THE BANK BOOK

USING THE PUBLIC WEALTH [TAX] REBATE NOTES
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Dedicated to our U.S. Veteraus, and to Randall David Due, Public Minister / Civil Rights Activist, imprisoned as a political prisoner, to stop his Public Service.

"...; nor shall private property [taxes] be taken
for public use, without just compensation."
The Constitution for theUnited States of America
The 5th Amendment

...; nor shall private property [taxes] be taken to support a De Facto/non-Constitutional Government operating the Judiciary system in a criminal manner.

If righteousness is not made profitable, Then corruption will prevail. HV

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Dedicated to our U.S. Veterans, and to Randall David Due, Public Minister / Civil Rights Activist, imprisoned as a political prisoner, to stop his Public Service.

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A Public Servant since 1967, Non-Union Commercial Lawyer (pg 34)

The Skeleton in Uncle Sam's Closet (1973)

Silent Weapons For Ouiet Wars (1979)

The Fundamental Principles and Processes of Commercial Law (1993)

Public Wealth Rebate Bank Account Info. For Case No. CR96-500C (1997)

How To Create Currencies For Local Communities (2002) - on CD

The Right To Keep And Bear Liens (2013) - on CD

The Bank Book - Using The Public Wealth [Tax] Rebate Notes (2015) - on CD

Hartford Van Dyke, P.O. Box 831, Kettle Falls, Washington 99141-0831, 509-738-3039

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If righteousness is not made profitable, then corruption will prevail. - HV

Preface

This writing will prove to you that there exists, in this great Nation, the power to regain its economic and political balance IMMEDIATELY, not because of what its people will create in the future, but because of what its people have already created in the past, a creation which has been waiting in the wings for years, waiting for its wake-up CALL FOR RECOGNITION.

Overview

Good Morning De Jure United States Of America!
Rise and shine Land Of We The People, ruled by a De Jure (Constitutional)
Government of the People, by the People, for the People

Nature gave every human body two nervous systems, the conscious nervous system, which can hunt and fish and put food on the dinner table, and a subconscious nervous system, which observes everything, remembers everything, organizes everything, oversees everything, controls every vital function of the body, makes life worth living, and rarely gets the credit for doing it.

The De Facto (non-Constitutional)Government which has been in control of this Nation for years, and ruining this Nation for years, is functioning like a person whose conscious mind is out of control, and whose subconscious mind is being kept prisoner, to prevent it from bringing the evil party to an end.

This Nation of people has a collective subconscious mind, which, bruise by bruise, has been getting better informed and smarter each and every year. It is within the people who have been willing to suffer evils while evils have been sufferable, all the while sizing up the problem until the disgust for the problem fully cocks back the arrow of the delivery of courage. The time of release has come.

All of the People of this Nation constitute one Nation united, one out of many, e pluribus unum. We need only to recognize our birthright and our investment in this Nation, and enforce them.

We the People of the United States of America are The United States Of America Civilian Department of Government Oversight

In Honor Of Randall David Due

Randall David Due, Public Minister, a Political Prisoner of the De Facto U.S. Gov't.

Randall David Due is a genuine Public Minister, currently being held as a Political Prisoner by the De Facto United States Government to silence his exposure of the lying and organized crime of the officers of the De Facto United States Government, this Nation's primary Domestic Enemies

Randall David Due Public Wealth Rebate Bank/Trust

Randall Due, through the operation of his Randall David Due Public Wealth Rebate Bank/Trust, has provided about 5.85 Billion Dollars from his <u>Public Criminal Complaint</u> filings and <u>Commercial Public Wealth [Tax] Rebate Lien</u> filings for the financing of All of the Common Law Grand Juries in the United States of America distributed in proportion to County population, or needs.

I have bonded Randall Due's disbursement with the same Dollar amount of 18-years-seasoned PWRN Account Assets from my own HVPWRB/Ts eight Asset Accounts. These eight Asset Accounts are based on the <u>unlawful inearcetation</u> of eight defendant people in U.S. District Court, Seattle, Washington Case No. CR96-500C, a <u>Criminal Complaint</u> filed, on date 1997-0204, with the U.S. Attorney, in the same building, and recorded as an exhibit annexed to a <u>Commercial Lien</u> filed, on date 1997-0211, in the King County, Seattle, Washington Recording Office at Recording Number 9702110859.

I have also directly assigned Twenty (20) Billion Dollars of my PWR Bank/Trust Account Assets to Veterans' Funds in Randall Due's name because I know he would dearly want to have a part in funding humanitarian projects for Veterans if he was free on the street to do it.

I. (Lyle) Hartford Van Dyke (Jr.), have made available the eighteen-(18)-years-seasoned Public Wealth Rebate Bank/Trust to All privately established and properly/lawfully operated Public Wealth Rebate Bank/Trust to All privately established and properly/lawfully operated Public Wealth Rebate Banks operating for the general benefit and economic recovery of this NATION'S COMMON LAW COURTS and its VETERANS. I reserve the power to refuse or veto any improper or unlawful application of these Assets. The books/manuals, which I have written to describe the lawful and proper creation and operation of Public Wealth Rebate Bank/Trusts are listed in the Reference Information section of this book.

"Silver and Gold have I none, but of What I Have, give I thee", specifically, information to recover the Public's and your Original Contract Lawful Labor Dollars, unlawfully-tax-seized, but nevertheless attachable, rebateable and taken back for the Public's and your benefit by the processes described in this writing.

I have paid a dear price for you to have this public fortune returned to you. I hope you will study the origin of it, and use it.

Hartford Van Dyke

The Criminal Use Of Taxes And Soldiers

Taxes And Soldiers

If "A" can exist without "B", but "B" cannot exist without "A", then "A" is more fundamental. People can exist without Governments, but Governments cannot exist without people. Commerce can exist without Courts of Law, but Courts of Law we cannot exist without Commerce People and Commerce are real, Governments and Courts of Law are make believe fictions, meaning that people must be forced by circumstance to consent to and serve their existence. Too often government power is established and secured by government officers creating problems, in order to be able to offer solutions, knowing full well that where there is confusion, there is profit, and the more confusion the more profit, war being the greatest source of both problems and confusion, bought by the taxation of labor invested in capital, goods, and services, and the induction of soldiers

The Fundamental Commercial Axiom of all civilized Governments of all People on the Earth is: "Nor shall private property be taken for public use without just compensation."

This Axiom is found in In The Constitution for the United States of America, Bill of Rights, Fifth Amendment. It is the most important phrase of the whole Constitution. The first purpose of this phrase is to guarantee a person's labor and the fruits of his labor. The second purpose of this phrase is to guarantee a fair market value of the violations of a person's civil rights, under the United States Code at Title 18 Sections 241 and 242.(1976) If this Just Compensation Law is violated by any Government on Earth, then that Government will self-destruct, because people are more fundamental than their Governments.

The Fundamental Commercial Axiom (Maxim) applied to the Tax financing of a Government is:
"Nor shall TAXES and/or CIVIL RIGHTS be taken from the people for public use without JUST COMPENSATION"

The primary use of Tax money is to protect flesh and blood persons and their Private Property Rights against foreign and domestic enemies. Civilians are inducted to be Soldiers by a suspension of their civil rights called the Solcitive Service. Then they are sworn in <u>under a Covenant Oath/Contract</u> to serve as a soldier to defend this Nation and its Constitution against all enemies foreign and domestic. This is a flesh and blood Covenant Oath of devotion of private property in its highest and most binding sacred sense, commanding the highest price and the greatest cooperation of the public, "until death do us part"

The Foreign Enemies are the enemies which attack from outside of the Nation. The Domestic Enemies are the enemies which attack from within the Nation.

The worst and most dangerous of the Domestic Enemies are those people employed in power positions of Government as officials, officers, and agents who intentionally use the Tax money to steal the weeklib power, and control power, entiristed to the Government offices of Public Trust.

