, you’re operating competent in the premise, you know how to react in court, you know how to seize the court, you know how to convert that public servant up there wearing a robe that is nothing more than just a battling trustee, and realize that anybody that comes into that court room better come in with clean hands because if they don’t? You’re going to issue a writ for their arrest right on the spot. So, anybody out there whose had a chance to read Henry R. Gibson’s Suits in Chancery or the 1871 Samuel, um, the book on maritime, er, excuse me, the book on equity jurisprudence, Joseph Stories documentaries on equity jurisprudence, excuse me, **commentaries** on equity jurisprudence. And, Miche on Banking, I suggest you guys get your hands on that. And really understand what we’re talking about here, what David’s talking about “Trust Special Deposit”, what is that equating to? Well, for the people on this call, and hopefully the people taking the time to learn what that term “Special Deposit” means, it’s creating a whole different type of relationship than the creditor-debtor relationship that we’re all known to have. The creditor-debtor relationship was set up as a result of you going in the bank and saying “I’d like to open up a checking account” and they give you the signature card, and you sign it your name, and you don’t redact anything, you don’t make any special notes on it, what you’ve done is you’ve opened up an account that can only deal with general deposits. General deposits is a situation where it’s set up as a creditor and a debtor, when you go in and you open up an account by special deposit, that creates the beneficiary-trustee relationship, which is where the executor and the executrix needs to be in, in order for them to properly preserve the assets of the Estate, and defend it from any type of arrogation that any trespasser, pirate, or pirological(?) activity might try to take upon us. So, when you understand who you are, and David’s given you some very,

very vital information and we've been tossing this over for probably what, ten days, fourteen days, mulling this over in our heads—one of the most important things to realize is when you take and you've got on that envelope that Registered Mail envelope that you sent to the Estate, that is on the back side of it you've got that Special Deposit, and you've been careful to place it on the envelope, so that when you put the tape over the envelope and seal it and have the Postal Service employee stamp it, that that's not going to interfere with that direct language that was put on there as a result of you understanding what the heck "Special Deposit" means. Declare the intent as "Special Deposit". So, who we are? We are men and women. Where we are? We're on the Republic. What do we do? We preserve the assets of the Estate, we defend it with all of our abilities, all of our wits, all of our energies. And that's what they expect an executor or executrix to do, because after three or four minutes of hearing somebody in court, in a courtroom setting, who steps over the BAR and says that this office is here by special appearance, and says, "Oh, this office recognizes you, judge, as a public servant and you're a trustee and this party over here? He must be a public servant as well. So, I'm going to go ahead and move the court. And guess what? You own the court now. You own the court. And what, you're gonna be intimidated by sheriffs walking in two side doors? You can look at both those people and say I don't consent to any of this, I don't consent to you intimidating me, harassing me, or touching me. I want you to move away from me right now. So, we have to understand, we always operate in grace, we always operate with the utmost courtesy, kindness, empathy, sympathy, and sincerity, because that's what an executor or executrix does at all times. So, if anybody is not clear on what was said on this call tonight, you guys need to go back when you have a quiet time and a quiet moment to sit and listen to this, put on your headphones, take notes, and make sure that you listen to this *thoroughly*, and understand exactly what has been given to you today. There isn't a ribbon manufactured by any ribbon company big enough to go around this present that you were given today. So, with that said, I want to say "Praise Yah!", thank you for the wonderful minds that inter-locked together, we are becoming the transmitting utility of truth, that transmitting utility of truth is gonna put us above everything else. Now, I'm using that word "transmitting utility", that's a word out of THEIR world. Otherwise, I'm going to use another word. We're going to stand in competence together with each other, because we're all going to become competent in the premise. When we become competent in the premise, we stand head-and-shoulders above the rest. We stand higher than the Vatican—Yahweh bless him. We stand higher than the Queen of England—Yahweh bless her. We stand higher than the man in that office on 1600 Pennsylvania Avenue—Yahweh bless him. But we have to act with decency, courtesy, sincerity, and sympathy for they know what they're doing, and it's up to people like us to show them the path and if they decide to take the path, that's great, but 9 times out of 10 they'll still to continue to nip the hands that feed them, to allow the chains be lightly placed upon them, and (incoherent) the posterity of their countrymen be forgotten because they've sold out their souls to something that isn't pure and isn't in the original intent of the people that found this country based upon a Republic form of government. So, with that, I'm going to say thank you very much for letting me speak.

**James:** Well, thank you very much, I hope you're not finished. (chuckle)

**TJ:** Well-said, Thomas.

**James:** Good job. A lot of people are wondering, what is this *deposit* that you're talking about, this *Trust Special Deposit*, what is it, what do you deposit are just some of the questions being asked on the chat.

**Thomas:** Well, okay, for example, what is a *Trust Deposit*? Okay. If I'm going to go in and set up a bank account, with all due respect, I'm gonna have to fill out an application, and I'm gonna have to fill out a signature card, they call it a signature card, I convert to an autograph card. When you look at that autograph card it's got all these caveats on it like "You're a U.S. Citizen", "You're subject to backup withholding", "You're notified by the IRS that you're subject to backup withholding", you're subject to this, you're subject to that, and it says right on the card "Redact what does not apply to you, and mark the box that does apply to you." So, not being a rocket scientist but understanding who I was at the times I did these for myself and showed other people how to do it, is they redacted everything on the back of these "sig-nature" cards, okay, so now when you get down to the place where you autograph it on the "sig-nature" card, you kindly look up and say "Excuse me, ma'am, but can you tell me what the definition of U.S. Person is, or do you know what the definition of U.S. Person is?" Because on the card it says "Signature of U.S. Person" so when you sign that you basically acknowledge, it's a confession of judgment, that you're a U.S. Person. You're utilizing that banking facility to carry on your commercial enterprises when in fact you can redact everything on there, open up that interest-bearing or non-interest bearing account, preferably non-interest bearing account, and you can write or you can take and redact, draw a line through it, redact means to draw a line through it, draw a line through the word "sig-nature", anybody that knows the word "nature" and the word, the letter "sig", it's the complete opposite of nature, it's the antithesis of nature. So you redact the word "signature" and you redact the letters "U.S." and the word "Person" and by the way the, U.S. is capitalized as well as the "P" in Person. Underneath the word which says *signature* you put *autograph*, and where it says *U.S. Person* you put *Live Man*. Then across the bottom of the line, you say "All banking transactions with this institution will be by Special Deposit." – "All transaction with this bank will be done by Special Deposit." What you've done now is you've made the record that 1) Your account is not subject to backup withholding. 2) The bank is not a withholding agent for the IRS. 3) You developed a trustee, a beneficiary-trustee relationship with the bank, and then when you get your checks you can deposit the check into the bank, or if you get a check from somebody, you can flip it over on the back and you can say, "On Trust Special Deposit on Estate Account #", and then endorse it "By: ... " and then put **executor**. Now, what's going on the back of the envelopes, on the back of the white registered mail card, which you have to play with it, you've got a Hewlett Packard printer you can do this, I take a piece of paper and I tape the Registered Mail receipt about an inch and a quarter, inch and a half above the left-hand corner of the piece of paper. When I go to print it, I put it in the machine with the face up, in other words, I'm looking at a piece of paper I can't see anything on it, when it goes through the Hewlett Packard printer it'll come out and print on the backside of that piece of paper, where that white receipt is attached. And on that bottom of that second-hand portion of that NCR paper, which is the Registered Mail, it'll have on the back of it:

**Notice of declarative intent or purpose of tender of payment as Special Deposit, order from the Payer and Beneficiary is to be credited to the Depositor's account as accord and satisfaction and payment-in-full and discharge of any and all outstanding liabilities.**



Now, I have this on the back of an envelope, it's a #10 envelope, I made sure that I placed it on the back of the envelope not using a label, but actually printing it on the paper. And, I gave it enough room so when I go to attach or adhere the brown packaging tape that's required on all Registered Mails, you need to make sure that you understand what you're sealing, that when I put the tape on this envelope it will not interfere with any of the wording that's on here as my **"Notice of declarative intent or purpose of tender of payment as Special Deposit, order from the Payer and Beneficiary..."** So, that's how I look at this, and then of course we just went over what you put in the **OFFICIAL USE** box of that Registered Mail receipt which is a Form PS-3806, and we also went over what was gonna be put on the green form which is a PS-3811. So, when you understand what you've just done there, you've created a circuit and by condition precedents, by actions that will take place, as a result of depositing that Registered Mail into the United States Postal Service, you're now claiming for the Estate the property that's listed and inside that envelope. And it's listed on that Registered Mail receipt. And it's also identified when you receive it by how you fill out **Box D.** of the green card...

...Now, one of the things that I was doing this afternoon, is I was looking at this guy Dean Clifford who's up in Winnipeg, and he's brought some very, very good points forward about who they deem you to be when you go into a courtroom, and without invoking a special court of equity, without saying that this office is here by special appearance, without standing over the BAR when you enter that belly of the beast, you can make a simple statement such as "I recognize your office as a public servant, sir." And direct your comments to the judge. And that judge now knows that you know who you are because before, the judge, and the prosecutor, are acting as executors and beneficiaries and they're making you the trustee. And so, when the executor or the beneficiary tells the sheriff or the bailiff to go ahead and arrest you and throw you in jail, they're going to follow the directions of the executor and the beneficiary because you haven't claimed that status when you entered that courtroom. So, I observed him today on five different 15-minute, 14-minute 38-second video archives that I received a couple weeks ago but I haven't had a chance to look at them all, there's about 14 of them, but he brings up a very, very interesting point, and we've talked about this on the call last time, that we need to notify them who's going into that room. I'm gonna invoke a special court of equity, this office is here by special appearance, is this a court of record or is this a court of chancery? Well, I'm going to switch it right now, I object to any proceedings in this court room "AT-law". So now what's gonna happen now? Well, anybody in that courtroom there with dirty hands better have the wherewithal to get up and leave the court room because if they don't, "woe unto you lawyers".

**TJ:** When a dealer at a black jack table stands up to leave the table, what does that dealer do?

**Thomas:** Claps his hands together, raises them towards the ceiling, sky cameras, to notify—to let the record reflect that he has nothing in his hands. He shows that he has clean hands stepping away from the table, he is abandoning his post for either a break, a shift change, or he's no longer working.

**TJ:** That his hands are clean, and he shows that to everyone at the table as well. Special Deposit. A bank deposit that is made for a specific purpose that is kept separately, and that is to be returned to the depositor, which is also known as the grantor the testator, etc. etc. Now listen to this, **depository**—"a person or institution that one leaves valuables with for safe-

keeping.” When a depository is a company, it is often termed a “Safe Deposit Company”. That’s what the Post Office is, a Safe Deposit Company. And there’s no such thing as a DepositARY Bank. I’m not saying DepositORY, rather Depository is not being said, it’s DepositARY. Now this references See Deposit 5. Deposit 5 goes to Civil Law—“a contract by which a depositor delivers a thing to a depository for safe-keeping.” It’s for safe-keeping, it’s not to be co-mingled, it’s to be kept separate.

**Thomas:** So basically what you’re doing by doing this Special Deposit is you’re creating a Beneficiary-Trustee relationship in a Depository even though it’s called a bank, the action creates the outcome, which the outcome means that all they can do is hold it for safe-keeping. Can’t co-mingle it, can’t loan it out, can’t factor it, can’t monetize it, can’t securitize it, can’t derivative it, can’t do anything with it. All it’s doing is creating a Safe Deposit.

**TJ:** Now, look at this with the phrase “American Depository Receipt” it’s not “American DepositORY Receipt” it’s “American DepositARY Receipt” and that was brought up to Roger Elvick a while back, and that was brought up to him, we showed him “American Depository Receipt” and he repeats it but he says “American DepositORY Receipt” we said “No, American DepositARY Receipt” and he immediately says, “Well, that DepositARY, that’s military!” Yes it is. Now, when one looks at this idea and does a bit of research as we were sharing ideas with this man, as we share ideas with many others, when one does a little bit of research into the Post Office, the Post Office is housed and members of the Postal Service, conduct the day-to-day operations at the Post Office, well the Postal Service is a contractor for the military. The Post Office is under military jurisdiction. That’s why the mail always goes through, no matter what. And it is an “American DepositARY Receipt”, it’s not “**United States** Depository Receipt” it’s an “**American** Depository Receipt” and that goes back to nation, you know, “nation pennsylvania”, “nation illinois”, national, an “American National”, not a U.S. Citizen but an actual national—

**Thomas:** When you walk into a Post Office, the bulk mailing room, the three times that I’ve done it, one at the main post office in Los Angeles which is a huge facility, the clock on the wall is set at military time, when you walk into the lobby area of the Post Office, it’s the normal time. It’s the 11 o’clock, the 12 o’clock, it’s not the 1700 or 2100 hours, and it’s the same when when you get put into a prison facility, because all the clocks that you can see if you ever have a chance to see one because if you ever notice when you go to jail there are not any clocks around, they don’t want you to know that you’re operating in military time. So, there is two things going on at the Post Office. One is, it’s the private contract carrier for the military, and number 2 it’s also the depository for the Republic in a private Safe Deposit Box known as a United States Post Office Box at general post-office. They created a state, within a state, within a state.

**TJ:** And something that other men have discussed, and we’ve discussed it as well, what is the importance of a receipt? A receipt shows payment. A receipt is title. Look up the definition of the word “Trust Receipt”. It is the title. So, put those three words together—“American” which is the Republic, “Depository”, military, it’s a depository that’s held in trust, and it’s a “Receipt”, it’s the title, payment has been made. It’s on safe-keeping. It falls under equity jurisdiction, however, it appears no claim has ever been made on those and they’re administered at estate level by administrators, and the evidence we’ve seen is that the administrators have applied for

an EIN for that specific entity. And they do file, if they hold an EIN, then they must file some sort of tax document as the administrator. Now that brings to mind in Black's Law it defines a decedent, I'm trying to think of it...decedent, if I can find it here real quick. A decedent estate with the administrator—someone else can go ahead and chime in while I look for this...

