PLEASE READ ALL DOCUMENTS BEFORE CLASS

CLASS 3 TABLE OF CONTENTS

- 1. HMRC DEBT COLLECTOR
- 2. HMRC BANKS
- 3. AFFIDAVIT AND ANNEXURE
- 4. THE UNIFORM COMMERCIAL CODE
- 5. MORTGAGES ILLEGAL AS WELL AS UNLAWFUL
- 6. COMPELLED BENEFIT
- 7. UCC CODE

HMRC DEBT COLLECTOR TEMPLATE

DATE
CEO FOR HMRC CORPORATION
ADDRESS

CREDITOR®

At-tension CEO HMRC CORPORATION

Alleged case number

Notice to the Agent is Notice to the Principal; Notice to the Principal is Notice to the Agent.

This Notice is being sent to your At-tension by written communication for the following reasons and information.

- 1.) It is quite clear your corporation is being operating under fraud, all correspondence sent to me is fraudulent. Please forward me a copy of the contract I have with your corporation to self- access myself / your corporation failed to disclose you are a non governmental agency and debt collector.
- 2.) Since your corporation claims I own funds please provide me with a commercial true bill for me to even consider any kind of payment. I am not requesting a statement. I need the true bill. Your corporation's failure to disclose is considered fraud. You have been taxing me at my residence. The word resident is a place of business, it is not my business. It is my home.
- 3.) Finally, your corporation has 10 days to provide the information. Failure to provide the information proves there is none. Silence is acquiescence.

BY ORDER OF JOE BLOGGS© By Joe Bloggs© Authorized Representative all rights reserved.

UCC 1-308 without Prejudice

HMRC-BANKS COUNCILS COLLECTION AGENCIES ETC.

WHEN BIG BROTHER HENCHMEN COME CALLING, THEY SHOULD GRANT YOU FULL IMPORTANCE AND RESPECT FOR THE SOVEREIGN THAT YOU ARE. I.E. FOR KNOWING THAT ALL OF YOUR ACTIONS ARE SELF DETERMINED, AND FOR KNOWING EXACTLY WHAT YOU ARE DOING AND WHOM YOU ARE DOING IT WITH. ALL GOVERNMENT QUASI GOVERNMENTAL ACTORS ARE JUST OUT THERE BEATING THE BUSHES, SCARING UP BUSINESS. IT IS FULLY EXPECTED THAT YOU, THE SOVEREIGN, ARE AWARE OF THIS FACT.

GIVING YOU AN EDUCATION ON CIVICS AND CURRENT EVENTS NATIONAL BANKRUPTCY, NONSUBSTANCE COMMERCIAL SCRIPT FOR CURRENCY SHAM GOVERNMENT, OCCUPATION BY FOREIGN MILITARY OFFICERS, UNCONSCIONABLE CO-SURETYSHIP OBLIGATIONS, FOR THE DEBT OF THE UK GOVERNMENT ETC IS NOT PART OF THEIR JOB DESCRIPTION, THEREFORE WHENEVER YOU ENTER YOU ENTER AN EXCHANGE WITH A DEFACTO GOVERNMENT OFFICER YOU PROVIDE TACTIC CONSENT AND EXECUTE THE CONTRACT ESTABLISHED THEREBY (GOVERNMENT'S PARAMOUNT OBJECTIVE-----ABOVE ALL OTHERS --- IS ACQUISITION OF YOUR WEALTH/MONEY/PROPERTY/ASSETS.

THIS PHENOMENON IS NO DIFFERENCE THAN WALKING INTO A RESTAURANT, EXAMINING THE MENU, AND THEN PLACING AN ORDER WHEN APPROACHED BY THE WAITRESS. IT IS EXPECTED THAT YOU KNOW WHAT YOU ARE DOING, THAT YOU KNOW YOU ARE FULLY LIABLE FOR THE MEAL YOU ORDER AND CONSUME, AND THAT YOU WILL PAY THE BILL WHEN IT ARRIVES. THE CONTRACT SO FORMED IS CALLED AN IMPLIED CONTRACT, AND IS BASED SOLELY ON CONSENSUAL CONDUCT, RATHER THAN EXPRESS (WRITTEN AGREEMENT) I.E. IF YOU PLACE AN ORDER FOR FOOD YOU ALSO TACITLY CONSENT AND ACCEPT FULL RESPONSIBILITY TO PAY FOR IT.