A Soldier's military oath and sacrifices makes it mandatory that, as a United States Veteran, he/she must be given the opportunity to be employed to act as a Primary Executive Law Enforcement Officer of the domestic United States of America, to be required to respond, if physically and/or mentally able to respond, to the domestic needs of the general public pursuant to the <u>United States Code</u> Title 18 Section 4 = 18 USC 4 – official administrative response to a mandatory civilian filling of a <u>Criminal Complaint</u>. The U.S. Veteran must act with <u>reasonable</u> diligence, 42 USC 1986 – the <u>brother's keeper law</u>. A U.S. Veteran must be paid for their service in response to 18 USC 4. That service cannot be belittled or treated as peonage or involuntary servitude in order to avoid payment for that service, 42 USC 1994; and failure to pay the Veterans is a criminal offense pursuant to 18 USC 1581.

Power Corrupts, And Absolute Power Corrupts Absolutely.

IT IS A WELL KNOWN FACT THAT all Taxes are collected on the transfer of money, be it food or gold, and that the officers of a corrupt De Facto Government always by to get a "piece of the action", or in the alternative, injure any party who will not pay off to them.

As a result of the official theft of wealth and power, the Constitution is ignored, and the De Jure (Constitutional) Government becomes replaced by a De Facto (non-Constitutional) Dictatorial Government, a Dictatorship, in which

- > the Bankers and Corporations (mini-governments) become the wealth and power rulers,
- > the Legislators create the "government-financed" public project opportunities for the Bankers to spend-launder their fractional-reserve non-backed money into circulation,
- > the Judges, the best Judges that money can buy, become the legislator-dictators and forectosure officers in favor of the Bankers and Corporations,
- > the police and the IRS become the Bankers' Domestic Debt Collectors, and
- > the Military becomes the Foreign Debt Collector and Foreign Strategic Raw Materials Thieves for the Banks and Corporations.

That is a hirds-eye view of the economic condition of the whole economic world of the Planet-Farth.

It is a picture of world-wide commercial theft and rane of the United States of America and every other Nation large and small by the De Facto United States Government, and by every other national government in the world entangled in the Rothschild Fractional Reserve (non-backed) Money System, including Rome (Catholic), Israel (Jewish), and The United States of America (Christian).

The whole world is becoming aware that The De Facto Government of the United States of America, through its Federal Reserve Corporation Bank-U.S. Legislature Public Subsidy- non-backed money laundering system, are part of a world-wide institution of Syndicated Organized Crime. This is why America is in trouble, and this is why its De Facto Government is trying to start a World War III to distract the attention of the American people and the whole world away from its long overdue exposure.

The Reason For The Creation Of Public Wealth (Tax) Rebate Notes

Consider the following tax-financed Scenario.

An Officer of a Government violates the Constitutionally-protected rights of a Citizen, and, therefore, violates the Constitutionally-protected rights of the Public at large.
The Citizen files a <u>Criminal Complaint</u> on behalf of the Public (ex rel, proxy) mandated by the Government at 18 USC 4. against the Offending Officer pursuant to 18 USC 242, valued at \$1000 (1976) per violation, by presenting that <u>Criminal Complaint</u> to the U.S. Attorney, who, in turn, exercises selective prosecution, chooses to ignore the <u>Complaint</u> and treats the <u>Complaint</u> with contempt, thus refusing to provide a public <u>Remedy</u>.
So, the Citizen files a §⁵⁶ Amend, Just Compensation] <u>Commercial Lien</u> against the Offending Officer on behalf of the Public, based on the commercial value of the offense, to collect <u>Restitution</u> for the Public.

> The Officer has a grace period of three (3) months to challenge the Commercial Lien. but treats it with contempt and lets it go into Default causing it to become an Account Receivable. This provides no Public remedy unless the Citizen can collect the debt. > So, the Citizen tries to collect the Account Receivable against the Offending Officer and the Officer's employer, the Government, but neither will acknowledge the debt. They treat the Citizen's claim with contempt, at \$10,000 (1976) per violation, 18 USC 241. > Because the debtor parties are Absconding Debtors, the debt most certainly accrues interest at the standard commercial rate of one percent per month on the unpaid balance. > This combination of events allows the public Commercial Lien to be converted into a valid (non-fictitious) Citizen-created Restitution Bond issued against the Government Treasury at one percent interest per month compounded monthly which is 12.68247 per cent per year (APR) compounded yearly. So, each \$1.00 of Restitution Debt owed by the Government due to its public contempt and disservice becomes a debt of about \$3,30 in 10 years, and about \$6.00 in 15 years. The subdivision of this Public Bond into smaller denomination interest bearing Public Restitution Bond Notes, also called Public Wealth (tax) Rebate Notes, creates a lawful monthly interest-upgraded Re-Lien Street Currency.

The PWRN is a one percent per month on the unpaid balance, compound interest bearing Bond against the De Facto Government's evasion of Constitutional responsibilities to obey the Nation's Constitution.

Constitutional Criminal Complaints and Commercial Public Wealth [Tax] Rebate Liens

Criminal Complaints and their corresponding civil rights Commercial Liens must be lodged/filed against criminally corrupt public officials (18 USC 4), and the Accounts Receivable which arise from these Complaints and Liens, being a recovery of Public Taxes, originally the private property of the common Taxpaxing civilian People, must be available again as a rebute or refund of Taxes to the Public through some sort of Public Wealth Rebate Note checks or street currency. The jurisdiction and execution of this process is commercial not judicial, so this is a commercial street prosecution and execution, not a judicial court prosecution and execution.

The Public Wealth Rebate Notes issued by Public Wealth Rebate Bank/Trusts, are backed by defaulted <u>Constitutional Criminal Complaints</u> and defaulted <u>Commercial Public Wealth [Tax]</u> <u>Rebate Lien</u> processes, and a <u>Restitution System</u> whereby the repair of <u>private damages</u> and public damages are paid by

- >(1) the offending officers' real estate, moveable, monetary and future-labor properties, >(2) the offender-staffs' real estate, moveable, monetary and future-labor properties, and
- >(3) the offenders' organizations' real estate, moveable, and monetary properties.

The assets of the Bank/Frusts are the aforesaid Liene against both the De Facto Offenders and the Treasury of The United States of America, which is the paymaster of the Government which employed the De Facto Offenders during the time period in which the offenses were committed.

A <u>Public Wealth Rebate Note</u> does not contain a claim that the Note is issued BY the United States Government, and, therefore, it <u>cannot lawfully be construed to be a fictitious Government Instrument</u>, any inaccurate opinion to the contrary not withstanding.

"The Public Wealth Rebate Bank/Trust" - Banking System The Commercial Rank of Public Wealth [TAX] Rebate Notes (PWRNs)

Let us take a hard look at Federal Reserve Notes.

The Federal Reserve Corporation in their book titled <u>Money Mechanics</u>, a book publicly available for years for anyone to read, blatantly admitted what the Federal Reserve Corporation was doing, and, for that matter what every Rothschild bank in the world was and is doing, and gave it a fancy name so people could justify it as an amazing creation, and ignore the mind boggling fraud which was being committed against the world. The Federal Reserve Corporation gave their magic act of pulling their fake money out of a nearly empty hat by the name of FRACTIONAL RESERVE BANKING. How was it done? To get the answer, read How To Create Currencies For Local Communities.

The Federal Reserve Corporation blatantly admitted that their Notes were fraudulent. Their Notes "worked unfortunately" for a hundred years because "We the People" got lazy about overseeing the activities of the operators of the Federal Reserve Corporation, and let our Legislators go along with the Federal Reserve Corporation's non-backed currency scheme, and launder the Federal Reserve Corporation's unlawful Notes into circulation through "government financed" works projects and social projects.