**Thomas:** Here's a thought, here's a thought. If you have somebody, a family member who was in the military, because militaries have post offices, if you were to open up a post office box on a military base and do the executor—establish it as the office—as the estate, for the estate, and now what you've got is you've got two different things happening. You've got it on a military base, you have an American Depositary, you've done it by Special Deposit, and that Post Office is now protected by the military. And, the Provost Marshal is sitting reins over that area. Provost Marshals have actually jurisdiction over a larger area than just what encompasses a military base. But, see, Provost Marshals can't come in if there's a Constitutional conflict or if there's a conflict with the Constitution, because he knows the parties out there aren't competent on the premise to know who they are. I think the Office of the Provost Marshal would recognize the Office of the Executor. I think the Office of the Provost Marshal would recognize that he has jurisdiction over American Depositary, a Safe Deposit Box held on the Republic side held at a U.S. Post Office that's based on a U.S. military base. So, there's a little bit of food for thought for people on this call that might have family members in the military. I don't know if anybody's ever researched this stuff, but under the "Soldiers and Sailors Civil Relief Act of 1940" which comes forth in 1798, which has never been repealed or remanded or anything it talks about all the benefits entitled to someone who's served active military in the United States Military Service. You're guaranteed 4,000 acres of land and a land patent. Oh, but what do they do? They get you all interested in going to school and getting your degree, or a VA no-money-down loan, or going back to school, or getting job placement training, or all these other benefits when in fact the real benefit, which has been abandoned by anybody in the military because they don't know about it, was getting the 4,000 acres of land and a land patent. That's allodial title, free of any taxes. And, the reason why I know that, is I researched this really heavily back in 2000 and 2001, and I did it with a guy by the name of Mike O'Grady down in Lehigh Acres, Florida, who is an absolutely brilliant man, but he's a very particular man to deal with sometimes. So some of you may know Mike O'Grady, very, very smart man, very sweet man, but he's got a very, very short patience so...another thing that comes to mind too, is that those parties wanting to interface with the so-called civilians out here that need to get an EIN number, they need that EIN number so they can track everything that they do with that Widely Held Fixed Investment Trust, actually it's a Fungible Agricultural Commodity producing a (incoherent) Widely Held Fixed Investment Trust. That's how you interface with all the credit, and the debits, and the benefits, and the services and the privileges that you do with these corporations who, soon as you sign up for them, and they got that SSN number, if you ever wondered why they always have 2-year contracts—"It's a minimum 2 year contract. \$69.95 for the first six months, two-year contract minimum." So what they've done is they've accessed that trust account for the service and benefit and privilege that they're going to give you, and then they get you to send in the bill the second time. No wonder why these Chief Financial Officers are making this exorbitant amount of Federal Reserve Note dollars, they know how to access that side. So, I digress, I've gotten off the point, the basic point we're talking about in this discussion is the American Depositary, and Timothy was looking up something in Black's. Did you find it?

**TJ:** And I cannot freakin' find it. So be it, wasn't meant to be, but I will definitely find it at some point in time. Basically, it was about an administrator to a decedent's estate, and the estate, it is in Black's Law 8<sup>th</sup> edition, and it basically says this: "An administrator to a decedent's estate is at all times until the executor is named. And once the executor is named, the administrator basically falls by the wayside at that point." Once it's been filled. But there is always an administrator there, to take up the filing of tax forms, and whatever the public needs to do in an administrative capacity. There's always an administrator there, and they have been administering it since it was probated which is most likely within 5 days of the date of birth. Now, Thomas, you brought up a very interesting word and that is "credit". What happens, I noticed this while traveling, stopped off at let's say a rest location and picked up a cup of coffee from a vending machine, and the cost was one peso or one dollar, so the dollar's inserted into the acceptor on the machine. Thomas, what does it say on that LCD screen after the dollar's put in? Does it say one dollar?

**Thomas:** It says **1.00**.

**TJ:** Credit. It reads credit. **1.00**. That one dollar was just converted, just like that, it went from one dollar to 1.00 in credits. That's how easily this is converted, it was converted just like that.

**Thomas:** That dollar could have represented 350 million dollar, or it could have represented one dollar. All the machine has is probably about seven sensor that read it. Now, if you want to put a 5 dollar bill in there, most likely you would have gotten back at least 16 quarters or 4 Susan B. Anthony dollars or those other dollars as your change because I think those machines will takes ones, fives, and tens.

**TJ:** And notice how it returns coin as change, isn't that interesting? So, it converts it right back.

**Thomas:** Yep, it's floating above the ground, coins have to hit the ground, dollars can float. That's why they call it floating. And you know, we talked about this a little bit earlier, actually last week sometime, if we look at this for just a moment we have this International Monetary Fund which is basically using the labor and the credit based upon the populace of this country, based upon the formula on Keynesian economics based upon the labor output. Now, that International Monetary Fund extends special drawing rights to sovereign nations, and they do it as a ploy, they do it to go ahead and rape the freakin' countries as soon as they default they go and rape all the freakin', all their hard assets, the lumber, the gold, the silver, the emeralds, the rubies, the jewels, the diamonds, whatever, but they get these people to pledge their land first and then the people second. So, the land has definitely got substance, and when they obtain these special drawing rights, they now have a way to access that account. So, in my thinking in the last four or five days, is when we acknowledge and we say that we're gonna go ahead and create this Estate, we're gonna create this Special Safe Deposit box on the Republic private side, and we're gonna do it by Special Deposit. In the back of my head, there's something telling me that I'm very close to realizing that by the Special Deposit I now have access to the Special Drawing Rights that are guaranteed every man, woman, and child in this country based upon their bankruptcy that they did in June 1<sup>st</sup> of 1933 with the National Banking Act. So now, what they did is they brought in this whole mechanicalism, this whole mechanism of stealing the assets of the people by creating all these trusts and having all these Bar-FLY attorneys go in and

represent the trust. Hire an attorney you might as well put your head between your legs and kiss your ass goodbye. And they've done it so artfully and they knew all along, but guess what? All those assets they've taken **still** belong to the people on this country. They're still a part of this country. It's still the hard assets of this country. And those Bar-FLY attorneys who bow down to the freakin' Crown sitting up in a bench in Canada, or beholden to a judge in his court rooms in this country over here have a liability on their shoulders now, don't they? All those assets that they've stolen through their shenanigans and their trickery...I hate to talk about it, but, revenge is His, revenge is Yahweh's. But, when you start to think about what they've done, especially with the proliferation of Family Law since the late 70's, I wish I would have kept that article. They projected it was gonna generate \$7 to \$10 million a year, and it's in the \$7 to \$10 BILLION range, and it's not only here in this country in America but it's also in Canada, and these Family Courts have just destroyed so many families and garnished so many billions upon billions of attorney fees and court fees and everything else, and so they've created a whole brand new business paradigm based upon the "Sheppard-Towner Maternity Act", the "Indentured Trust Act", and then coming in and taking over the rights of the Mother and Father to raise their children and converted into the parents of the kids. So, that's just a little observation.

**TJ:** You know what, Thomas, you, what you were speaking about just showed me that the three spirits that can receive a certification of vital record otherwise known as an ADR, they are— when they go into receive that item, they are making, they are transacting a special drawing right.

**Thomas:** They sure are!

**TJ:** They sure are, aren't they?

**Thomas:** They're sitting at the Bank of Mellon New York in a Trust Fund Account labeled as \$23.6 Trillion, it's called a Depository, it says it right there, they're holding that at \$23.6 Trillion and they've raised their interest rate for people who deposit more than \$50 Million to .00013% from .0009%, so that's on account of \$50 Million or more. So, yea, what they're doing is they're harvesting the National Product, the labor force, as another form of the pledged assets of a country, and they're holding them in trust and doing all the finagling and shenanigans and everything else, and using that as their backbone for their ongoing, I call it the "Arthur Anderson School of Freakin' Fuzzy Math", but their ongoing financial scheme.

**TJ:** And that's exactly why the trust needs to be expressed, and that fraud be stopped.

**Thomas:** Well, the trusts are implied. Most people going into a court room, the trust is implied. And they've got everybody into this slave mentality that you've got to listen to what this man in a black robe up on the bank, on that bench, has to say. Well, you know, talk about a paradigm shift, with the realization of the power of standing in a court of equity, invoking a special court of equity, a chancery court, for damages that have been done to somebody by these fictitious entities, and realizing that, you know, this is a global shift, this is not only happening in this country, it's happening in England. I read something in England "While England Burns", I read a long story about how these people in London, the city of London, installed all these mainframe computers next to the trading floors and they're ciphoning hundreds of millions of dollars

everyday into the New York Stock Exchange and the English Exchange, and so now you've got the government going out and investing all these people for stealing this petty stuff, while these bankers who are sitting in the city of London are stealing hundreds of billions of dollars from the people, and nobody does anything to them. But, the disparity is deafening, it's frightful. And Max Kaiser brought it up very eloquently, he said "Yea, you going to arrest someone for stealing a \$99 DVD player, but you're going to let the guy in the city of London rape and pillage all the accounts to the tune of \$100 Million, or 100 Million pounds a day, and do nothing to them?" I mean, the disparity is getting...the extremes are getting more and more profound. I do not, by any way, shape, or form, want to tell anybody to go riot, everybody needs to understand something, like David has mentioned. The reality exists between your ears and your ears only, and your understanding of the Scriptures and who your Divine Creator is will bring you out of their torment. And that's the only way you're going to come out of her belly. Because it says, "Come out of her." So, until we understand what's between our ears, instead of acting on emotion instead of logic, acting out of fear instead of critical thinking, we will be doomed to repeat the same thing over and over which is the definition of insanity!

**DC:** Timothy?

**TJ:** Yes?

**DC:** Did you speak about the Post Office, where it is, the Church, the door can't be closed?

**TJ:** Yes.

**DC:** Very good, Thomas. (chuckle)

**Thomas:** Course, the Church can never be closed, because someone has to go in and access their Safe Deposit Box. It's always there left for communion, it's always there to go be with your spiritual leader, that's why every Post Office in this country, unless it's a branch office like in a CVS, has its doors open 24 hours a day, and there's two portals there. There's the front door that goes to the Post Office which leads to another Portal and a threshold that takes you into the public, it's called the USPS. So yea, if I was to look at that, I'd say that's the root of The Matrix right there, that is the total root of The Matrix. When Neo was standing in the hallway, and he got all those bullets stopped, he realized right then and there that he was the living, breathing soul who didn't need someone to tell him through an ear plug what to do. And when he expanded in that hallway as a result of taking a breath, his Estate came into full bloom. He was standing in the Office of the Paramount Priority Security Interest of the Executor.

**TJ:** And he can see the code just by looking at it.

**Thomas:** Yep.

**TJ:** He could read it, he saw the pattern. There are two places in the Will, and the Will is Scripture, and there are two places in the Will that speak of the Key to the House of David, one is Isaiah 22:22, the other is Revelations 3:7, and it reads: "And to the angel of the church in Philadelphia write; These things saith he that is holy, he that is true, he that hath the key of

David, he that openeth, and no man shutteth; and shutteth, and no man openeth; I know thy works: behold, I have set before thee an open door, and no man can shut it: for thou hast a little strength, and hast kept my word, and hast not denied my name. Behold, I will make them of the synagogue of Satan, which say they are Jews, and are not, but do lie; behold, I will make them to come and worship before thy feet, and to know that I have loved thee. Because thou hast kept the word of my patience, I also will keep thee from the hour of temptation, which shall come upon all the world, to try them that dwell upon the earth. Because thou hast kept the word of my patience, I also will keep thee from the hour of temptation, which shall come upon all the world, to try them that dwell upon the earth. Him that overcometh will I make a pillar in the temple of my God, and he shall go no more out: and I will write upon him the name of my God, and the name of the city of my God, which is new Jerusalem, which cometh down out of heaven from my God: and I will write upon him my new name. He that hath an ear, let him hear what the Spirit saith unto the churches.”

**\*\*\* Transcriber’s Note:** *I copied-and-pasted Revelations 3:7 – 3:13 from the King James Bible, which is similar to what Timothy is reciting in the audio. I did so due to transcription difficulties. I’m not sure which version of the Bible Timothy is reading from. \*\*\**

Where is Philadelphia located?

**Thomas:** Philadelphia is located in the United States of America.

**DC:** Pennsylvania.

**TJ:** Where was the first Post Office?

**Thomas:** Philadelphia.

**TJ:** Where was the first bank?

**Thomas:** Philadelphia.

**TJ:** Where is Independence Hall?

**Thomas:** Philadelphia.

**TJ:** Where was the first Continental Congress?

**Thomas:** Philadelphia.

**TJ:** What is the city called the “City of Brotherly Love”?

**Thomas:** Yes, it was also the first port of recognition of the Republic.

**TJ:** Here endeth the lesson. The door that no one can shut. The Key to the House of David. The Levites surrounded the holy of holies, the tabernacle, the House of David through

Judah was on the East Side. The High Priest would enter the east side of the tabernacle and travel west to the holy of holies. And for those, as one says “in rio linda(?)”, that’s the line where Yeshua is located. And he said no one comes to the Father except through me. The Key to the House of David.