GOVERNMENT TYPE WAITERS/ WAITRESSES (CODE ENFORCEMENT REVENUE OFFICERS) DO NOTHING BUT WORK THE SHOP (PATROL CORPORATE UK TURF) LOOKING FOR CUSTOMERS UNWARY TRUSTING, SOVEREIGN BRITISH MEN AND WOMEN WHO WANDER IN AND NOT AWARE OF THE DIFFERENCE BETWEEN DEFACTO- UK STATUTORY LAW AND DE --- JURE ---- United Kingdom COMMON LAW JURISDICTION AND WRITE UP ORDERS CITE/ASSESS CODE INFRACTIONS WHICH ARE EVENTUALLY PAID FOR BY THE CUSTOMERS. (EXTORTED FROM THE SOVEREIGN BRITISH) ON HIS WAY OUT THE DOOR IN EXCHANGE FOR THE SOVEREIGN BRITISH FREEDOM OF LOCOMOTION.)

<u>AFFIDAVIT</u>

Affiant Joe Bloggs© States My present Abode is 777 Rainbow Drive, Love Land [33705] do solemnly and sincerely affirm declare with good faith and without prejudice

1. Affiant states I am of sound mind and do sincerely and honestly affirm that present instrument to be my own words written by me given freely and without duress on expressing accurately to the best of my ability the facts herein of which I have witnessed first-hand and have full knowledge;

Affiant Joe Bloggsr© declare that I have full OWNERSHIP of the STRAWMAN known by all capital letters named JOE BLOGGS© in this now time by immediate possession the right under which one may exercise control over something to the exclusion of all others actual possession. The continuing exercise of a claim to the exclusive use of a material object; The exercise of dominion over property.

Fact 2: Will the claimant (Debtor's name) certify my right of subrogation; Do so in writing please

Fact 3: Cestui Que Vie Act 1666

Fact 4: Cestui Que Vie Act 1707

Before me:

Fact 4: All the facts are circumstances deposed herein are within my own knowledge and expertise except such, as are deposed herein from information only in accord with my reasonable knowledge and sources of information as appear within the present affidavit.

Certificate of Annexure In Accordance with The Oaths Act 1978 England Wales and Northern Ireland

I (notaries name) certify the following annexures marked 2 to 4 referred to in the Affidavit of Joe Bloggs© was presented, sighted and affirmed before me Annexure 2: Will the claimant (Debtors name) certify my right of subrogation, do so in writing please. Annexure 3: Cestui Que Vie Act 1666 Annexure 4: Cestui Que Vie Act 1707 Affiant JOE BLOGGS© state do sincerely and honestly affirm the present Annexures 2 to 4 are in with my Affidavit which I have witnessed first hand and can swear to under oath of sound mind and reasonable knowledge and sources of information as appear in the present Affidavit. Affiant autograph: Certificate witness: **Certificate of Annexure Page 2**

THE UNIFORM COMMERCIAL CODE A/K/A UCC

Before I explain I would like to point out that the UCC applies to all slaves which is is 95% of the world sovereigns

The <u>STRAWMAN</u> is a negotiable instrument, secured transaction, commercial transaction, letters of credit, sales of goods, court cases etc.

The UCC is about a code, as well as being a system or collection of rules and regulations. A code is also defined as a system used for secrecy of communication. Laws today are called codes, e.g. vehicle code, Internal Revenue code, uniform code of military Justice, penal code <a href="https://doi.org/10.1007/jhtml/jh

The development of the UCC has been so brilliantly orchestrated by the legal masters of the world that even through it permeates and dominate the everyday lives and activities of every man woman and child in America and the rest of the world from conception to casket and Beyond... as well as every living Soul on the planet. Even though it is the most senior form of codified law throughout the world encompasses all others (see ucc 1-103)