"We The People" got duped. There were logical reasons why it happened, but only excuses to not correct it. Our Nation became the victim of Deliberate Ignorance, Mental Laziness and Apathy, an example of the theme of Silent Weapons For Ouiet Wars: "Those who don't use their brains are no better off than those who have no brains: they are beasts of burden and steaks on the table by choice and consent."

We were not able to learn by experience, hence we were fools.

And we got fooled very badly.

Now many Nations do not want to do business in Federal Reserve Notes.

Hopefully, we have learned that things would be much better now if we would have believed in each other, and directly created our own commercially and Constitutionally controlled tax-backed currency, and accepted and spent our own, and our neighbor's, commercially and Constitutionally correct Capital-Goods-and-Services (CGS) barter-backed currency.

It is certain that there will always be a few people who will cheat by fraud and by counterfeiting, but they can be discovered, and be punishment be an example to others who have not yet learned to be caring human beings. At least they would not be allowed to destroy the whole economic fabric of the Nation as we have let the operators of the Federal Reserve Corporation do to this Nation.

What Is A Public Wealth [Tax] Rebate Note Worth?

In order to be able to issue a check from a bank account, it is necessary to have enough money in the bank account to cover the full value of the check.

Have you ever studied an ordinary Bank Check, or Bank Note?

Street Currency is preprinted paper cash money.

People use <u>bank checks</u>, instead of <u>street currencies</u>, for several different reasons.

There are very important differences between a street currency and a bank check.

A Street Currency is a general impersonal device used to complete a purchase or a sale without having to Barter, which means, without having to trade physical objects having cqual perocived values. Street Currency makes the Barter Process unnecessary, and, if honestly performed, it makes buying and selling objects simpler to do, that is, it facilitates the buying and selling processes of commerce. Therefore, Street Currency is what is known as, and termed. a Commercial Facilitates. But Street Currency can be easy to counterfeit by modern technology.

Commercial Value, moved around by digital computers, is called <u>Digital Money</u>, <u>Electronic Money</u>, etc. <u>Digital Money</u> is far less secure than <u>Street Currency</u>. According to computer hackers. Digital Money is: easy to create, easy to increase, easy to decrease, easy to destroy, not private, easy to discover, easy to steal, and easy to counterfeit.

A <u>Bank Check</u> is a <u>Payment Contract</u> with what is a called a <u>Memorandum Line</u>, or <u>Memo Line</u>. A Bank Check <u>Memorandum Line</u>, or <u>Memo Line</u>, is provided for a brief written statement or declaration of a term, or terms, condition, or conditions, of a transaction or contract, to be remembered, especially for funire use with regard to a statement of goods sent from one person (formally called the consignor) to a second person (formally called the consignor) to a second person (formally called the consignor), or from a tax-payer to a Government Treasurer. Example:

If the <u>memo line</u> of a bank check contains the phrase "for a bievele", then it cannot be used to

If the <u>memo line</u> contains the phrase "for support of a lawful government operating in total compliance with the Constitution for the United States of America", then it cannot be used to finance the crimes committed by government officers and agents. It Must be put into a separate Trust Fund for the aforesaid designated purpose.

buy cash.

Gold, is physical and perceptible by touch, can be lost or stolen, and not be recoverable. Contract Money, paid formally in written or printed words, remains available in its hand written original form and/or published copies, in a dormant state, until it is honorably applied in compliance with, and according to, the contracted usage, or the contract is dissolved.

The Government Money-Flow Scenario

A <u>Laborer</u> takes his labor pay-check, carned in real labor-dollars, to his local <u>Little Bank</u> and presents it to the Little Bank teller, to put his real labor dollars into his bank account. The <u>Laborer</u> then writes a bank-check from his checking account and presents this checkbook money, to the Internal Revenue Service (I.R.S.), to pay his taxes. The common people have been led to believe, by the deceptive letterhead of the I.R.S., "<u>Department of the Treasury</u>", that this check-book money will be presented to the "<u>United States</u> Department of the Treasury" and will then be deposited by the "<u>United States</u> Department of the Treasury" into the Public Tax-Coffer Account, out of which the U.S. Congress will make <u>lawful withdrawals</u> pursuant to <u>Article J Section 9 Clause?</u> of the Constitution for the <u>United States of America</u> for the Military System, and for the domestic Indiciary/Justice System.

Actually, a different chain of events (scenario) is happening.

>(1) The Federal Reserve Corporation, through its Federal Reserve Bank, loans its inflated/false money through the United States Congress, to the U.S. Government, to launder Federal Reserve Corporation inflated/false money into circulation, by financing the U.S. Military System and the U.S. Judiciary System. (The FRC profits from foreign wars, foreign "police actions", and domestic taxation, injustice, incarceration, etc.) >(2) The LRS. is the debt collection agency of the Federal Reserve Corporation's "Department of the Treasury", not the debt collection agency of the "United States Department of the Treasury", and you can bet your bottom dollar that the LR.S. letterhead would state "United States Department of the Federal Reserve Corporation thought for a minute that they could do it without serious world wide consequences (they would become an international debtor). >(3) the LR.S. delivers the U.S. Taxes to the Federal Reserve Corporation to pay the interest on the Federal Reserve Bank loans of inflated/false money to the U.S.

There are U.S. Corporations, which need certain Foreign-Country-Source raw materials for their Corporate production, and need the support of the U.S. Military to take those materials by force if necessary, and need the support (by bribery) of the officers of the Judiciary/Justice System, which also have their own designs for the use of the tax money to control, conquer, and seize the domestic/personal property of the Nation. Both the U.S. Military and the U.S. Judiciary have found the Constitution for the United States of America to be an obstacle to their pursuits, so they set aside the said Constitution at every opportunity to do so, causing the Government to cease being De Jure (Constitutional), and to become De Facto (non-Constitutional).

For each real labor-psycheck-dollar, which is cashed through the local <u>Little Bank</u> teller window, and billed to the Federal Reserve Corporation's <u>Big Bank</u>. to <u>Big Bank</u> orders the <u>U.S. Teasury</u> to print ten dollars of worth of the <u>Big Bank</u>'s Notes and send them to the <u>Big Bank</u>, so that the <u>Big Bank</u> could send one dollar of <u>Big Bank</u> money to the <u>Little Bank</u> for each dollar which the <u>Little Bank</u> had paid out to the <u>Laborer</u>. This gives the <u>Big Bank corporation</u> nine dollars of profit for each labor dollar, to <u>Joan to the <u>De Facto</u>.</u>

I.S. Government at interest, to finance a corrupt judicial system in exchange for protection of the Big Bank's money creation and money laundering scheme. This manufacture of false money is the well-known cause of economic inflation.

Therefore, it is evident that the De Facto U.S. Government and the Federal Reserve Corporation are <u>symbjotic criminal corporations</u>, both feeding off of "We the People.

SUMMARY

All of the real value of a civilization is based on, self-sacrifice, mutual trust, and accountability.

Therefore, the labor-contract-based tax dollar could not have been lawfully spent by the De Facto U.S. Government, the labor-contract-based tax dollar was not contractually consumed by the De Facto U.S. Government, and the labor-contract-based original tax dollar is still contractually available for the restitution and recovery of the De Jure (Constitutional) Government of the United States of America.

Therefore, the pre-paid labor-contract-based tax dollars are still available and have at least as much purchasing power in the form of Public Wealth [tax] Rebate Notes as they had as the labor-contract-based dollars of the laborer's paycheck plus the value gained as fines against the criminal officers of the De Pact Government, because of any official violation of civil rights.

PWRN dollars are dollars of labor-contract-based tax money returned to the tax-paying Public, because the labor-contract-based tax money could not be used lawfully/Constitutionally by the De Facto Government officer(s) or agent(s).