**Thomas:** Well, remember now the Catholic Church hijacked the concept of mind, body, and spirit, and they created the Father, Son, and Holy Ghost. So now, if we stand on the mind, body, and spirit, that leads us right into equity with Yeshua. That leads us to the true word of His Scriptures, the true teaching of the Scriptures. But when we believe in the Father, Son, and Holy Ghost, what are we doing? We’re super-imposing a trust, an implied trust, over the teachings of Yahweh. And tonight, that was the example that Dean Clifford used, he put up there “Father, Son, and Holy Ghost” I go “Mind, Body, and Spirit”, you know “Spirit, Mind, and Body”, you know “Body, Mind, and Spirit”—those three things, those three elements, and then when he wrote up there “Father, Son, and Holy Ghost” I go well them sunuva guns, they hijacked it! They hijacked it because they got tired of going to war with all these people and killing over 120 million people in the crusades and the Inquisition and decided it was much easier, much better, to go ahead and impose the will of the Catholic Church on the minds of people who couldn’t read and only could be told what the Bible says by people that could read Latin and made it outlawed that anybody that read the Bible, if they weren’t a priest, or a bishop, or somebody associated with the Catholic Church would be excommunicated from the Church. So now you’ve got the Catholic Church created an Estate within Estate, they hijacked that “mind, body, and spirit” and created “Father, Son, and Holy Ghost”—for what? The Catholic Church is the largest landowner on this planet, bar none. And they preach upon how being poor, and being in poverty, is what Jesus and God want. Which, to me, is the biggest croc of crap this side of the Atlantic Ocean and for the folks on the east coast, I’m on the west coast. So here you’ve got the richest entity on the planet brain-washing its followers into accepting poverty and everything so that these people can own fifteen thousand different churches and schools and whole slate of pedophiles on tour, and everything else, it’s just amazing, wow! Praise Yah!

**TJ:** It’s all for a reason, Thomas. There’s a reason for it.

**Thomas:** We’re all witnesses. So anyway, so, this has been a very interesting call if I do say so myself!

**DC:** Don’t sugar-coat it Thomas, give it to ‘em straight.

**Thomas:** GOD-DAMMIT YOU GUYS HAVE REALLY DUG DEEP INTO MY SOUL AND MY BRAIN AND MY HEART TO MAKE ME PERFORM TO THE HIGHEST AMOUNT OF MY ABILITY AND I THANK YOU FOR IT, PRAISE YAHWEH!

**TJ:** It’s an electrical charge—charge, discharge, and ground. There must be a ground, otherwise the discharge will run rampant. There must be a ground.

**Thomas:** Bleed current, it’s bleeding out everywhere.

**TJ:** Yes, there must be a ground. Look for the color-coding—black, white, red, green.



**Thomas:** We're the capacitors, and we allow them to jack us up with their high frequency crap and test the capacity of our individual mind, body, and spirit and get us to convert, get us to revert, get us to seek people who are not sincere, ie. – the BAR-Fly attorneys. So the capacitors need to wake up and say "Hey, you're not going to ground me anymore. I'm gonna allow this to pass right through me. Oh, by the way, on the way back, make sure you deposit those funds into my Estate account, would ya? Thanks, so much, I love ya, have a good day, we'll do lunch!"

**TJ:** Charge, discharge, ground—grantor, trustee, beneficiary. Charge, discharge, ground. There must be a ground. Commerce talks about the discharge, the statutes, codes, rules, and regulations states "this is for discharge...discharge...discharge..." discharge does nothing place something into the future, it doesn't settle the matter. There must be a ground to settle the matter and complete the circuit. Promissory notes must be grounded, they must return back to the ground from whence they came. Otherwise, it has not been set-off, it has not completed the circuit. It appears as such, but it is not a complete circuit. It must be grounded. It must be certified. Grounded.

**Thomas:** By Special Deposit...we've got to make that Special Deposit 'cause we've gotta make sure the conductivity in the circuit is properly connected and properly charged, and properly discharged and the credit properly credited to the account.

**TJ:** It's not grounded, it didn't complete the circuit. If there are electricians on the line they know exactly what's being spoken about concerning a ground.

**Host:** Alright, we've got a guest that has a comment or question, go ahead. From Roanoke, Virginia.

**Guest:** Hello folks, is that me? I just wanted to say Praise Yah, because what a revelation this has been tonight. Thank you all for coming together for the common cause of Man and Woman. This is truly amazing because I've always wondered in Scripture what exactly key role did Philadelphia play. I've always wondered that, and then when you put it all together like you just did, I think it was Thomas is that correct?

**DC:** Timothy.

**Guest:** Ok, Timothy? Sorry about that, Timothy, yes. When you put that together with the keystone, and the whole 9 yards, that just blew—that just opened my mind wide open.

**TJ:** That's it!

**Guest:** Oh, it's amazing, it's just like you said, the Neo—everything you've said, everything tonight has been just truly amazing, it has just opened it up wide open.

**Thomas:** And you couldn't get this kind of excitement even if Barnum & Bailey came into town and you had to pay out one thin dime, you wouldn't get this kind of entertainment and this knowledge nowhere, no barker could ever bring this forward to you! Oh, sorry, that was my entertainment (incoherent)!

**Guest:** Exactly, exactly, I'm speechless. I mean, that's why I was chomping at the bit to talk, and I know I'm in that Freedom's chat, and have no clue what I had to press and thank you James for punching up that \*2 to let me know that's how I raise my hand there, I asked quite a bit of while ago so that I would be in, you know, in queue, before everybody else did over on the chat and everywhere else.

**Thomas:** Thank you very much for your comment sir, that's very kind of you.

**Guest:** I followed through on the magic jack for the other number, but everything that you were saying, Thomas, I think it was Thomas reading about the whole way everything was designed and set up. How they implemented everything, you went off on that big rant?

**Thomas:** Yea.

**Guest:** I just read everything you were talking about, I just read that all today. Everything. I'm talking, I mean, if you guys want to take a few seconds and let me read it, I've got the page opened up. I didn't have it when somebody asked me to post the link. When I saved it I'd already gotten into the 1920s and 30s, but this site that I found today, it's called—you can find what I'm gonna read folks at [www.copyright-name.com](http://www.copyright-name.com)...

**Thomas:** Well, if you've ever had a chance to read any of the material that Phil Kaplan and I put together, the 3170 pages on the (incoherent) WHFIT on Bannatukku M-33, we did extensive research on this and we found out that all those things they created, the "Emergency Farm Mortgage Act", yadda yadda, "Sheppard-Towner Maternity Act", the "Indentured Trust Act", all that stuff, was all designed to take away our Estates from us. It was a pre-conceived, pre-meditated step under these people who get on the radio and have control of the media, brainwash all their subjects, and you know, it's just like the first time I heard when FDR talks about "a day that will live in infamy!" and then after reading Admiral Kimmel's book about everything that was done prior to and up to the invasion of Pearl Harbor, and I said, "This stinks worst than the worst rotten fish you could ever smell in your life." And guess what? The people buy it hook, line, and sinker every time, just like they bought Vietnam, they bought the Korean War, they bought Waco, they bought 9/11, they buy all this crap because they're so pliable in the brains, their brains are programmed.

**Guest:** Oklahoma City, you name it, they buy it, hook, line, and sinker. Oklahoma City another one. Gulf of Tonkin another one. The list goes on, and on, and on, and on.

**Thomas(?):** Ruby(?) Ridge.

**Guest:** Exactly, it's amazing. You guys are great, you guys are great. I want to let David in on a little secret. David?

**DC:** Yep?

**Guest:** This is the man that you blocked yesterday.

**DC:** (laughter)

**Guest:** Thank you kindly for doing that sir! Now can you see that I'm not your average ding-a-ling, I've been studying right along with you guys. The only pieces that I am lacking, is actually seeing what you're describing. Because when you're describing it in words, I cannot understand and comprehend and grasp just exactly how to do it right, correctly, as far as putting it to paper. You know what I'm saying? It's hard to—

**Thomas:** Frank, you've got to sit down on your computer and for about four or five minutes be silent, allow the influence of the divine spirit, the Creator Yahweh to come into your life, and He'll take over control of your body, and He'll start allowing you to type what you need to type into that computer, that'll show up on that piece of paper brother.

**Guest:** Oh, no, no, no, no, no, that's not what I'm saying. I'm talking about as far as filing it and putting it, all that stuff—that stuff, I know what to say and all, I know what I need to do, but to actually see—like if you guys had a picture of a, an example of what it looks like as far as sticking it in the envelope, putting the stickers on, you know, that stuff is where I'm lost at.

**Thomas:** See, here's the whole thing. If I'm sitting in a gulf stream, gulf stream sticks up, and I was flying the plane and I said to you “Hey, come up here and take the controls.” You've gotta be able to understand that when you're taking those controls you've gotta fly that plane all by yourself. And having faith in the Divine Creator and understanding the Scriptures.

**Guest:** To (incoherent) what he's saying and put it all together, and get it done correctly, the first time. I don't want to be spending \$18 doing Registered Mail for nothing, and then next week I'm doing it again, and then next week I'm doing it again, for one minor detail that I can't see. You've gotta understand, I've studied this stuff, I've been over the tapes, I've listened, I've got the whole playlist of Dean Clifford's stuff and he is, like you said, spot-on. He's got everything that we've been talking about, you guys have been talking about, I've found his actually before I found you guys. I've watched his videos like five times over.

**Thomas:** Wait, excuse me sir, hold on one second please. When you think you've got it completed, set it down, walk away from it for 12 to 18 hours, come back to it, and let the Divine Spirit guide you on the revelation of what you need to possibly add or edit, and don't try to force it out like you're gonna go take a crap. Let it come naturally to you, let it just happen.

**Guest:** I hear ya.

**TJ:** Let me tell ya, one is still trying to put this down to where it's “perfect” and it's been realized that it probably won't ever happen, quote-unquote, let's say. But it's getting closer, every time. Because once something's done, I can think of, put into the deposit box if you will, something else is thought of, “Oh dang, I should have thought of this.” In hindsight though that was the learning process, and a lot was learned from doing that, so, you know, talk about dropping shekles at the post office, I wish I had a credit card that gave rewards, credits or something because I would have maxed that thing out long ago...

...I want to throw something in, an additional point about Philadelphia. Where is the location for the Internal Revenue Service for those entities that do not have a domestic agent?

**Thomas:** Philadelphia.

**Guest:** Let me add one other thing, because when I was listening to Dean, I was listening to another one of his videos he did over in the U.K. with Ben Lowry. The interesting thing is, all three so-called “nations”, countries, whatever you want to call them, label them with whatever you want, all three have guess what in common? The **King’s Bench**.

**DC:** Yep.

**Guest:** All three of them. Now they didn’t understand at first, but they do now. I’ve been trying to get in touch with Dean myself. But I’m not sure if they realize just how closely related all of these countries are. I don’t know if it was David or one of you guys just a minute ago—

**Thomas:** Every country that has adopted English Law and English Rule, Chancery Court exists. That’s from Belize to New Zealand, to Australia, to the United States, to Canada, to South Africa. They ALL recognize a Court of Chancery.

...

**Thomas:** Thank you George, it was nice to talk to you.

...

**DC:** I have unblocked you. Do NOT blast me with your e-mails, please. I’ve really got much more to do than sit here and read your e-mails. I understand your plight, but you’ve got to bear your own cross.

**Host:** Now we’ve got Walter in New York, go ahead Walter.

**Guest:** Hello, can you hear me?

**DC:** No.

**Guest:** Alright, I’ll take that as a yes. Spilled a bunch of water, alright I’m actually using my father’s phone—

**DC:** What’ve you got in the water, what’re you drinking there?

**Guest:** Oh, a little vodka in the water. This is actually my father’s phone, this is Daniel, “Jack Flag”. Just got a few questions for you guys.

**DC:** No guys here.

**Guest:** Uh, men. (chuckle) Alright, the first—

**TJ:** Welcome Daniel, go ahead.

**Guest:** Thank you. The first is the Post Office Box, I can foresee us having some problems with not providing identification setting these up, similar to when we were trying to use Executor Letters to get the address changes through, or the mailing location changes.

**DC:** Well, if they press you for a photo ID or something like that, then give it to them. So long as the box is opened in the name of the Estate. But, I would like to see people function in that executor office and deal with the situation as the Estate and not one of their legal fictions.

**Guest:** Yea, I hear ya. And, where do you see the former address on this form as well, where we would list the Bureau of Vital Statistics? I have an application right here.

**DC:** Where do I see what?

**Guest:** You mentioned us using a former address of the Estate as the Bureau of Vital Statistics and bringing in a copy of the front page.

**DC:** Go on the birth state website, find a Bureau of Vital Statistics, Department of Health, Vital Statistics—they usually have a tab, maybe it's down at the bottom, it says "Contact Us" and their mailing and location will come up—print that out.

**Guest:** Oh, I meant on the actual Post Office Box form, where are they asking for the former address?

**DC:** Oh, that's on Line 4.

**Guest:** Unless I'm just totally blind...

**DC:** Line 4, Section 4.

**Guest:** Oh, I see. And we shouldn't put the "Man" address, we should put just put the "Bureau of Vital Statistics" address?

**TJ:** Well, aren't they asking that, for the address, to forward all the mail?

**DC:** No. They're looking for a residence, on this State ID, Driver's License, so on and so forth.

**Guest:** OK. Now the next thing was, the last call you said you'd cover two things—the Dear Taxpayer letter, and what to do with the Birth Certificates. I'm not sure if you intend on tackling those in this call or a future one.

**DC:** We don't see any future ones.

**Guest:** Alright, let's see what we can do here now. With the "Dear Taxpayer", after re-molding the SS-4 form, I've gotten rid of that and instead they request a "Certificate of Death", and I was just wondering when you guys were getting your EINs, and I know they're not necessary, I'm just doing it as a personal challenge, did they ever request that of you? A Certificate of Death?

**TJ:** I'd like to comment on that. I've had a conversation with a man earlier this morning concerning this. You know, it appears that when the first you see something or rather are given something, and it's sent off to be processed, there might be a few things that are requested or completed and then it goes right through. And as more men and women learn about it, and they attempt to submit this information, if there are certain things that are incorrect or if they're being too hasty about it, they'll begin to question and begin to be asked for additional information. And Daniel, that's what it appears is being asked of you. Now, what one suggests to you is this. Read the instructions for the SS4, and it states right on the instructions, which boxes are to be completed for Decedent Estate. Now, as long as those are completed and that information was submitted, there should be no other information requested from the IRS. So, are you saying that's what occurred?