The UCC is cultural obscurity, blending in with societal scenery so well... that it does not even raise an eyebrow upon mentions. Even General members of the bar, i.e., lawyers, attorneys, solicitors, advocates, barristers i.e., the foot soldiers, snipers, an assassin, of the bank generals that wage war on the world are the most part ignorant of its far-reaching applications, and implications, which even dominates there as well. likely you never even heard of the UNIFORM COMMERCIALCODE UNTIL IT IS BROUGHT TO YOUR ATTEN-SION BY SOMEONE WITH THE EXPRESS PURPOSE OF REVEALING ITS INFLUENCE OVER YOUR LIFE

Mortgages - Illegal as well as Unlawful

We have known, for quite a while, that every single mortgage ever established was *unlawful* Because there is ZERO "Contractual Consideration" from the Finance Company ... because they create the so-called "finance" *out of thin air*

Thanks to someone who has poured through a load of Statutes, we now discover that mortgages are also illegal in other words 'not legal even under Statute.'

IT IS A FACT that when applying for a mortgage one is sent a Title Deed to sign, and whoever is applying for the mortgage signs and dates it and posts it back to the Finance Company.

There is only space on the Title Deed for the Applicant(s) to sign. There is no space for the signature of the Finance Company (i.e. 'Representative) to sign. Thus the Title Deed does NOT, in itself, form a Lawful Contract.

Another way of describing a mortgage is to call it a "disposition". A "disposition" of funds (to pay for the dwelling being purchased).

Now, the full argument is here. What that is saying is that the mortgage is only created (according to Statute) when the charge is lodged at the Land Registry. This only happens after the Title Deed has been signed and returned to the Finance Company. Thus the actual creation of the mortgage ("disposition) is in the future of the Title Deed, and the Statutes state specifically that any Contract for a future disposition, <u>must bear the signature of BOTH Parties</u>.

Since the Title Deed only bears the signature of the applicant, this fails to create the necessary "Contract for the future disposition". Which means that "lodging the Charge with the Land Registry" was entirely fraudulent, "Entirely fraudulent" means "null & void in Law". Thus to claim "possession" at the time of foreclosure is "utterly, and completely, entirely fraudulent, and thoroughly reprehensible" ... even according to Statute!

So, you say, "Well, why don't the Finance Companies correct this by applying their own signatures, then?" to which the answer is: "What signature?" ... something like "A. B for, and on behalf of, XYZ Finance Ltd?' DO YOU REALLY THINK MR. A B IS GOING TO PUT HIS NAME TO AN UNLAWFUL FRAUD? (It's always UNLAWFUL, don forget!) They have got away with this fraud, because THEY DON'T SIGN ANYTHING and because THAT OMISSION has gone unnoticed for so long because people are INDOCTRINATED at school, as opposed to being "educated."

When, during your childhood, and young adulthood... during your life, were these things explained to you? Things such as YOUR ACTUAL FUNDAMENTAL RIGHTS? The whole thing...society today, operates 'by omission. George Orwell said "Omission is the biggest form of a lie." You want proof that is true? OK, consider the Oath that Witnesses must take, before giving testimony to a Jury, "I do solemnly swear to tell the truth, the whole truth, and nothing but the truth." That's just another way of saying, "I swear not to omit anything relevant," isn't it? Which means that "omission" is tantamount to perjury.

Other links: Land Registry Act 2002 Section 27(10 Land of Property Miscellaneous 1989 Section 2(1) 2(3) 2(5)c 2(6)

Compelled Benefit

I believe the benefit being used is that we have been given the privilege of DISCHARGING DEBT [my emphasis...] with limited liability, instead of paying debt. When we pay a debt, we give substance for substance. If I buy a quart of milk with a silver dollar that dollar bought the milk and then the milk bought the dollar...substance for substance. But if I use a federal reserve note to buy the milk I have not PAID for it. [my emphasis...] there is no substance in the FEDERAL RESERVE NOTE. It is worthless paper given in exchange for something of substantive value. Congress offers us this benefit; Debt money, created by the federal United States, can be spent all over the continental United States. It will be legal tender for all debts public and private and the limited liability is that you cannot be sued for not paying your debt. So now they have said "We are going to help you out and you can just discharge your debts instead of paying your debt." When we use this colorable money to discharge debts we cannot use the Common Law Court. We can only use the colorable Court. We are completely under the jurisdiction of the Uniform Commercial Code. We are using non-redeemable negotiable instruments and we are discharging debt rather than paying debt.