Any person who has the <u>natural commercial right</u> to spend Public Tax Money such as Public Wealth [mx] Rebate Notes back into circulation for the benefit of the public, becomes the natural broker of the Notes, and the general Public has the reciprocal responsibility to honor a legitimate first-in-line claimant of the value of those Notes. It is a fundamental maxim of the Human Food Chain that "Man who says that job cannot be done, should get out of way of man doing it." The People of this country yielded to this principle, but let the wrong "man" (the Fed. Reserve Corp.) do the job for over 100 years.

Our U.S. Veteran Soldiers

Our U.S. Veteran Soldiers have the <u>natural commercial right</u> to spend Public Wealth [tax] Rebate Notes into circulation, to become the Natural and National Public Brokers of the Public Wealth [tax] Rebate Notes, because they took an oath to serve and served and, therefore now, the <u>general Public has the responsibility to honor the Veterans</u> as being the legitimate first-in-line claimants of part of the value of those Notes.

Again, it is a fundamental maxim of the Human Food Chain that "Man who says that job cannot be done, should get out of way of man doing it."

The People of this country must yield to this principle, in the hope that this time they have gotten the "right men" to do the job for the interest and accounts of We The People.

The refusal of the U.S. Government to process PWRN(s) for U.S. Veterans would be a gross violation of the mandatory Soldier-become-Veteran Just Compensation Covenant (flesh and blood until death does us part) Oath Contract, and would be Commercial Grounds to lawfully invalidate the U.S. Selective Service pursuant to the 4th and 13th Amendments of the Constitution for the United States of America, 42 USC 1994 and 18 USC 1581.

One of the reasons for the De Facto Government support of the <u>Children's Protective Services</u> (CPS) is to weaken the parent-child bond, to destroy the family unit, so that parents cannot protect their sons from service in undeclared wars (referred to as "police actions"), by refusing to emancinate them.

Toward the end of the Viet Nam "War" there were mothers who required the De Facto U.S. Government to make special non-combat labor contracts with them before they would release there sons to serve in the military. It was big news when it happened the first time. Then another mother demanded the same contract for her son about two weeks later. Then a loud silence.

Our Veteran Soldiers have unquestionably earned the consideration of our society, and if we do not honor their sacrifices by giving them a chance to help us mend our ways, the rest of mankind on Earth will cease to respect us, and have un reason to respect our claim to our land, for the people of other Nations know that our soldiers have served in accordance with their promise to serve, obeying their Elders' very questionable "Wisdom", and have unnecessarily suffered deep wounds of body, mind, and soul and died because of it.

If this natural righteously founded Public Wealth [Tax] Rebate Note Currency System is not put to work immediately while you still have live Veterans to enforce it, the American Tax-Paying Laborer who, for years, has depended on Government officials to be honest, will have to sacrifice everything he owns to even temporarily save himself, his wife, and his family. Every U.S. Veteran should be able to say that his good fortune was MADE IN THE U.S.A.

Remember also, that the most valuable money is food, not gold, and that all of the regular time-use value of money, called Commercial Interest, is provided by units of the sun's energy transacted through the food produced by agriculture, not by mined materials. The best laid plans of self-serving and shorted-sighted people will fail, but the free energy gift of the sun, the powerful life designs and guidance of the bioelectromagnetic intermet Mind of Nature, the communicational, observational, memory, and logical processes of the Higher Mind of the human body, and the informed and diligent industry of the Conscious Mind of the human body, can always turn man's efforts into the royal pathway of survival and procreation, life and love.

The Structure of a Public Wealth Rebate Note

A <u>Public Wealth Rebate Note</u> does not contain a claim that the Note is issued BY the United States Government, and, therefore, it cannot lawfully be construed to be a fletitious Government Instrument, any opinion to the contrary not withstanding.

The Structure of a HVPWRB/T "Must-Pay" Demand-type Public Wealth Rebate Note

The Structure of a HVPWRB/T "Should Pay" Honor-type Public Wealth Rebate Note

"Should Pay" Honor Notes ARE REDEEMABLE at a PWRNB/T source Bank in "Must Pay" Demand Notes, which in turn are backed by civilian Taxes pre-paid into the U.S. Treasury. The PWRN Banker issuing the "must pay" PWRN Demand Notes must know how to defind the Origin and existence of PWRNs and their use as being "Lawful", which, in the Government World of Wealth and Power, simply means that they are contract based money, based on Taxes already paid into, and still resident in, the Treasury of the United States of America. They could not have been lawfully spent to support a De Facto Government of the United States of America, hence, in reality, the cortupt Federal Reserve Corporation financed the corrupt De Facto Government of the United States of America with unlawful money.

There is no provision in the Constitution for the United States of America for the conduct of Government business in the forms of Charity*1, Insurance*2, or Gambling*3, so the only commercially lawful classification of the SOCIAL SECURITY SYSTEM is as a CONSTITUTIONAL BANKING FUNCTION of the UNITED STATES DEPARTMENT OF THE TREASURY, in which the SOCIAL SECURITY NUMBER is a UNITED STATES DEPARTMENT OF THE TREASURY CIVILIAN BANK ACCOUNT NUMBER.

- *1 [See Davy Crockett's famous Sockdolager Argument before the U.S. House of Representatives of which he was a member, from Tennessee (1827-1831; 1833-1835).]
- *2 Federal Insurance Contributions Act (FICA), a Ponzi Scheme
- *3 (gambling on corrupt government officials behaving in a lawful manner)
- >In order for the De Facto Government to be able to Tax the use of PWRNs in Taxable transactions, the De Facto Government officers would have to admit the PWRN's existence as standing for true commercial value, with true liability and true accountability, that is.
- >(1) the De Facto Government officers would have to explain why the Liens were not challenged or contested,
- >(2) the De Facto Government officers would have to admit to the existence and validity of the Liens supporting the Notes
- >(3) the De Facto Government officers would have to admit to the existence and validity of the Criminal Complaint process from which the Liens arose,
- >(4)) the De Facto Government officers would have to explain why the criminal charges, from which the Criminal Complaints arose, were not duly prosecuted.

In order to protect their money monopoly of supplying the currency (the money in current use on the street and in commerce)——which is an enforced supply of fiat money without recourse to any other currency——, the primary De Facto Government officers, holding positions in the Federal Reserve Corporation, the U.S. Legislature, and the U.S. Treasury, have had to openly and publicly regard the PWRN money with contempt, publicly declare that the PWRN money has no commercial value, and publicly treat the PWRN as non-existent and commercially invisible, a non-entity in the <u>De Facto World of Money</u>. But, in denying the value of the PWRN, they also abandon their ability to Tax the use of the PWRN in commerce. Thus truth conflicts with their tax-power greed.

A "should pay" honor-type PWRN is a One percent per month = 12.68 percent per year, compound interest Bond (calculated from its "date of issue"). (The "date of issue" is entered on the front side of the PWRN.) The Interest Factor for 1% is (1.01), and for 12.68% is (1.1268).
≥ Example of calculation — A \$230 PWRN issued on October 10. 2012. AS #3007 from the Source Bank to the Beneficiary Bank and redeemed on December 10. 2015. (in a period of 3 years and 2 months) will pay, calculated as follows: \$ 230 X (1.1268) X (1.1268) X (1.01) \$ 335.67

The back (reverse) side of the pre-printed "should pay" honor-type PWRN contains the most important PWRN information, specifically, a miniature newspaper about the ORIGIN and OBJECTIVE of the funds upon which the value of the PWRN is based.

Have you ever studied an ordinary Bank Check, or Bank Note?

People use bank checks instead of preprinted eash money, also called street currency, for several different reasons. One very important difference between street currency and bank checks is that the bank check has what is called the Memorandum Line, or Memo Line.

A Bank Check <u>Memorandum Line</u>, or <u>Memo Line</u>, is provided for a brief written statement or declaration of a term, or terms, condition, or conditions, of a transaction or contract, to be remembered, especially for future use with regard to a statement of goods sent from one person (formally called the consignor) to a second person (formally called the consignee). Example: if the <u>memo line</u> contains the phrase "for a bievele", then it cannot be used to buy cash.