**Guest:** I've studied that form for quite a while over the past half a year, listened to all the calls, many times. Filled out everything as I truly believe it should be filled out. I responded to them with a Conditional Acceptance providing a Death Certificate, basically "cough up the proof that I have to, otherwise give me the freakin' EIN" and they just cited an Internal Revenue Manual Code right back at me and rejected it. Took about 2 months to get a reply back! So, not entirely sure what's going on.

**TJ:** Where was that submitted to? Which location?

**Guest:** Philadelphia location, for Foreign EINs. Can't get a 98-EIN from Cincinnati, that's for sure.

**DC:** Decedent is not a deceased. Decedent is someone who's dying. We're dying from the moment we're conceived.

**Guest:** That's true.

**Thomas:** And, what they're doing is they're saying that based upon some obscure definition and meaning of absentee, that this absentee hasn't shown his face in 7 years, that that absentee is considered dead. So, what is the definition of absentee? I'm not in a Black's Law dictionary right now, but absentee means that you haven't had any communication with anybody. So, I think that the best way to overcome that is to start utilizing the Office of Executor and the Estate, let them know that it hasn't been abandoned and it's not gone, and hasn't flopped into the thin air of Captain Krisco's magic pinky dust, and the only way that you can overcome that is to actually operate and do things, do the *acts* that are expected of an executor. Stand in that position, and then they'll find out that guess what, the Estate isn't abandoned. Asking them to recognize, and saying—I sent in a FOIL request, and I was thinking after a while, "I don't need them to respond to my FOIL request. I'm going to go ahead and occupy the office of executor, and if they don't like it they can take a long walk off a short pier while eating a spicy taco." All I know is that

substance is over form. The form that they had you fill out is for their make-up world, their “Oz Land”. So, if you’re going to allow these little obstacles to deter you in your path, you need to have a little talk with your consciousness and praise to Yahweh to give you guidance, because you can overcome this, just like you can brush your teeth without opening your eyes. This’ll become second nature if you’re a musician you know how to play a guitar with your eyes closed or play the keyboard with your eyes closed—this’ll become second nature. So, those little obstacles, throwing up these codes and regulations and sections and everything I think are just tests, their tests to see how you’re going to respond to their legislative bullcrap that they’re going to throw back at you. And that’s my opinion, like David has said many a times, our relief isn’t in their forms—at all. Our relief is going internally into our spirit and ask for guidance from our Divine Creator. To go ahead and instill in us the understanding and the meaning and what we need to know and do, and walk the walk, and talk the talk, so that we don’t have to prove it to anybody. Our actions speak louder than all of our words.

**Guest:** Very good point.

**TJ:** Daniel, there’s most likely something on that form that is not jibing with the information they have.

**Guest:** I’ve heard some conflicting things on my State File Number, so I’ve requested another certificate from the State—

**DC:** You put too much information in.

**Guest:** You think I put too much information down?

**DC:** You do not have to fill in every box.

**TJ:** To my knowledge—go ahead, David.

**DC:** The percentage will be miniscule compared to the number of boxes that can be filled in.

**Guest:** I did make an effort to fill in just about everything, like, employees, amount of employees, zero, then I put “No Employees”. Stuff like that, but, guess it’s not—

**TJ:** Does the instruction state to place the number of employees on that form?

**Guest:** It does not.

**TJ:** OK, did you put number of employees on there?

**Guest:** I did, but not in prior attempts. I did it as an effort to try something a little different. I remolded the form—

**TJ:** Alright, answer me this, Daniel. What's the Name's birth month? Don't give me the entire date, I don't want to know, I just want to know the month it was birthed. What month were you "born"?

**Guest:** August.

**TJ:** Alright, what was put down on the SS-4 for the close of accounting year?

**Guest:** I'm just doing this off the top of my head, gosh, it wasn't August, it was either the month after or the month before. I know David, in a call, told us how to properly do that and it says actually in the IRS regulations too what you should put for the closing of the accounting year.

**TJ:** Yea, look up the definition for accounting year, and look at, I think it's probably under Gaff(?) or something like that, what is used for the close of accounting year if the business was created in the month of August.

**Guest:** I believe I put July, I mean, I'm not looking at it right now, I'm upstairs.

**TJ:** Now, it appears the IRS will also look at whatever date's put down there—they will verify that. They will actually verify that with the information.

**Guest:** The filing date.

**TJ:** Yea, exactly. And it appears that if they're not at least close, they're most likely just going to automatically reject it. And see this is the difficulty because, this is pretty much known for a fact, if this is done and someone's shot down, well, I've heard stories that others will go in and they'll fill out like five of them, and they'll mail them all in at once, hoping one of them sticks. Well, they can pretty much kiss their chances goodbye that it's ever going to go through, because they'll probably just shred it the minute they receive it. And, see, that's what's unfortunate, and that's what's kind of leery from my perspective about even discussing that type of information because, when it's done correctly it'll go right through. From my knowledge, there's over a dozen that have placed that in the one time and it went right through. No questions asked, it's gone right through. So, there's something that was maybe done previously that assisted in that going through, or there was something done previously that is not assisting that in going through. The fact still remains though, like Thomas said and David, and so forth, it does not appear to be a requirement. One certainly understands and sees your point of it being a, you know, you want to see it through. You want to get it done. And the first one of those to ever go through over a half a year. To actually go through from start to finish. So—

**Thomas:** I'd like to say something here if I may. The reporting years for filing if you're going to open up a business, you've got a requirement to file either 941s, or quarterly returns—whichever they meet. Depending on if it's an LLC, LLP, corporation, sub-chapter S. The year for 2011 is January 12, April 18, July 15, September 17, and January 12. So, those dates are, if your birth date was in August and you said that you're going to be filing on a calendar year, then there is a little bit of a lapse. If you're going to file on a fiscal year like August 31<sup>st</sup> to September



1<sup>st</sup>, then that might have gone through OK. But, if you've ever filed 1040-ES's, the requirement is specific that they've gotta be done, and sent in, and received by those dates. That's for 2011, 2012 I'm not familiar with. But, I know that the last time that you filed for the 2011 tax year is January 12 of 2012. Then you've got your returns that have to be filed by the 15<sup>th</sup> of April of 2012. So, depending on if you're filing—see the 1040 ES's are based upon an estimated tax whether it's gonna be a 941 or 841 or whatever you're going to be filing, and then at the end of that year, that business entity has to file its tax return. So, you may have confused them by starting off a date that didn't coincide closely with your birth date. It's just an observation, I haven't seen your form, and I don't know what you've put on it. But, in my world, all those SS-4s that I've seen, that people have done, I always tell them—keep it simple. Don't mark every box on the paper, just keep it simple. If you've gotta have an EIN number, get an EIN number. So...

...

**DC:** X forms and the SS-4 are two different subjects, and what you're dealing with on the SS-4 is the fiscal, fiscal year of the business. And it is a business. It ends in the month preceding the month of birth.

**Guest:** Yea, that's what I had.

**DC:** EINs are not necessary. Not dealing with what we're doing.

**Host:** Does that wrap you up there, Walter?

**Guest:** This is Daniel, actually, this is my father's cell phone. Thank you guys for taking the time out to help me there. Is there anything that you guys wanted to say about the Birth Certificates and what to do with them? I mean, is this similar to what RobbRyder's been talking about and researching, with Registration of Title, and Un-Registering, and Torrens and what-not?

**DC:** I have no idea what he's doing; I could care less.

**Guest:** Are you familiar with the guy at all?

**DC:** No.

**Guest:** Oh, okay.

**TJ:** It is about title, and it's about the receipt, and that Certification of Vital Record is an American Depository Receipt. The Bank of New York Mellon has a lot of information about ADRs, I believe it's Deutsche Bank that has a pamphlet that's on the internet concerning ADRs, and there's one specific section that states exactly what an ADR is and what it looks like, and it's three or four sentences. It looks just like a Stock Certificate, it's evidence of a Foreign Entity's deposit into a custodial bank domestic, and it fits the Certification of Vital Record perfectly. And really the Certification of Vital Record is, the way one sees it, that falls under

Section 8 of the Uniform Commercial Code, and it is a certificated or an uncertificated certificate, if that makes any sense? But, that's the way it states it out to be, but because it isn't "registered" per se, it can be called "uncertificated certificate" but nonetheless, it does represent assets on deposit being held by a custodian at a bank. It's very eye-opening to read about ADRs. It's very, very interesting. And if you have a moment look at Bank of New York Mellon's website, and look at the sheer number of ADRs out there. It's just enormous.

**Thomas:** 23.6 trillion.

**TJ:** Thank you. Yea it's just...huge.

**Thomas:** If I was to factor that ten times, that's 230 trillion.

**TJ:** And those are participant shares, basically, when they're drawn from the county or a state. It's basically a participant share. That's what a dollar bill is, ultimately, it's a participant share that leads to an asset. A participant share. And that is discussed in Uniform Commercial Code Section 8—

**Thomas:** Article 8.

**TJ:** Article 8, thank you. Article 8. It talks about participant shares and assets. Uniform Commercial Code does, in that article, discuss equity. So, equity *is* called out in the UCC. The UCC does recognize equity concerning the assets, and the assets are bound at the ground level, at the core, of all this paper that's floating around. It goes straight to the heart of the assets. If you ever want to have a little fun, put a—huh, naw, I'm not even going to say that. Anyway, let's move on.

**Guest:** OK, I've got a question. I've got a state-issued Driver's License that I want to rescind. And those rascals, you know, they want you if you're going to fill out the paperwork to do it, that you're living in another country. That's about the only way they want to release, or let you suspend or revoke your driver's license because they really want to hold that to you. Because you blocked up your trust. Is there a way—

**DC:** Why do you want to do that?

**Guest:** Because I don't want any kind of record of that Driver's License, because they'll try to connect that to me.

**DC:** It doesn't matter. It's our responsibility to connect that licensing to the Estate as Estate property. You take that cotton-picking Driver's License number through this Registered Mail process and serve notice on the Department of Motor Vehicles that that is now Estate property, and let their lawyers figure out what to do.

**Guest:** Alright, I think that gets to my next question, okay, because here's another thing. I've got a car, and the state claims they own it because I registered it. I want to claim that car back,

and if I buy another one, you know, I want to lay claim to it. And this process, what you're saying, bring it into the Estate, these rascals don't have a leg to stand on then.

**DC:** Everything is notice. Even their copyrights, their land patents, everything is a notice—it is not a claim. They cannot claim anything. Only—

**Guest:** They'll pretend to be a temporary trustee until a proper claimant steps forward.

**DC:** Yes, that's due to our negligence.

**Guest:** Yep, and so it's my fault that I haven't stepped forward and laid proper claim to my assets and then pulled them over and put them into the Estate.

**DC:** Yes, everything is our fault. (chuckle)

**Guest:** So, the best way to lay claim to this is like you said earlier, fill it all out, send it through the mail, mail it to yourself.

**DC:** Eh, mailing it to—what you're doing is transferring the property to the Estate.

**Guest:** Yes, and so, the process that you were talking about earlier is the way to do it—

**DC:** The proper procedure of registration and certification. It doesn't get any better than that. Look through any principles of law, when something is registered and certified it's done and finished. It's a judgment higher than their imaginary United States Supreme Court can—

**Thomas:** You now have a paramount security interest in that property, period.

**DC:** It's private, though.

**Guest:** Do I need to say I paid a certain amount for that property to get that secured interest in it?

**DC:** No, you're bonding the transaction with a dollar. With the Seal of the United States of America, it's already a done deal. When you put it in the mail, and you go on the website, the USPS website tracking and track that number, it tells you right on there the transaction has already been accepted.

**Guest:** OK, that would be a little bit like using lawful money, like a silver coin, except you're using—

**DC:** It *is* a silver coin. That dollar bill is an ounce of silver, on the private.

**Guest:** And so that's why that works right there, because you have a secured interest, because you paid the value of one silver dollar.

**TJ:** Yes, you've provided consideration for that, that is correct.

**Thomas:** It's substance.

**DC:** None of their courts can use registered mail. *None* of them can. They cannot use Registered Mail for their business transactions. Certified? Yes. Registered? No. Because, they can't get insurance for their liability.

**TJ:** Which means they can't make a claim in equity.

**Guest:** Right, and another thing I see all these sheriff sales, and so I go there and I like to hand them a silver coin, but they will not accept that. The only thing they will accept is green paper and ink Federal Reserve Notes, or a Certified Bank Check. They will not take even tax levies, you know, liens, money that's circulating.

**DC:** They're all werewolves. They can't go near—They can't touch the silver. You're asking—

**Guest:** Is there a way for me to buy property at a Sheriff's Sale, you know, 'cause they have all kinds of nice cars, some way like this to be able to lay a claim to it, that they accept—because they only accept those two forms. It has to go through the bank to them, or they don't accept it.

**Thomas:** OK, yes, there is a way to do it—

**DC:** Wait a minute, let me interrupt you. I don't, personally, I'm not going to speak for you other men, I don't want to give people ideas on how to do things. But, there's a process I know of in Texas and, I think it's in Texas and Florida and other states out there and the territories, it's called Adverse Possession. Off the top of my head, I would say if there's a bank or a mortgage company or mortgage servicing agency, taking possession of a homestead—that you can use this process on that cotton-picking mortgage and court case docket number, and the deed. Probably the deed, and claim it as Estate property. I'm not going to tell you to do that. And if you do it and get yourself jammed up and in trouble and go to prison or whatever—that's your responsibility. I'm not gonna take that. I don't want to give you that idea, but there are people that are going to get those ideas. But it seems to me that as long as you're not taking it out from under a family, if they've already lost it, it's already been foreclosed on, sitting there vacant. Go down and get a certified copy of the deed, and it would probably be best if you did a recording first. And do it in executor letter format with the dollar attached as a re-recording of that property, that land, you refer to it as the land—it's real estate, deed, property, and things like that. As Estate Property held on Trust Special Deposit. And, re-record that and then publish it in your local newspaper of the county where that property, land's located, three times in a month. Once a week I guess for three weeks. Make proper notice. Then take a record of that publication, and take it back down and re-record all that together. So, you've got the deed—certified copy of the deed, which doesn't have your name on it or the Estate's Name on it, that's been re-recorded using the executor letter format, with the dollar attached, and you can even put the Registered Mail sticker on that now, that number sticker on there. Leave the Registered Mail sticker, the red one—leave that off and re-record that, and take a record of that, go down to the

newspaper have it published three times, take a copy of that, they'll give you a copy of the publication, certify it and put that together, and re-record that again. Now, you serve that on the Recorder of Deeds, the County Clerk that records land deeds for real estate, things like that, where you found the Certified Copy and the Mortgage Company or the Bank that that's not Estate property. You now have lawful possession, it's better than a land patent. That's my opinion.