Remedy and Recourse

Every system of civilized law must have two characteristics: Remedy and Recourse. Remedy is a way to get out from under the law. The recourse is if you have been damaged under the law you can recover your loss. The Common Law, the Law of Merchants and even the Uniform Commercial Code all have remedy and recourse but for a long time we could not find it. If you go to a law library and ask to see the Uniform Commercial Code they will show you a shelf of books completely filled with the Uniform Commercial Code. When you pick up one volume and start to read it it will seem to have been intentionally written to be confusing. It took us a long time to discover where the remedy and recourse are found in the Uniform Commercial Code. They were found right in the first volume at 1-207 and 1-103.

Remedy

The making of a valid Reservation of Rights preserves whatever rights the person then possessed and prevents the loss of such rights by application of concepts of waiver or estoppel. (Uniform Commercial Code 1-207.7). It is important to remember when we go into a Court that we are in a commercial, International jurisdiction. If we go into court and say I DEMAND MY CONSTITUTIONAL RIGHTS, the judge will most likely say you mentioned the Constitution again and I'll find you in contempt of court! Then we don't understand how he can do that. Hasn't he sworn to uphold the Constitution? The rule here is :You cannot be charged under one jurisdiction and defend under another. For example if the French were to ask you where you filed your French income tax in a certain year do you go to the French government and say I demand my Constitutional Rights? No. Proper answer is... THE LAW DOES NOT APPLY TO ME, I AM NOT A FRENCH MAN. You must make your reservation of rights under the jurisdiction in which you are charged not under some other jurisdiction. So in a Uniform Commercial Code Court you must claim your reservation of rights under the Uniform Commercial Code 1-207. The Uniform Commercial Code 1-207 goes on to say: When a waiverable right or claim is involved the failure to make a reservation thereof causes a loss of the right, and bars it's assertion at a later date. (Uniform Commercial Code 1-207.9) You have to make your claim known early. Further it says: The Sufficiency of the Reservation.

UCC CODE

The information here is compiled right from the UCC Code. Right from the latest changes and from some of the most powerful codes this planet has ever seen, and I mean planet! In order to understand what it is that we actually do I need to go back and explain why we're doing what we're doing.

The whole thing started obviously when we have thirteen signers to an Original Declaration of Independence. That was an underlying contract that was signed by 13 from leaders, that said, "No more! We are done! We are independent from you and we are going to do our own thing." And that contract led up to another one which is known as the Constitution and another is The Bill of Rights, etc. etc. etc.. The Articles of the Confederation.

These contracts are what formed a nation here over 200 years ago. It was formed under contract and sub formed under codes, rules and regulations. In 1817 the United States set up a system that was called the District of Columbia Organic Act. At that point in time there was only a government and a people, individually based upon the contracts that were written almost a hundred years prior to the Constitution, the Articles of Confederation, etc. etc... This new act called the District of Columbia Organic Act created the first Corporate Government that the United States of America has ever seen and it created a new wild beast that most people don't see. Corporate America has everything to do with Commerce; it's under contract law. Shortly thereafter, they created what is known as The Bureau of Vital Statistics.

All governments are corporate, for-profit operations. The U.S. [federal] government and its administrative agencies bring suits against people and other government entities everyday. In the legal system there is no difference between civil and criminal jurisdictions; each are commercial.

All crime (including murder) is commercial i.e. has a monetary value affixed thereto. 27 CFR 72.11 spell this out in unequivocal terms.

Nowadays it is common for both artificial and flesh and blood entities to settle criminal charges out of court i.e. via payment [Note: committing a crime is a physical impossibility for an artificial person/corporation but such are charged criminally almost everyday.]

The Uniform Commercial Code at Article 1, § 1-103 it states: Supplementary General Principles of Law Applicable.

Unless displaced by the particular provisions of this Act, the principals of law and equity, including the law merchant and the law relative to capacity to contract, principal and agent, estoppel, fraud, misrepresentation, duress, coercion, mistake, bankruptcy, or other validating or invalidation clause shall supplement its provisions.

What they're telling us is that all other law-common, constitutional, equity, bankruptcy etc. is only supplemental to the supreme law of the land-the Uniform Commercial Code.If we don't proceed on the basis upon which they proceed, then we will lose due to failure to procedure, not substance.