Example: If the <u>memo line</u> contains the phrase <u>U.S. Veteran Currency</u>, and the Veteran's name is pre-written on the front side, or on the back side, of the check for identification purposes, then the Veteran will have to sign his name directly under the first signature for an accurate comparison, and, in addition to this ID security precaution, the Veteran can provide his/her name, signature, and picture identification card to be held at the cashier station of a company store, where he/she does business regularly, so the cashier can make accurate comparisons.

>Another feature, when using <u>The Traveler's Check Signature Verification Technique</u>, is a blank two (2) <u>line-space</u> area at the bottom of the back (reverse) side of the (HV)PWRN about 7/16 of an inch high and about 3 inches wide.

The top line-space is reserved for the payer to sign his/her name when he/she is initially issued the Note.

The bottom line-space is left blank for him/her to endorse when he/she makes the first use of the Note, (a 12.68 percent per year, APR, Bond) to buy some ordinarily accepted eash, or use it at face value to purchase some other item.

The seller and the buyer/customer (for example, the Grocer and the Veteran) need to know each other. The Grocer can keep a Veteran photograph-and-signature identification card on file at the sales counter.

The fully (double) Endorsed PWRN Currency Note becomes a general currency Bond Note.

The upper left area of the left front (obverse) side of the pre-printed PWRN provides the Lien Recording Number in the County Recording Office of the Lien declaring the ORIGIN of the funds upon which the value of the PWRN is based.

Re. the HVPWRN-

The upper left area of the left front (obverse) side of the pre-printed PWRN provides the Lien Recording Number in the King County (Seattle) Washington Recording Office, 970211-0859, of the Lien declaring the ORIGIN of the funds upon which the value of the PWRN is based.

The center left area of the left front (obverse) side of the pre-printed blank PWRN provides a vertical space 1 and ¾ inches high and 7/8 inches wide in which to print the General Source Project Application of the funds, for examples (See: PART #9-Reft):

"U.S. Veteran Support", "Civilian Grand Jury Support", "Jury Pay",

"People vs. CPS/Government Kidnapping", "People vs. Genital Mutilation Doctors", etc..... (See: PART #9 - Reference Information - Foot Notes)

People vs. Jury Pay People vs. Civilian IIS. Genital Grand CPS/ Veteran Mutilation Gov't Support Jury Doctors Support Kidnap

All PWRNs are Bond Notes at an interest rate of 1 percent per month.

The Beneficiary Bank Serial Number Code

The Serial Number of the PWRN is written or printed upon the image of the eagle at the right front (obverse) side of the PWRN,

Space (Source Bank I.D. Code - three capital letters): "LHV" (Lyle) Hartford Van Dyke (Ir.)

Space (Source Bank Disbursement Account Number -- four digits) "3007"(to John Doe) Dash

Time (Date of issue of Value from the Source Bank to the Beneficiary Bank six digits) ["December 7, 2015 == 2015-12-07 = 151207" | "151207"

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Space (Beneficiary Bank I.D. Code – one or more capital letters): "ABC" (JD = John Doe)
Space (Beneficiary Bank Disbursement Account Number – four to six digits) "1234"
Dash

Sequence Number of printing of denomination "A" - four to five digits) example - "0333" Face Value (Denomination) of Note - "A" (identifies note value of one dollar)

A=1, B=3, C=7, D=12, E=23, F=71, G=230,

H=1, I=3, J=7, K=12, L=23, M=71, N=230,

P= 1, Q=3, R=7, S=12, T=23, U=71, V=230, W. X. Y. and Z are reserved for some other use.

The letter O is skipped/not used to avoid confusion with the Zero (0).

FINAL: LHV3007-151207

ABC1234-0333A ("trustee of Account #3007") (JD1234-0333A for John Doe)

Re. the HYPWRN

The Hartford Van Dyke Public Wealth Rebate Bank/Trust "Should Pay" Public Wealth Rebate Currency Note Account has a twelve digit Serial Number for its own U.S. Veteran Currency. The first six digits of its Currency Serial Number are 411207, representing the date of the Japanese Attack on Pearl Harbor, Hawaii, December 7, 1941, F.D. Roosevelt's Day of Infamy.

There is a line space under the <u>Seal of the Bank</u>, for the printed name of the disbursing trustee, here John Doe, and another line space under the name of the disbursing trustee, in which to state "trustee of Account #3007"

Re, the HVPWRN

My name, "HARTFORD VAN DYKE, AFFIANT" is printed in my all-capital letter statement under the disbursing trustee's entries.

The Blank PWRN Model Forms

The "Must Pay" PWRN - the check type - variable figures

The "Should Pay" PWRN - the currency type - Preset Denominations - Max \$230

Interest bearing "must pay to" demand-type Note

- > a strict commercial demand-type note
- > carrying full commercial liability and
- > its use requires a full knowledge of the commercial foundation of the "must pay to" Note,
- > disbursed/used to establish a new Public Wealth Rebate Bank / Trust
- > valuable and desirable for the purchase of capital (other currencies), goods, and services.
- > "should pay to" honor-type PWRN currency Notes carry forward the interest but not the liability.

- > "should pay to" honor-type Notes can be presented to a PWRB/T to be redeemed by a "must pay to" demand-type PWRN, but with the power to demand there also comes the commercial liability for the Note, and the need to have a complete understanding of the source of the commercial power. The knowledge for this understanding is contained in the writings referred to at the end of this writing under the sub-title/heading, "Reference Information".
- > The receiver Trustee of a Source Note; The Beneficiary Banker, B/B: will retain it in safe keeping in his/her private bank/trust, as evidence and proof of his/her commercial right to issue PWRN Currency Notes based on the Source Note PWRN Account. He/She will also make several security copies of the Source Note and distribute to every bolder of his/her "should pay" honor-type PWRNs.
- > The Beneficiary Banker (B/B) will be very careful to not issue more PWRN Note dollar value than the Source Note PWRN Account gives him to assign/disburse/issue/spend.
- The B/B will keep an accurate current record of the amounts of that Source Note Account which he/she spends, in the same way that he/she would keep an accurate current record of the amounts of money he/she spends out of an ordinary Bank Checking Account.
- > The B/B's Bank Manuals and copies of the B/B's Bank Records will be available, in the public domain, for people (the general Public) to study, copy, and/or publish them.
- > They will be valuable educational material for anyone developing their own Public Criminal Complaints, Public Commercial Liens, Public Wealth Rebate Bank/Trust, Public Wealth Rebate Notes, and/or Public Service Projects.

The Beneficent Public Purpose Line

A Public Wealth Rebate Note is a COMMERCIAL CONTRACT.

The most important line in that CONTRACT is the Beneficent Public Purpose Line. Failure to comply with the condition stated on that line will void the Source Contract and any further disbursements from the Source Note.

Any variation or deviation from the condition on that line requires the express (written) consent of the Chief Executive Trustee of the Source Bank, which provided the Source Note.

Public Wealth obtained by Taxation <u>must</u> be used <u>for the immediate good</u> of those who have paid the Taxes into the Public tax coffers; It must be used <u>for the satisfaction of the immediate needs of those people and the Public, collectively.</u>

But, because many of the taxpaying people do not pay attention to where their taxes are going and what their taxes are doing, the following social and economic disaster is what happens.

The following description of this problem may seem to be an exaggeration, but when you are responsible for the security and disbursement of a very large tax fund belonging to the Nation's taxpayers, and the Nation has a bad economy, and a lot of hungry people are understandably more interested in their own personal pursuits than in the general survival problem at hand, and there is an absolute necessity to hand out money to genuinely

deserving people, servants, and public services, you must be prepared to recognize the worst, and provide for the best.

The Politician

The idea of being a political public official, implies the desire to have the liberty (license) to have power over others.