**Guest:** We're in agreement.

**James:** Next call—OK...

**DC:** Get yourself a Homestead folks, get some with a little bit of land on it with a greenhouse on there and a garden, and get ready.

**Thomas:** Yep. Praise Yah. James, is there anybody that has any more questions?

**James:** I just unmated someone from central Indiana—

**Guest:** Actually, I'm supposed to be next, I don't know what happened I've been waiting in the queue for quite some time.

**James:** Okay.

**Guest:** I basically would like to make a statement. James had asked earlier about how one could be more knowledgeable about the topics discussed. And there was some interesting—first of all, what I would like to say is, as wonderful as these remedies are, none of them will work until you believe. And, build your will, your will—your beliefs that build upon your will, and you build your will through, or you prove yourself worthy, through study. And as we know when we watch movies out there, for instance, The Matrix, The Wizard of Oz, and recently, The Green Lantern, and there's one common thing that they all have in common, and it's belief. So, in that, and through one's belief and their will(?), I think it comes through study. So what I've done is, when I've started coming to the knowledge that Timothy and David started presenting, they decided to go away with the website and just go into the private. And I was somewhat, a little disappointed, but I continued to study. I put in over a hundred of hours or so of listening to the audio conversations and the literature, and what I'd like to do, is I'd like to make some suggestions on some of the recordings that they've done, and some of the literature that they've provided, because I'm telling you—it's all there. Everything that you need, if you will only just study. And what happens is that, we know that your will can be co-opted by fear, and we tend to fear the things that we don't know about. So when we acquire knowledge and we know these things, then there is no fear, then there is our will, then there is our belief, and then we can then manifest what it is we so desire. So, on that, I'm going to get a list here of the audio that I found to be the most helpful, and if you guys would listen to these audios, and listen to them over-and-over again, they are filled with many gems. And so the things that they are explaining to you now, the concept about the ADR (the American Depositary Receipt), and the Certificate of Birth, and how to go through the process of taking it from one jurisdiction to the other, you'll begin to see that clearly. So, in terms of the audio, it should be **Talkshoe with Angela Stark**, that was

one of the most profound interviews that I have ever heard in 6 ½ hours. That's the talkshoe with Angela Stark that's 6 ½ hours. Then there is the audio which is **Office of Man and Trust Currency**. And if you guys listen to that you'll understand all the accounts out there that they are trust currency belonging to the Estate. That'll give you an idea about trust currency and why you can go out and claim those accounts because it was your signature that created those accounts, it's the energy, and it goes on even if you have a bank account, you've closed it on the public side, that energy of that security continues to increase in value, or accrue value. That was **Office of Man and Trust Currency: Who owns what?** And then there's one of the calls **Eustace Mullins was Half-Wrong** and Timothy explains why. The other one is **Silver Bullion Bonding** and that kind of gives you an idea of what's going on with the money and the dollar, and why you're able to use the dollar and the back-side of it (because it's really a certificate), and any time you see a certificate it's really a claim, so you have a Certificate of Birth and you have a Certificate of Death. And, as we know from what they just told us that these are American Depositary Receipts, and one might want to go to, in terms of literature, you might want to go to investopedia, and you want to research American Depositary Receipt, and then on investopedia they have **Depositary Receipt**, they tell you exactly what that means, and then you want to look up **Safe-Keeping Certificate** and I think when you read that it will (incoherent) blow your mind. And, the next one is **How to Remove the Corrupt Official from the Office 1, 2, 3** now we've heard, I've heard Thomas talk about Chancery and go into Equity, but once you read that, once you listen to that, you might find it a little less cumbersome when going into court because the minute you walk in there, and if you know who you are, and you know the power of that office, and you accept that person's who is sitting on that bench, who is an actor, once you accept his oath and his bond, (incoherent), he is supposed to move and protect the Estate. Hands-down. He knows that. So, it depends on your knowledge and how you assert the executrix or the executor's office. And another one—

**Host:** Yes, thank you.

**Thomas:** Did you have a question, sir?

**Guest:** Well, I was basically saying, because James was saying that, how do we know about this? I was going over all the things that Timothy and David have, in their audio, and if they listened to those, then they don't have to keep asking all these remedial questions; because it's there for them. So, I just have one another thing to say, and that's it. I'm just trying to share with them that everything they need to know is in audio and in literature. And they've had to (incoherent).

**TJ:** Very good, thank you for saying that, and we appreciate that very much. Thank you.

**James:** Moving on to central Indiana.

**Guest:** Yes, can you hear me?

**James:** Yes, go ahead.

**DC:** No.

**Guest:** Yes, I've talked to David two weeks ago about my mother's case with the court trying to take over her house and he showed me how to file a claim, but I recently found out that I need to claim my Birth Certificate first before I can claim anything, and do I do my Birth Certificate—do I claim it in the state that I'm living, or do I do it in the state that I was born.

**DC:** Where did you find that out?

**Guest:** That's what a friend was telling me.

**DC:** I don't know why you'd have to do that. I'm not saying that's not a good thing to do, but it's the Estate doing the claiming—not you.

**Guest:** OK, the Estate. So, I can go ahead and claim my mother's case.

**DC:** Yep.

**Guest:** OK. Well, that's all that I needed to know, I'm on my way.

**DC:** Yep. I can do it. If I can do it, you can do it.

**Guest:** OK, OK. So, I don't have to do my Birth Certificate—

**DC:** I don't have to be you, I don't have to be your mother, I don't have to be related to you or even know you to go and do it. The law is first in line, is first in time.

**Guest:** Oh, okay. Alright, well thank you very much, sir.

**TJ:** Grantor, Trustee, Beneficiary. Charge, Discharge, Ground. Just remember that. Your mother is a beneficiary, she needs to be taken care of. The trustee will take care of her once the trustee is put into that position.

**Guest:** OK, thank you very much.

**TJ:** Claim the title, claim the title.

**DC:** I'm sorry, repeat that Timothy, I over-spoke you.

**TJ:** I'm sorry, I was just going to say as Christian had said, "Move the title, claim the title, move the title, place it in equity, appoint the trustee, show who the beneficiary is, take care of the matter." It's in the equity, it's in substance. That's where it's at.

**Thomas:** If they come after it after that, that's out-and-out piracy. That's a total trespass and now they're subject to all the damages that you as the occupant of the office of the executor want to claim on them for the trespass. So, caveat lector.

**TJ:** What is it called when one attempts to plunder a registered vessel?

**Thomas:** High Seas Piracy—Piracy on the High Seas.

**TJ:** Piracy on the High Seas. The first trial in 200-and-something years was conducted I believe a year or two ago and where was it? Cuantaco(?), Virginia, at the naval base?

**DC:** At Norfolk.

**TJ:** Norfolk, Virginia, okay. And that was a year or two ago. That was the first piracy case on this land in over 200 years. Attempting to plunder a Registered Vessel. Registered Vessel...Registered Claim. Registered Vessel...Registered Mail. And it's not even called Registered Mail, it's just called "Registered" on the green card. It's the same thing. It's now Registered. And you know what? It's already Registered per se, it just hasn't been claimed. It's the same thing. So, ask someone—are you attempting to plunder a Registered Vessel? And if that, whomever says "Yes", they're committing piracy—Plunder on the High Seas. That is a big no-no.

**Thomas:** That's the case where the Somalis admitted in open court that they're working for Goldman Sachs.

**TJ:** Yes, that is—yes, that is exactly correct. Yes.

**Thomas:** And it was (incoherent), Goldman Sachs was using it in a derivative in a short-put to manipulate more money out of the under-writing that the shippers had to pay because of their passage through that area in Somalia. You know, they haven't changed any of that, right? It's all going to the same place, and they're allowing those people to continue to do that. So, obviously it's in the benefit of some under-writer, surety, or insurer of the keels of those boats. When I read that the guy provided sworn testimony that he was working for Goldman Sachs, I nearly fell out of my chair, and not any news agency that I know of—I didn't hear anything on the internet, or anything, I just read it on there but I didn't see any news about anywhere that this guy made that confession.

**TJ:** And anyone out there who has ever bought and sold options definitely knows what "news" can do to the price of an option. So much "money" can be made in mere seconds, it's just unbelievable. It's just unbelievable.

**Thomas:** Well, look what happened today. The NYSE stated that the earthquake had caused a spike in sell-offs because of the uncertainty of how much damage was done. Can you imagine what would happen if (incoherent)—

**TJ:** Exactly.

**James:** A question in the chat window is asking, "Should we claim the PO Box as Estate Property as well?"

**DC:** Good idea. I'm sorry I forgot that.



**Thomas:** And I believe that would be done by identifying in the passing lanes on the bond, or the executor letter with the dollar bill, the address, and the zip code, and the Post Office box number in a specific passing lane that would go below the certified mail lane, or the registered mail lane, because the way I'm looking at these things now, some of these are going to have three or four lanes, because there's three or four things that the Estate needs to claim as Estate property.

...

David, can you imagine if you took the Obamacare Bill, and claimed it as Estate property?  
(laughter)

**DC:** I wouldn't want to tamper with their public lunacy. Those passing lanes, folks, put whatever is in between them in that document.

**Thomas:** Corroborate.

**DC:** It's a right of way—

**Thomas:** I know it's a right of way. It's a pass-through. It's a passing right from their so-called dominion into the Estate.

**James:** Can you make only one claim per letter?

**DC:** Yes.

**Thomas:** For example, if you're gonna claim a court case, I believe that that court case would have two passing lanes. One passing lane would be for the Registered Mail Number, and the other passing lane would be for the case number. So, if you've got a case in Federal District Court, or City Court, or Municipal Court, you'd have a passing lane underneath that Registered Mail passing lane, or Certified passing lane, whichever one you're going to use, preferably Registered, and you would claim that case number as property of the Estate.

**DC:** Taking it out of the public and putting it into the private.

**Thomas:** Yep.

**DC:** Yep.

**Thomas:** And then the other interesting issue of it is, when you flip that wonderful executor letter over and you put over the back of it that "Notice of Declaring Intent for Special Deposit...". Oh boy...oh boy...oh boy...

**DC:** Folks, if you're going to be intimidated, do not do this stuff. Do not use this process, these procedures. You're not going to make any friends in your community. You're not going to be popular with the powers-that-be. Do not use this as a weapon, they will retaliate against you.

**TJ:** They will take you serious.

**DC:** I'm 18 years into this wheelchair, and that's part of the retaliation. It ain't no picnic.

**James:** OK, I don't see any other people with their hands raised, but we've got quite a few questions in the chat window over here. How do we quiet title on the property once we collapse the trust on the property? Do we need to cite equity cases?

**DC:** No. Cite what?

**James:** Equity cases.

**DC:** You mean case law? No. Don't put any of that into the executor letter. You don't need to tell them what the law is. You don't need to write an 85-page brief to explain to them what the law is. They know what the law is. You just function in the law, and they will know you're in there.

**James:** On the last call, one of the comments made in the window is, on the last call David and Timothy agreed to discuss the Taxpayer letter on this call.

**Thomas:** Do you have that recorded somewhere?

**James:** Yes, we do! (chuckle)

**TJ:** David, what letter is that? Is that the one about them stating they already have an EIN in place?

**DC:** Ouch. (chuckle)

**TJ:** I think I already brought that up, I brought that up a little bit earlier.

**DC:** OK, we let that cat out of the bag. Yes, that's probably the Taxpayer letter. We have received as a result of applying for an EIN for the Estate—

**TJ:** Someone received it.

**DC:** Yes. Trying different ways of doing that, see if it'll work, what the results will be, this and that, and whatever. Received a letter back from the IRS, says "Dear Taxpayer..." this is a form letter—

**TJ:** I'm sorry, David, I'm sorry. I need to throw this in there. Now, someone mailed, was applying for an Estate EIN, and let's say this came across our desk. This one man wanted some input as to what this meant, alright? Now, this is very, very, very interesting. Now, there's going, this is going to be thrown in right here, now, here's the deal. There is an office that is not mentioned in this information. So David, let's see, and Thomas, don't say anything, and James? Don't say anything. I want someone else to see if they recognize the office that the IRS

did not place into this paragraph. And we believe they did that for a very specific reason. So let's see if anyone finds it, I digress, go, please proceed David.

**DC:** Keep talking, let me pull the form up, so I have it here in front of me.

**TJ:** What's just interesting is they leave off a specific entity. They virtually mention all the other positions but this one.

**DC:** This is, okay it's...give me a second here, the system's bringing it up. This is a form letter. In the body of the letter, it has like 5 paragraphs with a box that they can check to respond to the correspondence. Submission of an SS-4. The IRS creates, or the government creates, form letters when they get so many instances where the response is the same. So, to reduce time, workload, hours, things like that, they create form letters. So, if this issue is on this cotton-picking form letter, they must have run across it more than once. Many times, actually. In response to their receiving an SS-4 for the Estate filled out in a particular way, this was what was what was gotten back. It says "Dear Taxpayer..." wait a minute, I'm still waiting for the form to come up here, I've got my system bogged down real bad from a multitude of applications running. But, what this is going to tell you, is that the birth state already has an EIN for the Name. Dear Taxpayer, we are sorry, but we cannot process your application for an Employer Identification Number, Form SS-4, because more information is needed. We are returning the form to you so you can take the necessary action to fax or mail back the corrected forms for processing. Please use an original copy of the SS form as the fax qualities have poor quality and transmit poorly. Please provide the information indicated by the items checked below. One box, two boxes, three boxes, four boxes, five boxes, six boxes down. And there's seven of them. This one is "Other". And this is what it says: "It appears an Employer Identification Number has already been assigned. Please provide documentation from the State indicating that you were named Executor, Administrator, or Personal Representative along with the Form SS-4 so that we may process your request." "It appears an Employer Identification Number has already been assigned" (chuckle). It states that the Birth State already has an EIN for the Estate. If they have an EIN, somebody's submitting a tax return every year, and signing it, for that Estate. I'm going back years, about 8, 10 years ago they came out with this electronic submission for tax returns, and everybody thought, "Oh, this is wonderful, they're going to make it easier on the taxpayer". No, no, no (chuckle), they didn't do that. Imagine the amount of labor that the State has to expend to have someone sit down and sign a cotton-picking tax return and date it, fold it up, and put it in the mail. Now, these ADRs, even after we pass away, and we don't know for how long afterwards, plus the Death Certificates, they're trading them on the Securities Markets. So, the proceeds from all that activity has to be reported to the IRS every month. So, if the State has accounting software that's keeping a record of all the investments, proceeds, and profits, and debts that they have to pay, expenses, and stuff like that, and they can integrate that with a tax filling-in software and just pass it on to another software, and all the tax form is already filled out, and now they have hundreds of thousands, maybe millions, tens of millions of these forms that have to be submitted...you've got one employee, sitting there at the desk, pushes one key—BOOM, and everything's submitted and signed electronically. How much labor did they just save? And postage?

**Thomas:** Gives new meaning to the term "robo-signer".

**DC:** “It appears an Employer Identification Number has already been assigned.” We need to find out what that number is. Now, I’ll tell you who to go to, and I’ll tell you how to do it. Because I’m already doing it. You go to the Chief Deputy Attorney General for the Birth State that is the Director, or Overseer, Supervisor, or whatever of their charitable and other trusts and other charitable organizations division or something similar to that. He’ll be like a Chief Deputy Attorney General or something like that. I’ve already dealt with the one here last year, Harrisburg, involving the executor letter, so that’s who I’m communicating with. He holds the keys. He’s got all these accounts on his monitor, on his computer on his desk. He can access all of them. He can look and see what all the assets are, he knows what all the account numbers are. He knows what the EIN number is. Guarantee it, he can access it. If he can’t, then he can direct whatever department agency or whatever can provide the information. You want to go through him because he holds the keys. He is the attorney for all the agencies of the state. And, you’re not gonna get anywhere going around knocking on doors, trying to talk to bureaucrats that don’t have any idea that this stuff even exists, or they wouldn’t be working there if they did, see, if they knew this stuff. This is a private activity, and you need to conduct it in private through the mail, with an Executor letter. And bond the cotton-picking thing. And we already gave you the format to use. Write to them, now they’re going to get swamped. Good. (chuckle) With a demand. A warranted, let’s see, warranted—

**Thomas:** Registered Warranted Bond?

**DC:** Yep. Registered Warrant Bond for Disclosure, is what you’re doing. All of these executor letters that we’re telling you to use, you’re using the executor letter, the Estate at the top, the executor described, but you’re going to sign them as general trustee.

By: general trustee (and the name)

And you can use Certified Mail. You may want to claim one of the Certificates of Birth, first. And then send him a copy of the claim. Of course the original’s going to be sealed up in the Registered Mail, and you’re going to leave that in the Safety Deposit Box. Do not remove that. Don’t take it out of there.

**James:** Why sign as the trustee?

**DC:** Timothy?

**TJ:** Why sign as the trustee?

**James:** Yea, it’s one of the questions that was asked in the window.

**TJ:** Well, I was kind of wondering that myself. I mean, it could be done, one has done it, now here’s the thing. If one claims the position of trustee, then all the books and records must be opened, so a settlement can occur. But see, here’s what’s gonna happen. They’re not going to do that. At least in my experience, they’re not going to do that. And that’s why they run from being served, they just won’t meet with me, because they didn’t want to be served. From the head attorney, all the way down to the finance director, they just hide in their office. Because the

trustee has the authority to go in and open the book and see what's there to take care of the beneficiary. But see, they don't want that to occur, they don't want that information out, so if one goes in as the trustee they're probably going to stonewall it, and they just won't go anywhere. But, if that were me, go in as the executor and order the trustee to settle it for the benefit of the beneficiary and name the beneficiary. Or, provide that number. But see, the only way I see it, they're gonna hand over that information is if, they're only going to give it to the trustee. And they just won't do that. It's just been my—I mean, David, how long's it been since you sent that request in?

**DC:** Months.

**TJ:** Months. Yea. They just won't do it.

**DC:** Alright, I'll bow to that. Sign it as general executor.

**James:** And another couple questions—where's the trust, where's the proof?

**TJ:** Where's the trust, where's the proof of what?

**James:** The trust. I'm assuming.

**Thomas:** I think what's happening there, if they complied with your request and the accounting wasn't in order, they now have a huge liability over their head.

**DC:** Ah, the accounting will be in order. But, this is their piggybank that they depend on to enslave us. They do not want you to have access to that.

**Thomas:** I think that's the piggy bank that's bank-rolling their on-going business operation that may be part of the CAFR account, or maybe outside the CAFR account.

**DC:** Yep, but it's Estate property. They cannot claim no ownership over it. Period. They're merely trustees, administrators, administrating the property until the rightful owner, rightful responsible party appears. They cannot claim that title. And, was that individual asking where's the proof that there is an Estate?

**James:** No, the trust. He said, where's the evidence of a trust? Where's the proof, the fact of an alleged trust?

**DC:** Well, that's a question that can't be answered because that information's being held in private. There is no—we have no evidence. Neither do the commerce gurus, and I use that term affectionately, that these Estates exist. But, the evidence is overwhelming. Let me say this. How long have we been sending them stuff now Timothy, going on two years now? Never once have we gotten a letter that we were nuts, that this is frivolous, don't write to us again or we're going to prosecute your butt—anything like that. They have *never* said that what we were writing to them about wasn't real. And certainly if it was bogus, they would have told us that out

of the jump-stream. Right out of the shoot. I can't provide it to you because the world is hiding it from us.

**James:** He said, "He who claims trust, must prove trust."

**TJ:** That is correct, that is correct. But, the trust can be proven, it's called Scripture.

**DC:** There you go.

**TJ:** Plain and simple. That's the law form. Scripture. That's the law form that this Estate falls. That's the law form. And if someone's gonna come and ask "Where's the proof for this trust to exist?" There has to be a law form claim. So the law form claim by me is Scripture. It's right there, that's the Will. That's the evidence of the trust right there. That's the law form that one goes by. That's my law form that I use, that's being used by me. That law form has been placed into the congressional record, the King James version, has been placed into the congressional record and it is recognized. There is the proof of the trust right there, plain and simple.

**James:** Where in Scripture?

**TJ:** Where in Scripture? The whole, entire compendium. Plus another couple of books that aren't in this specific "canon" if you will because the Council of Nicaea pulled a few of them out.

**Thomas:** 13 to be exact.

**TJ:** Yes. That's the evidence of the trust right there. Does that answer whomever was asking that question? Is that enough proof?

**James:** He's saying there are five elements of a trust to be recognized as a trust in equity.

**TJ:** OK.

**DC:** That's correct. So, what makes you think you have to come forward with the evidence? They haven't denied. You don't need any evidence until there's a denial. I don't mind you playing the Devil's Advocate, but you're jumping one block ahead of the process. There's no denial.

**James:** We've had Jenny waiting for a while in the background here with a question, go ahead dear.

**Jenny:** Hi, I've received a notice from the Finance Department of my Employer, stating that she was holding a court order for garnishment beginning this Friday from a collection agency on behalf of student loan. So, when I asked her for—

**DC:** I have a hearing coming up involving one of those on the 28<sup>th</sup>, administrative hearing for a friend of mine in a wheelchair up in Harrisburg.

**Guest:** Okay, so I asked her, I said well will you send me a copy of the court order? She said, “sure.” So when I received the paper, it was not a court order. So, but I didn’t receive it till the end of the day, so when I spoke with her today, I said, “You know, I’m just..” I played it cool, “(incoherent) going through the paperwork, did I miss it? I don’t see the court order here.” She said, “Oh no, it’s not really a court order, but I’m ordered by the court...” I said “So, if you’re ordered by the court, where’s the paperwork?” She said, “Oh, well see, they don’t really go to court for a student loan. They don’t do that because it’s a waste of time. I have so many student loan garnishments here, they don’t even waste their time going to court.” Oh...

**DC:** You already gave them permission to garnish you when you signed that contract. It’s in the body of the contract—go read the contract you have signed.

**Thomas:** The student loan contract, you already gave them authority to do that.

**Guest:** Ohhhh...

**DC:** That’s a good argument though.

**Thomas:** I’ve seen that in an employment agreement with the withholding for one of the agencies here in California, and the guy says, well he has a court order and everything, I said, “Oh really?” So I said, “Well, tell the Chief Financial Officer or tell the guys in payroll that you want a copy of it.” So, he said OK, so, he got a copy and scanned it in and sent it to me, and I said “God, there’s something missing on this. There’s no judge’s name here, there’s nothing. Where’s the court order?” So, he went back to the guy and said “What do you mean, you’re going to take this money out, you’re gonna violate my due process rights and all this stuff” and he said “Well, you can try that path, but they’ll just walk right over it and just take the money out of you and next time you get a commission check that you’ve got coming, your only recourse will be to go sue them which you will never prevail, or send them a bill!” Yea, that’s unfortunate.

**DC:** The one I’m involved with is the PHEAA, that’s the Pennsylvania Higher Education Assistance Agency. It’s a private organization, actually, run by some political appointee. This gentleman went past the period by which he could normally appeal and forestall the garnishment, and he’s going through garnishment. But, under the administrative laws of Commonwealth of Pennsylvania, he can request an Administrative Hearing at any time involving this, so, that’s what we did. The first thing we did was we send them a letter, it’s not an executor letter, and this is what it says:

“This correspondence is to inform that we are not in any way responsible for the referenced debt, nor any fines or penalties attached thereto, for the following reasons:

1) The alleged creditor has not produced the note necessary by which a valid claim can be made.

- 2) Said claim is not denominated in U.S. dollars, and in fact attaches a Mexican peso symbol to define the currency being described.
- 3) As well-established by the United States congress in History, the symbol for United States dollars is a (dollar-sign). *Now, using Word Perfect, and inserting a symbol, I was able to select an actual dollar symbol there*
- 4) The third-party debt collector appears to be acting in violation of the “Equal Weights and Measures” Clause of the United States Constitution by attempting to collect a debt denominated in foreign currency and failing to convert said foreign currency into United States dollars, creating a false impression of a greater debt, and act also in violation of the “Full Faith and Credit Clause” of said contract, and also in violation of the Equal Weights and Measures responsibility of the Commonwealth of Pennsylvania.

We believe that said alleged creditor has been trading said-note upon the Securities Market and profited thereby and has failed to disclose and remit our share of said profits. Therefore, and for the above reasons, we contest the said alleged debt as false upon its face, and fraud-in-fact.”

That, initiated contact with this Collection Agent up there at Pennsylvania Higher Education Assistance Agency. In fact, he called this man 6 times in one week trying to get through to him after he read that, and their lawyers had a chance to look at it. And then he came by and we called him and got him on the phone, and I talked with him—his argument was that none of these claims made any sense to him, and I told him that it wasn’t necessary for it to make sense to him, it was necessary for it to make sense to the Hearing Examiner, so, that has nothing to do with anything. And he said, well this won’t go anywhere, and I told him “Don’t worry about it, just set the hearing date.” And he’s hem-hawing around, and I finally ask him, “Are you attempting to obstruct the due process of holding that hearing?”, “Oh, no!” he said, “I’m not doing that!”, I said, “Good, set the hearing date.” So, they’re going to have one on the 28<sup>th</sup>, and we’re going to deal with that. We’re not claiming anything yet. I just want to go toe-to-toe with them, and my friend is game for that, so he’s gonna go toe-to-toe with them. I’m not even gonna say what the strategy is over this conference, it’s recorded, what I would suggest you do dear, is use the procedure we described the past two recordings and claim that account as Estate property and then serve it on the agency that made the student loan. Their treasurer or attorney, (incoherent) been served, claimed and registered now as Estate property.

**Guest:** You said this is on the previous two recordings?

**DC:** Yes, here on James Madison’s talkshoe. The other one was two weeks ago, two weeks earlier.

**Guest:** Oh my gosh, okay.

**James:** 35567 on Talkshoe, you can go there and get the previous recordings.

**Guest:** OK, I’ll do that. Thank you.



**DC:** If you don't have a copy of the executor letter format to use, send me an e-mail, [countynotary@gmail.com](mailto:countynotary@gmail.com) and I'll respond back and say hi and there's links under my signature where you can go to find those.

**Guest:** OK, I will, thank you so much.

**Thomas:** Good luck to you.

**Guest:** Thank you.

**TJ:** I want to throw something into the previous question, and David made the comment that it's private. And in Black's Law, look up the word in the 8<sup>th</sup> edition, look up the word "trust". And on page 1265, upper-right hand corner of the right column, it reads "private trust". A "private trust" is a trust created for the financial benefit of one or more designated beneficiaries rather than for the public benefit. An ordinary trust as opposed to a charitable trust. Three elements must be present for a private trust—not five. Three. The first, is the demonstrated intent of the settler. Two, trust property as res. And three, a certain beneficiary capable of enforcing the trust. *A certain beneficiary capable of enforcing the trust*—that is equity, all the way.