In that sense it is a military power attitude, not a civilian public service attitude. It tends to justify an attitude of personal revalty, of obvious official superiority toward the lowly Public, the adoption of a veiled attitude of impunity, and megalomania.

The corrupt official wants to "live the life of luxury of the wealthy", by acting officially independent of the will of the lowly and subservient dependent People (who financed his trip to kingdom).

The corrupt official's first order of business is to secure his/her job, and to become personally independently wealthy through the job.

Many officers of municipal (city and county) corporations desire to operate/conduct their public office/job in a way that is independent of the public's best interests.

They see their public job as an opportunity to use the taxpayer's money to do what they want to do, regardless of what the taxpayer's money was supposed to do for the taxpayer. They desire the liberty (license) to use the taxpayer's money in their own way, or on their own projects, especially before satisfying the needs of the taxpaying people, the Public. This is the motivation called covetousness (for money), which takes a path of corruption called embezziement, which ultimately results in the crime called theft.

When the city or county sewage system starts to stink, and people can be made to feel the urgency to correct the problem, the corporation's embezzling official can point out the obvious problem, and offer the obvious solution, that the county or city must pass a special levy to raise the taxes to bury the sewage, which leaves the special embezzlement investment fund in tact, and makes the taxpayer pay twice to meet the need to fix the plumbing, so that the county or city can get its bowels to move again.

This attitude might be supported by the simple truism:

"Those who don't use their brains are no better off than those who have no brains.

They are beasts of burden and steaks on the table by choice and consent."

This attitude of government officers toward the public is often the basis of the motivation strategy of officers, to deprive the common people of their opportunity to use their brains, so that they can convert those people into beasts of burden and steaks on the table, soldiers. and new meat on the battlefield, filler for Corporate mass graves.

Any person who receives a source PWRN shall not, by any design, method, or excuse, cause it, or its benefit, or its value, to be delayed, diverted, siphoned-off, hoarded, invested, or be otherwise EMBEZZLED (to use the lawfully correct term). If the Source Note is for U.S. Veterans, then that is EXACTLY what it is to be used for, and the same for other projects.

Do not violate the statement on the MEMO line, the Beneficent Public Purpose Line.

Disbursements Of Tax Wealth

Public Wealth Rebate Banks are established to receive the Accounts Receivable Assets arising from the above cited evasion-defaulted Criminal Complaints and no-contest-defaulted Lien processes.

The cited Lien Account Assets of a Public Wealth Rebate Bank are not a property of the Bank. The cited Lien Account Assets of a Public Wealth Rebate Bank belong to the Public. A Public Wealth Rebate Bank is merely a custodian and administrator of its Account Assets.

A Public Wealth Rebate Bank is merely a custodian and administrator of its Account Assets. At least 90 percent of the Account Assets must be returned to the Public for Public use, and at most 10 percent of Account Assets can be used for Administration of Account Disbursements.

The Veterans will be the Chief Executive Law Enforcement Officers of the PWR Bank/Trusts. The Veterans will deal with all public PWRN counterfeiting problems and offender arrests.

Portions of the Assets of the Lien Accounts are assigned and disbursed for the creation of PWRNs, and to provide backing for:

- >(1) the issues of direct-collection "must pay" PWRNs.
- >(2) the issues of honor-type "should pay" PWRN street currency, and
- >(3) issues of monetary assistance to another Public Wealth Rebate Bank/Trust(s) to deal with similar relevant acts of offensive or outright criminal behavior of an official or officials in another locality.

The beneficiary recipients of Public Wealth Rebate Notes (PWRNs) are:

- >(1) United States Veterans and their Veteran's Services,
- (2) the civilian/citizen-operated Commercial Law and Common Law (Constitutional Law) Grand Jury and Ordinary Jury Trial (Trial by Jury) Courts, and the Simpler Voluntary Arbitration Services, and
- >(3) many other types of public community services, operated and regulated through Chambers of Commerce strictly controlled by the consent and/or opposition of the local people/public.

Common Civilians, a.k.a. "We the People", sitting as Court Jurors, will be paid at the same per hour rate as the highest paid contesting lawyer or attorney present in the court actions before the jury. This will give the Jury a great motivation to acquire full disclosure by Affidavit, to get at the Truth, the whole Truth, and nothing but the Truth.

All processes will be concluded by swom Affidavits, not non-sworn Declarations under penalties of perjury, because non-sworn Declarations under penalties of perjury allow lying by omission. Thereby, this Nation of People will know the Truth and the Truth will make the Nation free. With the above qualified Veteran Beneficiary Exception, the Lien Account assets of a Public Wealth Rebate Bank are not a property of any Non-Veteran Trustee of the Bank

Court Litigants will have the free choice of their own Assistance of Counsel.

Any and every isover or attorney, formally or verbally brandishing, in any of the above cited

Courts, a Tile of Nobility, such as "Esquire", or a bar card of the labor union known as the Bar

Association, will be subject to arrest, criminal accusation, criminal prosecution, trial by jury, and
imprisonment for insurrection and rebellion against the Constitution for the United States of

America.

All United States Veterans have the sworn military duty and opportunity:

>(1) to oversee the lawful operation and administration of the Public Wealth Rebate Banks.

>(2) to be the civilian <u>State Marshalls</u> and <u>United States Marshalls</u> of the Commercial, Common Law, and Constitutional, Trial By Jury Courts and Grand Jury Courts,

>(3) to serve in such a capacity, functioning as <u>Reneficiary Trustees</u> of the above cited <u>United States of America Civilian Departments of Government Oversight (See Page 6.)</u> the "parasympathetic nervous system of the De Jure Government of the United States of America.

These said <u>United States Veterans</u> must, by law (42 <u>USC 1994 and 18 USC 1581</u>), be reasonably compensated/remunerated for their nationally valuable oversight services, administrative services, and executive services.

Consistent with the Second and Ninth Amendments to the Constitution for the United States of America, the People's Militia will retain the first option to enforce the law of the land, and the United States Veterans shall not be allowed to exercise Martial Law without Public Consent.

The Introduction of the Public Wealth (Tax) Rebate Note Currency (How to Introduce the PWRN into Common Use)

(How to Introduce the PWRN into Common Use)

In order for the PWRNs to serve the public, they must <u>first become known to the Public</u> and then <u>be used successfully</u>. To become known, they must first be given away to the Public freely as a challenge to the competing currency. This means that they must be advertised as being a competing product. Advertisement costs money, so part of the Trust Fand must be given over to the purpose of getting and holding the attention of the Taxed Public Laborer force of the Nation loug enough to establish the positive sense of an intrinsic value in the product, and the positive attitude of "What do I stand to gain if I keep the Note(s) and learn the successful use of it?" The primary gain from the use of the PWRN currency is that it takes the Tax money from certupl officials, by charging them for their public public alorines, and restores it to the Taxpayer's use.

The method of "selling" PWRN money to a business as a "new money product", is to allow the "new money product" to assume a path of motion which is parallel to the already established competing "money product". In this way one maintains a constant comparison between the competing "money products."

At no time does one whimsically ridicule another's "money product", or require a businessman to make a choice between two "money products", because ridicule is actually recognized to be the weakest form of argument when dealing with intelligent and well informed people, and so ridicule will incite disgust and create a defensive stress reaction, which in turn will create a desire to return to things as they were before, without the stress and without the "new money product".

Finally, you must leave a valuable sample of your money product with the business to remind them of its existence and to remind them of their easy access to it.

A Simple Example Of The PWRN Sales Technique

You will go into a restaurant with a witness, and order meals for both of you on the same meal ticket, totaling, say for example, fifteen (15) dollars. After you have eaten the meal and the waitress comes to the table, you will hand the waitress her tip in the common currency, the Federal Reserve Notes, a set of PWRNs, and a booklet about PWRNs, and tell her it is an interesting gift for her to study. She does not have to accept the gift. Then you go to the eashier and pay for the meal with Federal Reserve Notes. You do not make any comments about Federal Reserve Notes. You get a receipt for the meal payment. Then, without making any specific comment about money or polities to the eashier, you leave on his counter, one PWRN and a booklet about PWRNs, tell him it is an interesting giff for him, and leave the restaurant.