**Thomas:** Pure and simple.

**TJ:** Pure and simple. It's equity. A certain beneficiary. A certain named beneficiary, basically. Capable of enforcing the trust—so it's not the settlor, or the grantor enforcing the trust. It's not the trustee enforcing the trust. It's the beneficiary, enforcing the trust. There's the intent of the settlor, trust property as res, and a beneficiary capable of enforcing the trust. So, the honor falls on the beneficiary, who is there to enforce the trust, plain and simple. Now that's the private trust, not the public trust or the charitable trust which all these seem to be out in the world. Now the comment made was, "What proof is there to prove that there is a trust?"—so, that question should be asked to whomever posed that question. You tell me. It's not for me to answer for you; it's for you to answer for yourself. Are you a beneficiary capable of enforcing that trust? It's up to you. It's not up to me. Thomas eloquently points this out, David eloquently points this out, by his statement that it has to come between your ears. Are you, are we, am I, capable of enforcing this trust as a beneficiary? And that will be proven out, as each one of us goes on our walk. But it's always the beneficiary in a private trust, and this is also known as a private trust estate. The beneficiary has to enforce it. So can the beneficiary enforce it?

**Thomas:** Absolutely.

**TJ:** Yea. Now, Christian has talked about, invoke your law form. What law form? Some invoke a law form going to 1776, others might invoke another law form and this, that, and another, and that's their status as a beneficiary, and you know so be it, cool, you know? The law form that one chooses is Scripture, that's the law form. Plain and simple. That's faith. You know, in college, at college, whatever, there was a professor, a Communications professor, I got into a bit of a debate with him. And, he was basically egging me on to prove something that he said could not basically be proven. So he's like well prove it to me, prove it to me, and I said okay, I'll prove it to you. I said, "You have a daughter, correct?" he said "Yes," I said "Do you

love your daughter?" he said "Yes," I said "Prove it to me." And he sat there, he looked at me, "Ohh well, that's, you know, that's, blah blah blah..." I said "No, prove to me that you love your daughter." I said, "Prove it to me right now." "Well, I read her a story before she goes to bed, I make sure her hair's brushed, I make sure she gets to school." I said, "So what? That doesn't prove to me that you love her. So what?" You see the point I'm making? It's not up to me, it's up to him. He can't, whatever he does cannot prove it to me.

**Thomas:** It's an intangible, it's an intangible item, you can't put your finger on it, it's like, you can't put your finger on love. You can't put your finger on proving love. It's all based upon an action. See, you confounded the crap out of him.

**TJ:** Yea, I did! And here's this PhD professor who's trying to show his "student", you now, something or other, but it will slip right back on him. Now, in the way I look at it, and the Will that I apply to my life as best I can every day, states that there's no greater love than for you to give your life for another. So, if I see someone giving up their life for another one, guess what I just saw? I just saw love, right there. Now, if that man would have come back to me and said "You know what, Scripture says, that if I give my life up for my daughter, that's love." And if he would have said that to me, you know what I would have said to him? "Yes, very good, now I see." You see what I'm saying? Because that's how I approach it. But, he could have brought up any other thing, I said, "Nope, that doesn't prove anything to me. That just proves to me that you don't want her to get cavities, that's why you tell her to brush her teeth." You know? It's not something for me to prove to anyone else. It's internal to each and every one of us to find that, plain and simple, and then enforce it. And that, to me, is the textbook definition of faith, plain and simple.

**Guest:** I'd like to make a comment on that.

**TJ:** Please.

**Guest:** Yea, this is Tony Evans, from Charlotte. Many times when you look at the so-called "proof" that a judge may ask—the entire exercise of the Estate claiming and doing your Registered Warrant Claim, what we're doing, we're correcting the record because up until that time we never claimed it, so therefore, everything has been construed into a trust that is not to our advantage. We've been basically punished, and penalized, and fined, and everything else because we don't know who we are. But, once we've corrected the record, we've rebutted their prima facie evidence, so therefore, we expressed a trust by original intent, we've given the Special Deposit as a res with instructions to the trustee to extinguish the debt. Now, if they don't do it, mention something very important—the beneficiary cannot be heard on the At-Law, but the beneficiary title holder is seen as the true owner in equity, so therefore, it is not difficult to bring a suit in equity that trustee for breach of fiduciary duty. So, it's not difficult to prove the trust once we've expressed it and we have delivered the res, and we have record of this, it is not indisputable.

**TJ:** Thank you. Yes! By simply going through that action, has proven the trust. The simple action has proven the trust.

**DC:** Actually, that man threw me off-base for a little bit. This is just a subject that's finished in my mind. My understanding, it just is, it doesn't require—

**Thomas:** I'm sorry David, I couldn't hear you, what did you say?

**DC:** I said that man threw me off-base there for a minute with his question and I don't object to it, but the issue of these Estates existing or trusts existing is just something that's unquestionable in my mind now.

**Thomas:** Oh, absolutely.

**DC:** It just is. Something I just sincerely believe in. And it took a long time for that to happen; it wasn't something that I just dove into.

**James:** Got a question for you David, from the chat window says—With the information you gave us with the claim process, is having a Treasury Direct Account really necessary anymore?

**DC:** No, I don't know, I can't answer questions like that. Hypothetical...I don't know. As far as trying to get into the assets that—

**James:** Did we lose you, David?

**TJ:** His phone might have died or something, he might have clicked over to another line.

**James:** It looks like Freedom's Radio side went off here, and he was dialed in there. So, what I'm going to do is call him directly and three-way him in, just hang on a minute folks, I'll get him right back.

**Thomas:** Question, folks. What's the air speed of a ground(incoherent) swallow? First one to come up with the answer wins a wonderful prize. Do we have any takers?

**Guest:** I have a statement to make.

**Thomas:** Hold on till David gets back here, please. Timothy, what's your schedule tomorrow?

**TJ:** As far as I know, I'll be here.

**Thomas:** OK, I need to run over a couple things with you.

**TJ:** Likewise.

**Thomas:** I just realized I was supposed to go to some practice tonight, play some twelve-string, I told the guys I'd be over there about 7:30 or 8, I just looked at the clock it's 10:08 (chuckle), they're long gone, they started at 4! Oh man...

**TJ:** That's (incoherent).

**Thomas:** Yea, I went over there about 3 months ago and played for them and they've been putting together a band and they go "We want you to come and play lead guitar and sing and (incoherent)" I go "God, that's wonderful if I have time," you know, I just don't have the time!

**TJ:** Tempest Fusiot.

**Thomas:** Say what?

**TJ:** Tempest Fugit.

**Thomas:** Tempest Fugit?

**TJ:** Tempest Fugit—"Time is Fleeting."

**Thomas:** Oh yea, yep. I wrote a song called "Tempest on the Rise" which is a really cool song.

**James:** OK, we've got David back.

**TJ:** Alright, very good. With the man who had a comment or a question—go ahead please.

**Guest:** Oh, it was a statement. And, I noticed you just mentioned that when you tried serving these characters that they wouldn't accept your service. I remember reading here recently, this is regarding the Provost Marshal, and it stated that he Provost Marshal will serve documents if the person comes to him in the proper status and capacity, that he will go, any high-ranking official, he would serve them documents and when he appears, they show up. They will accept. Now, I know this to be a fact because this was told to be my mentor and he's very reliable some years ago that there was this gentleman that was being held by the sheriff, and he called the provost marshal, and he stated his status, he stated his capacity, the provost marshal rolled out and rolled into the Sheriff's office and told the sheriff to release that man immediately. The Sheriff tried to show some sign of resistance, and the Provost Marshal removed his weapon, a nickel-plated .45, and told him if he does not release that man immediately, that he would drop him where he stands. So, I would try (incoherent) information, but I'm definitely sure that the Provost Marshal can serve documents to those so-called high ranking officials, and when he appears, they accept. So, that might be something that you'd might want to look a bit further into, but I definitely remember reading that here recently, and that's all I have to say.

**DC:** That's the second time that I've heard this story, and the Provost Marshal was acting that way because the Sheriff was creating a Constitutional Crisis, violation of these oaths of office. That's treason, and the punishment for treason is death.

**Guest:** So, I think that if the Provost Marshal, and she has taken an oath of office to uphold the Constitution, and if one is coming from the executor office and if one has the status to make that claim, and accept his oath of office, he now has a duty. And the fact that one mentions that this office holder, Attorney General, or the Deputy Chief Attorney, has not been responding and has been obstructing in violation of Article I, Section X, that they may be a premise by which he can

deliver those documents and ensure that justice is carried out, or that the Constitution is followed.

**DC:** Well, I'm not convinced that the Chief Deputy Attorney General is just being obstinate. Looking at—there's probably something that I'm doing or not doing that's defective, and he's not going to help me.

**Guest:** So, one would have to go to the Chief Deputy Attorney instead of the Attorney General who, in this case, would be the respondent (incoherent)—

**DC:** You can go directly to the Attorney General's office, you'll probably end up dealing with that Chief Deputy anyway. I'm just doing that, recommending that, because I've had contact with the Chief Deputy Attorney General.

**Guest:** Oh, OK. OK. Because I thought he would be the respondent, or he would be responsible for the actions of his subordinates.

**DC:** Yes, if there is a trust or charitable, other organizations division of the State Attorney General's office of the birth state, they are going to be the ones that will deal with it anyway.

**Guest:** Yea, because I know in Tennessee, anything that has to do with charitable trusts, it has to be addressed to the Attorney General and Reporter, and he's over all things that deal with charitable trusts.

**DC:** Right.

**Thomas:** I don't know if you guys are aware of this or not, but Camilla Harris from California, the Attorney General's office here, did a concentrated raid on 17 different offices in California and took 17 different law firms into receivership last Thursday who were engaged in questionable practices with this mortgage foreclosure debacle that's going on in this country.

**DC:** Good. It's a good start.

**James:** One of the guests said that scientists just confirmed the cause of the earthquake in Virginia and Washington, D.C. area today, it was our Founding Fathers rolling over in their grave.

(laughter)

**DC:** James, how did you like your earthquake you had out there in Denver today, also?

**James:** I didn't notice it!

**DC:** (laughter) It was the largest earthquake they've had in forty years out there, and you didn't notice it? What were you drinking today?

**James:** I was working in the garden most of the day, and after, I didn't even notice it.

**DC:** OK, what were you smoking then?

**James:** (chuckle) I wasn't smoking anything! I just was too busy to pay attention, I guess. I don't know, I didn't feel it, I didn't notice it. I mean, nothing made me stumble or nothing, so I guess it wasn't too bad. I'm a little bit east of Denver, but I don't know where the epicenter was.

**DC:** 180 miles southeast of you. And let's see, it was 5.5. Took place at 5:46 AM. August 23<sup>rd</sup>. Yours was 5.5, ours was—

**Thomas:** 5.9 I think.

**James:** The Washington Monument got cracked to.

**DC:** Yea.

**Thomas:** Is there any more questions, James?

**James:** Well, I think we've probably had enough. Well, let's see, there's one here, hand up, I think he might've been in this room before, but let's see, central Indiana, if I can get you unmuted here. Did you have another question, central Indiana? Hello? You're unmuted. He asked a question before, so probably just—so, I think—

**Guest:** Hello? Can you hear me?

**James:** Yes.

**Guest:** I just want to ask about the—can you do a claim if the IRS is already in your pockets?

**DC:** There is an account number.

**Guest:** Oh, OK. So you can claim that, and because right now they've taken almost my whole check.

**DC:** Yep. Everything has an account number in the world.

**Guest:** And who do you send that to, you send that to the head of IRS?

**DC:** I would send it to whichever office is doing the garnishment.

**Guest:** Oh, I send it to that office? OK. Alright, thank you, that's all I need to know.

**James:** OK, one more.

**Guest:** I have a question.

**James:** Go ahead.

**Guest:** If the Post Office is in fact a bank, and let's say the Estate claims one of these accounts and is sent a check, would they in turn—how could one take that check? Do you do an assignment, and how do you use the Post Office as a bank in that case? Or, would the executor or trustee open up a private account on Trust Special Deposit, and if that's the case, would there be any specialized banking done with that account, or not, if it were put into just a regular bank?

**DC:** You have to take the funds into the public banking system. The Post Office used to have Savings Accounts up until I think it was 1971, you can go on their website—

**Guest:** Yep, but when you go back in that bank, you set it up as a private account on Trust Special Deposit, and we know that they fractionalize, they do fractionalized banking, would that account qualify? Would they be allowed to use that account since it's on the private-side as opposed to being on the public-side, or would by going through their door, would it be considered a public account as opposed to private? Does that make sense, my question?

**TJ:** Not really. Who would be sending a check?

**Guest:** OK, let's say that there's an account number out there, credit card number, a credit card account that is the Estate's property, and the Estate claims that and asks for those, (incoherent) ask that the property be returned, and they send a check in the Name of the Estate of whomever the executor or the trustee designates, so when a claim is—we know that the state can do two things. It can open up a private account, open up an account on Trust Special Deposit, and it's private, it shouldn't be public, because all public accounts when one makes a deposit that they fractionalize those accounts, they only keep 10% of that deposit, as the way they've educated us, on-hand. So I'm saying if it's gone on the private side, it's a private account on Trust Special Deposit, will they fractionalize that account? Meaning, only keep 10% of that on-hand and basically, I guess, whatever they do with the rest of it. That's my question, if I've articulated that enough.

**TJ:** Don't even think about that until a check arrives.

**Guest:** OK.

**TJ:** And, if a check does arrive, take the check to the bank, the paying bank, and endorse it right there, and hand it over, and ask for one-dollar bills for the entire amount of the check. If that happened to me, that's what I would do. I'd ask for all one-dollar bills.

**Thomas:** Ditto.

**James:** Why would that be?

**Thomas:** The only substance you're gonna get.

**TJ:** Yea, it's as close to substance in the "public" that one's going to receive, because those are bank notes. Actually, Certificate, a participant share in a specific Federal Reserve bank. They're not drawn on the System, they're drawn on a specific bank, which makes them a bank note, and they're a participant share within that specific Federal Reserve Bank. Rather, on that specific Federal Reserve Bank.

**Thomas:** Remember that that is a Federal Reserve Note that issued from a Federal Reserve Bank. The other one's a Federal Reserve Note issued from the Federal Reserve System.