Everybody who has been owed any money in this commercial transaction has been fully paid in Federal Reserve Notes, and you have provided the PWRN materials as an interesting gift for them. Therefore, you and your witness cannot be charged with failure to pay the bill, and more people can get a better understanding about the PWRN alternative currency and its buying/purchasing power.

"Keep it Simple" (Forewarnings)

When your witness eats a meal with you, you want to combine the costs on one meal ticket/bill, so that the cashier will only have to perform one Federal Reserve Note transaction.

You do not ask the cashier for a receipt for the PWRN(s) or the PWRN booklet. The cashier is not going to be able to lawfully order the waitress to throw her PWRN tips into the garbage can, and a wise cashier, being required to maintain a full record of the day's business transactions, will not throw his PWRN(s) or the PWRN booklet into the garbage for the same reasons.

There is nothing unlawful about the PWRN process, or about the honor-type "should pay to the bearer" PWRNs, or about the PWRN booklet, so everything that you have given out to the waitress, and given out to the cashier, is a "safe" gift.

PWRNs cannot be Publicly portrayed anymore, by the officers of a De Facto Government, to be fraudulent or fictitious commercial instruments without the officers exposing and destroying their own extremely corrupt government money system. But, be careful anyway, because many government officers cannot be trusted to be mutiful, honest, or honorable. When you perform this PWRN public educational service, it is best to have a witness with you. Someday that precaution will not be necessary.

While The Restaurant Is Preparing The Meal

After you have ordered the meals, and have made an accurate calculation of what this event is going to cost you, you will choose what Federal Reserve Notes you will use to pay the waitress' tip, and write down (record) their serial numbers, and you will choose what homor-type "should pay" PWRN Currency Notes you will give her, and write down (record) their serial numbers, and secure these two sets of notes into one collection with a paper-clip. You will do the same thing for paying the cashier for the meal. Then you will put each of the two paper-clipped collections of notes into the correct pockets of your clothing based on a stereotype memory trick, the Left pocket for the Lady(waitress), the Right pocket for the Cash Register. Your Witness will care for your witness Records.

The Waitress

After the meal, you give the <u>waitress</u> a (15%) tip of, say, <u>three dollars in Federal Reserve Notes</u>. You also give her a generous gift consisting of a one dollar PWRN, plus a <u>three</u> dollar PWRN, plus a <u>seven</u> dollar PWRN, plus a <u>twelve</u> dollar PWRN, totaling twenty-three dollars in value, in honor-type "should pay to the bearer" Public Wealth (tax) Rebate Notes.

You also give her a PWRN information booklet about what you have given her. She will have to report her Federal Reserve Note tips, but will not have to report the PWRN gifts.

(Your witness has made a written record of the <u>serial numbers</u> and the <u>denominations</u> of your payment of the Federal Reserve Notes, and the same information for the PWRNs.

The Cashier

Then you proceed to the cashier to pay for your meal.

In the presence of your witness, you present your restaurant meal bill to the cashier, and you present to the cashier fifteen (15) dollars in Federal Reserve Notes totaling the full amount which you owe for the meal.

The cashier must give you the receipt for your meal, and your witness, in the presence of the cashier, signs the receipt as a witness to the payment in full for the food in Federal Reserve Notes.

Then you place on the cashier's counter at least as many dollars worth of honor-type "should pay to the bearer" PWRNs as you paid in Federal Reserve Note Dollars (say, a \$23 PWRN), and you place on the cashier's counter an information brechure/booklet about the PWRN currency. Then you leave the restaurant without having had any verbal conversation with the cashier about the PWRN(s). This approach eliminates any false claims about what was said and/or done.

Compensation of the Advertisement Staff

You and your witness return to the PWRBank/Trust with the original receipt and copies of the receipt of your restaurant transaction, and get reimbursed (paid back) three times the amount of the PWRN dollars you spent, as your cost, your profit, and your witness' cost and profit on the amount used in PWRN dollars, plus payment in PWRN dollars for reasonable witness and travel fees for your time, service, and transportation costs portal to portal, and report writing services.

Barter Banks and Note Exchange Stores

The People must establish Barier Banks and Note Exchange Stores where Public Wealth Rebate Notes (PWRNs) are an accepted form of currency.

U.S. Veteraus and other people loyal to this Nation and its Constitution should manage and operate these Barter Banks and Note Exchange Stores.

Private Note Currency is a commercial contract currency.

Private Note Currency must be backed by privately owned capital, goods, and/or services (CGS collateral) some of which is/are declared on the reverse sides (back sides) of the Notes.

More detailed lists of Note-backing privately owned capital, goods, and/or services. (CGS collateral) can be catalogued and cross-referenced on asset computers.

The ID structure of Private Currency should include a current photograph and a mailing address. Private Note Currency will be exchangeable for other Private Notes, and for PWRNs.

Some History About The Public Wealth Rebate System

Scattle, Washington, U.S. District Court Case # 96-500C (1996-1997)

The first Public Wealth Rebate Notes of the Hartford Van Dyke Public Wealth [tax] Rebate Bank/Trust were disbursed to create a flow of public tax money from the U.S. Department of the Treasury back to the American People to assure the punishment of U.S. District Court Judge John C. Coughenour for crimes committed by him, and his five accessory accomplice U.S. Attorneys, against the Public while operating in his official capacity, including, but not limited to, his attempt to generally violate the State's Rights of the Government of the State of Washington, and to specifically violate the rights of the Citizens of the State of Washington to keep and bear arms, as an unorganized militia. That was the Seattle, Washington, U.S. District Court Case No. CR96-500(C).

Hartford Van Dyke Public Wealth Rebate Bank/Trust = HVPWRB/T (estab. 1997-0512) The Hartford Van Dyke Public Wealth Rebate Bank/Trust = The HVPWRB/T

First Disbursements (starting on June 1, 1997)

The First Public Wealth Rebate Notes (1997-2002)

The Writing and Distribution of the Book "How To Create Currencies...." (2002)

The book How To Create Currencies For Local Communities was written in the spring and early summer of 2002. I distributed a box load of copies of the book in the then-common-current-form of what were called a three or four inch square case floppy disks. I gave them out randomly to friends, service station attendants, convenience store operators, truckers, and to anyone who would put it on the internet. That was all I could afford. That proved to be a correct move, because in 2005, while I was in prison, a man found a printed copy of it, saw it was released into the public domain, and he published it widely. And the Cover of the book was very stylish. That was wonderful to behold!

The Arrest (2002)

Toward the end of summer, my wife and I visited her relatives in the Colville. Washington, area. Heft my house in the care of an elderly man, Mr. Gordon Rogers. Some Government Agents came crashing through the backdoor of the house with drawn guns, shoved Mr. Rogers aside, and ran all over the house with drawn guns, apparently looking for me. We had locked the upper bedroom before we left. One of the officers went upstairs and kicked in the bedroom door.

Then the officers congregated in the kitchen and tried to terrorize Mr. Rogers.

I had a prior understanding with Mr. Rogers that he was there to watch the house, not to defend the house, and if someone needed to talk with me, that he should call me, or give them the telephone number of the place where I was visiting so that they could call me.