**TJ:** That bank is holding an asset tied into the serial number listed on the obverse of that dollar bill. And that number goes back to a security that ultimately goes back to a pledge that has been lodged by that bank, and that pledge goes off of the number on the reverse of the Social Security Card. If you hold up the reverse of a Social Security Card to the obverse of a dollar bill. Those numbers, the format matches up exactly the same. The only thing missing is the last character, alpha, that's listed on the bill that's not listed on the Social Security Card. The reverse of that card. Which is actually a different entity in and of itself. Kinda like this card vs. THE card, that the green card says—the domestic return receipt. A domestic return receipt is actually two different cards. It reads "THE card" and it reads "THIS card", there's two different sides to that just like there are two different sides to a dollar bill, there are two different sides to a Social Security Card. Talking about two separate issues. If you look at a Silver Certificate from the, I think it's the 1920s or 1950s, if you look at a Silver Certificate that states this Silver Certificate is redeemable for 1 oz of Silver, if you look at the reverse of that Silver Certificate and you look at the reverse of the dollar bill; they are exactly the same. You cannot tell the difference. So, you tell me, that that dollar bill is not in fact a piece of silver. That dollar bill on the reverse of the dollar bill on the right-hand side where the Great Seal is, on the right-hand side, the obverse of the Great Seal, you look at the banner in the beak of that Eagle's, in the Eagle's beak, look at the banner that it's holding, it reads "E Pluribus Unum" (Out of Many, One"), E Pluribus Unum is *only found on coins*. *E Pluribus Unum is only found on coins*. So, tell me what is it doing on the reverse of a dollar bill? When that dollar bill is folded in half, the reverse showing, the right-side, that is one ounce of silver. That is a coin showing. That's as close as you will get to specie without actually holding specie in your hand, is that dollar bill. That's why there's no piece of currency that's more valuable than a one-dollar bill. I'm talking paper. That dollar bill is the max. Plain and simple. A one-hundred dollar bill does not match up to a dollar bill. If someone has a dollar bill in one hand and a hundred dollar bill in another and they ask you which one you'd rather have, you better accept the dollar bill because the dollar bill has more value. That's as high as one can get is one dollar, can't get any higher—that's it.

**Guest:** One more question, please?

**TJ:** Mm-hmm.

**Guest:** In light of what you told us about the Registered Warranted Property Claim, is the Form 4255(?) still required to redeem a certain bond, or can it be done with the Registered Warranted Bonded Property Claim?



**DC:** What we're showing is how to do it privately. I said that two weeks ago, no forms are necessary.

**Guest:** OK, very good.

**TJ:** You know what, what this is—I'm sorry, go ahead David.

**DC:** Go ahead, James.

**TJ:** You know, what's being shown, what has been shown to me over these past few years is this. More and more is coming down to the point where there will be no more "money" in circulation. Now, is that a good thing or is that a bad thing?

**Guest:** I would say a bad thing.

**TJ:** Depends on how one looks at it. I'm not saying your answer is correct or incorrect. My point is this—there came a point in time when I looked at Donald Trump and Bill Gates and I thought, "I want to be just like them," why? Because they're billionaires. But, you know what, today, I don't feel like that way whatsoever, why? Because they're, you realize if they hold a billion dollars, they hold a billion dollars in debt currency. Seriously, that's all they hold. And you know, Scripture talks about a time near the End of Times, they will trade the souls of men. We need to realize this goes on day-in and day-out with this currency—think about it. Scripture says, "Don't be a pledge to any man." Well, guess what? That person has been pledged, that piece of paper has been pledged to create the "money" that circulates in the world today. Now is that the trading of the souls of men? It certainly looks like it to me. So, do I want to be a part of that? You know, it's kind of like, well, no, not really—no. So then the question is well how do you survive, let's say, by realizing that you don't want to be a part of that anymore, you've got to find a different way. Well, guess what? If one comes in and looks at everything in equity—did Yeshua carry money? No. You know, no. So, think about that—how did he make it without carrying money? Well, he did, he nearly didn't even have to pay the tax, but he didn't want to cause a controversy, so he had Simon Peter throw the net and get the gold coin to pay the tax for He and Simon Peter because he didn't want to cause a controversy. He knew He didn't owe the tax, but He did it so as to not to cause a controversy. So he created a trustee to go down and get a gold coin for the beneficiaries, so who were the beneficiaries? He was the beneficiary, and so was Simon Peter. He created basically a trust relationship. He gave a charge—He gave a charge to Simon Peter, Simon discharged that obligation, that trustee relationship by getting the gold coin, and then they grounded the gold coin, how did they ground the gold coin? They gave it to whomever was asking for it to ground the charge, and it was set off, and it was done. There's a very easy example. So, the question is this, if we all can "survive", let's say, by simply naming these public servants and they are bond servants and there is a very eloquent piece about the bond servants when the Estate-holder went away and left the town, that's the perfect example of a bond servant. The Estate-holder gave a Trust Special Deposit to his bond servants. We've done the same thing. We've placed a Special Deposit to the bond servants, who are the bond servants? Every public servant out there has to have a bond to operate in the public. So, guess what? Yea, they pay the bill. You're the bond servant, you're entrusted, you pay the bill. That's your job, you're the trustee for the benefit of the Estate, and then that's what

they did. Well, two of them did, the other one buried it in the ground and didn't do anything and tried to throw it back off on the Estate-holder and made up a lie, you know, which was totally untrue. But, my point is this; the trustees have the Special Deposit, but we've neglected to state this is a trust for the benefit of the beneficiary—

**Thomas:** And make a claim.

**TJ:** Yea, we failed to express the trust and make the claim. So once that's done, now they have the onerous of paying all the bills, and they have all the resources necessary to do that. We just aren't expressing it, and making the claim, and putting their feet to the fire let's say as the beneficiaries, and telling them to do it. Now, is that their fault or is our fault? That's our fault. Yea, it's our fault, and that's fine, you see, this is what we're realizing. So, when this eventually occurs, guess what? I mean, it's just—will you need money? You just won't. I don't see why anyone would need money, they don't. Like Thomas has said, each and every one of us has an autograph. Well, the word autograph is a conjunction of auto and graph. Well, the first two letters of auto are AU—what is Au on the periodic table of elements represent?

**Guest:** It's gold.

**TJ:** Yea, gold! There you go. There's the gold, it's in your autograph. Yea, very good. That's the beautiful and easy explanation—there's the gold right there. (comment from Thomas) I'm sorry, go ahead.

**Thomas:** The pen is mightier than the sword.

**TJ:** Yea, exactly.

**Thomas:** It has to have intent behind the pen to create the autograph which creates our claim and our substance. A pen laying on a table won't do anything without direction from the executor's office.

**Guest:** And that makes sense what you said about not having any money because I was thinking in terms of (incoherent) insurance policy, and I was saying, well, they already have assets on Trust Special Deposit, then why don't the trustee or the executor contact them because they basically canceled the insurance policy and ask them where their delegation of authority to cancel the account, and warrant them to open up the account, not only open it but upgrade it, and not send any bills, and that they are to discontinue to do so until further notice from the office—

**DC:** No.

**Guest:** And that situation, that kind of goes along with what you're saying about not needing money. They already have property on Trust Special Deposit and we know that from the front-side because we are not aware, we've been basically induced to abandon, not knowing what's going on, so they are charging both sides, but when the person steps in the office and gives the warrant and gives the command and they're in the fiduciary capacity, then they would have to obey, theoretically—

**Thomas:** Here's the common concept of how we "retrieve" money for the last 75 years. It was based upon the expenditure of labor. Now, just like we talked about the currency happening between the Registered Mail, the white receipt and the green card, making the complete circuit and closing the circuit, based on the same thing but they reversed it to the beneficiary being: number one the government, number two the employer, and number three down the totem pole is the poor guy who works his ass off for 45 hours and ends up taking home \$396.00. They are short-circuiting the labor to go ahead and extract the source from that labor when in fact the party probably never happened to have the labor in his life. But, the simple fact that we're often indoctrinated by the public "fool" system is to go to college, graduate, get married, get a job, get a house, have some children, get into debt, get a car, blahblahblahblah, this whole cycle of insanity has been going on since the 40s since World War II ended. It's been going on before that, it's been going on for as long as people harvested other people's labor. So, when you look at the connectivity, the circuitry of what's going on here, we are capacitors and now what we need to do is we need to really look deep inside us and realize that we don't need that outside source to go ahead and get the current so we can have currency because there's something else beside currency. There's the whole unobliterated, unadulterated credit from our resources, our assets that they've taken and used unbeknownst to us and never shared, or given us any of the proceeds of the benefits from those transactions, and that's what we're in the attempt, that's what we're in the process of understanding, and I believe that we're very, very close to understanding that. Now, once we get over that bridge, it doesn't mean we all go out and buy Ferraris and 90-foot sail boats. We have to be judicially, or Scripturally-prudent. We have to be aware of our brother to a certain point. We have to be financially sound in our dealings. We have to always operate in grace. We always have to operate in honor, and all those things that are achieved as each one of us gets higher and higher to the top point of each one of those categories. That's when Yah brings all the blessings into our lives and says, "You now understand where you're at, who you are, and that you're competent in the premise. You now know and understand that you don't need \$300,000 a year to live on. You have more than enough assets to take care of your life, have transportation, have food on your table, have your farm, have your trees, have your vines, grow your own wine(?), whatever it is, but it doesn't mean that we go out and buy Ferraris and we go buy sailboats and we go and do all this ostentatious crap with this new-found wealth that we've discovered because if we did that we are traversing back into the material worldly crap, okay, and the material worldly crap will be the demise of this civilization. Mark my words, and mark Yahweh's words. It's in the Bible. The materialism will go away, and its going to come down to this country, and I've been saying this for 20 years, that people will not have one penny of expendable income, they will get rid of their dish systems on a TV that used to be free, they're going to throw all this in the trash, all the credit cards are going to go in the trash, they're going to try to grow as much food as they can in their 20 x 15 little area in their backyards just to survive.

**Guest:** You know, the Scripture does say that, let those that does have this world's means of support not to use it to the full. So, there is our stewardship.

**Thomas:** That's correct. Believe me there was a time in my life when I wanted a nice van all decked out inside so I could pick up the chicks, then I wanted a Porsche, then I wanted a Ferrari, and all these things—want, want, want, want, want. Well, my (incoherent) isn't any different. My life would not be any different if I was traveling in a ZuZu Rodeo or a Ferrari. It

has no meaning to my life. All that does is create a superstructure, or a construct of what people are going to see me as and the image I want to portray, and I can care less about an image. I've been saying it for a long time, I don't give a crap what you think about me, I really don't care what you think about me. And people say, "Well, you shouldn't have that attitude!" I says, well, I'm sorry, I don't care what people think about me. I was never into trying to please people just for the fact of pleasing people. You know, I don't have many friends left because I tend to tell the truth just like all of us probably on this call. And the family members that still contact us, "Well, you still doing that crap?" Yea, I'm still doing that crap, and I don't see any other way of doing that crap. I could never be employed, I could never be employable again. So, you know, it's going to be up to my own ingenuity, tenacity, discipline, honor, grace, to make what works with what I have. I've got like 6 dollars, or 5 dollars in my pocket, I've just somehow been able to get enough money to get gas, buy a pack of cigarettes every two or three days, and that's all I'm worried about, I mean, I'm not even really worried about it, but it somehow, it always seems to take care of itself. All these friends of mine that have all these houses and the toys and the motor homes and the jetskis and the boats, and all this stuff that I looked upon before as like "Oh, cool man, let's go party!" Now I look at it is like, these are big anchors, weighing them down. Because they're in debt past their eyeballs! Their house is a mortgage, they're unemployed, there's no work, they got cirrhosis of the liver, or they got Hepatitis C, or they're going blind, or this, that, and the other thing, so, I really feel blessed, I really do. Tim and I, and the gentleman who was just speaking, you and I met in Harrisburg, Tim and I met in 2007, David and I have never had the pleasure of meeting each other but hopefully that will be short-lived, you know, gaining the trust, you know, when I first met Thomas Schultz standing at the hotel, the Comfort Inn, in Albany, New York and I introduced myself to him he goes "No shit!" I go, "What's that all about?" He says, "Well, you're Thomas...", "Well, yea." "Dude, I've heard so much about you." I go, "Are you kidding me?" And he goes, "No! I've heard a lot of good stuff about you." I says, "Really?" I'm doubting what he's saying, I thought he was bullshitting me. He says, "No, you just come across to me as a really honest, driven man who only wants to find out what the truth is and share it with as many people as he can." So, anyway, gentlemen, I've been on this phone now—my phone's about to die.

**James:** Ok, I think all of us are in that boat. We've been on here, well, going on 5 hours, so I think we've probably (incoherent) next time, hopefully we can do it again.

**Thomas:** Yep, let's do it again.

**DC:** Party pooper.

**Thomas:** Oh, David, come on, you're probably snoring logs back there (incoherent). OK, Timothy, you and I will talk tomorrow?

**TJ:** Yes. Sounds good.

**Thomas:** May Yahweh bless us all. Shalom. Good luck gentlemen, good night.

**James:** I want to thank you gentlemen for coming on tonight, and sharing as you have with all of us once again; I'm getting all kinds of comments and compliments and thank yous and

everything for all you guys and what you're doing here, and I really appreciate it myself and I thank everyone who's on the call, been listening in, joined in with us for being here also, I would hope and pray that our Blessed Creator smiles on each and every one of you, and causes you to have good health, longevity, prosperity, and that each and every step that you take will guide you closer to him.

**Thomas:** Thank you.

**DC:** Thanks for inviting us on, James.

**TJ:** Thank you James, peace be with you.

**DC:** Don't call us guys. (laughter) Good night.

**James:** Good night.

**DC:** We're going back to the private. (chuckle)

**James:** Going back to the private. (chuckle)

**DC:** In the public, caused some anarchy.

**END**