An officer asked Mr. Rogers if he knew where I was, and he told them where I was. The officer ordered him to call me and turn the telephone over to him. Mr. Rogers did that, and the officer said that he wanted to meet with me in person. I sensed that he wanted to arrest me, so I offered to meet him at the United States District Court in Spokane. Washington, and that I would leave immediately to meet him there. All three or four officers dashed over to Portland, Oregon, and got a plane to Spokane. Spokane is about eighty miles from Colville, about a ninety (90) minute drive. I got to the courthouse about one hour before the officers did. I sat on a couch in the lobby and waited for them to arrive. They burst through the door like there was some type of an emergency, rushed over to me, grabbed me, put handcuffs on me so tight that they cut my wrists and drew blood. As they marched me down a hall one of them pointed at some wanted posters on the wall and asked "Do you see your picture up there?" Then they put me through the procedures of booking me into their jail facilities to await Arraignment.

The Arraignment (2002)

Some people ask why the U.S. Government put me into their prison system for seven years and four months. Over a period of five years, from June 1997 to 2002, I put about 6 (six) billion dollars worth of valid debt collection Public Wealth Rebate Notes on the street, lawfully collectable against the U.S. Government, I provided copies of my material to the F.B.I. and the U.S. Secret Service from the beginning and during the five year period, so that they would know what I was doing. They made no open Public statements against what I was doing, but threatened people, behind the scenes, against cashing them. There was no hot pursuit in the situation. When I was arrested and brought before the court, and the Arraignment Judge learned these things, she shook her head in disbelief. When one of the government officers stated that finding me had been difficult, and that he wanted me to be detained in their custody until the trial, I asked the Judge if the officer could be put on the witness stand, and I could question him under oath. The Judge allowed me to put him on the witness stand and question bim. He had to admit that my telephone number was on my Public Wealth Rebate Notes, and that I was listed in the local telephone book. The Judge was visibly upset with him, and ordered that I be released on my own personal recognizance. So, obviously, I was not put in prison because I did any of the above stated things.

The Motion in Limine' (lim-in-nay)

Before the Court Trial began, the three Prosecuting Attorneys handling my case created and presented to me a written notice called a MOTTON IN LIMINE' (phonetic: lim-min-nay), which declared that I would not be allowed to defend myself, to have witnesses in my behalf, present evidence in my behalf, etc. and that is exactly how the trial was done.

The Trial (December 2002)

- > The Court Trial consisted of parading pre-trained witnesses before a controlled pary.
- > There were three Prosecutors, specifically, the Senior Prosecutor, the Junior Prosecutor, and the Judge, who also acted as a non-sworn witness when circumstances required it.
- > The witnesses who testified for the prosecution gave shallow testimony loaded with social opinion, and devoid of the basic principles of commercial law.
- > Cross examination was not allowed.
- The jury was never allowed to hear testimony about the Notes, or handle or study the Notes, so they did not know what the Notes consisted of, and could not ask any intelligent questions about the Notes.

The Judge testified from the bench that the "Lien" involved in the matter was invalid, but the "Lien" involved in the matter was never explained to the Jury by anyone.

At one point in his prosecution, the Senior Prosecuting Attorney was about to spout out some case law about money and the Judge instantly said "we're not going there!" and put a stop to the Case Law.

The Prosecuting Attorney was not allowed to present any Currency Case Law, because no valid Commercial Currency Case Law Exists against Lawful Currency Notes, and all valid Commercial Currency Law is absolutely against the existence of the Federal Reserve Note, which only exists by a license to exist granted to the Federal Reserve Corporation (FRC) by the United States Legislature.

- The Judge was conducting the case in behalf of the FRC.
- > When the prosecutor ended his presentation and the parading of the witnesses before the court, no cross examination by the defense was allowed.
- > The Judge stopped the trial at the half-way point.
- In his closing statements, the Juniot/Assistant Prosecutor revealed that the trial was to provide a Case Law Jury Verdict desired by the Board of Directors of the Federal Reserve Corporation, that the Lien backing the Notes was invalid.
- > The Judge gave instructions to the jury, and sent the jury out to return a guilty verdict.
- The foundational Criminal Complaint and Public Commercial Lien were never discussed, and the Notes derived from them were not discussed in depth by anyone. None of the three, the Criminal Complaint, the Lien, and the Notes derived from them, were ever proven to be defective or void.
- So, all three of the key elements in the case survived the trial.
- > I filed a Criminal Complaint against the Judge for denying me a fair trial, and he dismissed my Criminal Complaint against him.
- >I produced Appeal paperwork three times in prison, and the prison guards broke into my lockers and stole the Appeal paperwork.

So, Why I Was Unlawfully Imprisoned? (Dec, 2002-Apr.2010)

I eventually realized that I was imprisoned to prevent me from publishing the book How To Create Currencies For Local Communities, because of a few things that I had said in the book like those on page 59:

"If the invoiced government agents, acting without a lawful dishonor of the currency for cause, i.e., without a lawful rebuttal of the claim stated on the currency made against the government, refuse to pay the tax rebate out of the government tax coffers, then the currency will be a Re-Lien Currency, meaning that it can run on the street as an <u>unsatisfied tab against</u> the government until the public can install some honest politicians into the government who will enforce the rebute and prosecute the offending agents."

The phrase "Re-Lien", means "a Lien which is applied again, and again, repeatedly, until its purpose is accomplished, being supported by Compound Interest on the Unpaid Balance all along the collection path as an unsatisfied tab/bill, for nothing is accomplished in commerce without being continuously financed throughout its evolution, the support therefore being a future labor-based bondage, called simply a Bond. This means that, it is unnecessary to broker the Public Wealth Rebate Notes in order for them to work as a Currency on the street as long as

> (1) their value is understood and respected by the Public, and

(1) the Notes, with their interest, can be purchased and sold to support civilization. By passing forward the Commercial Interest on a PWRN Account to the holder of the PWRN, the holder acquires an additional Commercial Asset motivation/reason to be patient, and to allow the Note, as a Savings Bond, to run on the street until satisfied. (See — Distress Infinite — in Black's Law Dictionary, 4th Revised Edition.)
In more precise terms, an Interest bearing PWRN Currency has a value greater than face value, because it runs on the street as an open-ended-high-interest-bearing, lawfully-created lax—naver backed, U.S. Treasury Savinus Bond, — a very desirable item.

The HYPWRB/T-PWRN Notes of have been treated with contempt by the De Facto Government, have been held to be of no value by the De Facto Government, have never been dishonored by Commercial Affidavits from officials of the De Facto Government, have never been lawfully challenged or prosecuted by my government office or agency, and have been ignored FOR EIGHTEEN YEARS (since June 1, 1997) by De Facto Government officers.

The Value of the HVPWRB/T = "CR96-500C" - PWRN Accounts by January 12, 2001, was about 11 (eleven) Billion Dollars. The Interest Factor for 15 years is 1.1268247 raised to the 15th power, written 1.1268247 (5 = 5.995 = about (-) 6, ~6, so the "CR96-500C" account, worth about (-) 11 Billion Dollars, at January 12, 2001, bas a value V, of V=\$118 x 6 ~66 Billion Dollars by January 12, 2016.

Your Grant Proposal

There is a large amount of criminal behavior in the State and Federal government offices to apply corrective processes to. Many people are filing Criminal Complaints and Lieus and presenting them to civilian Common Law Grand Juries for analysis and activation assistance. So, there is a large amount of funds potentially available to correct America's problems of corrunt government operation.

The funds are backed by rebated Taxes. There is no monetary fee charged for the PWRNs.

But, there are "no free sandwiches" in this corrective system. The ingredient that you must add to activate the power of the PWRN money is your own devotion and labor.

You will get paid for your labor and administration costs, but this cash flow will be established, overseen, and regulated by the common law courts, and overseen, enforced and guaranteed by the Veterans. Make your Proposal.

Public Wealth [Tax] Rebate Bankers can help you construct and screen YOUR Proposal to them, or YOU can present YOUR Proposal to the Commercial or Common Law Grand Juries, Smaller Juries, Chambers of Commerce, or any other Public Service for advice about the implementation of any Public Project Proposal You want to make to a PWRB/Trust.

If YOU need to obtain Proposal advice, PWRN operating funds, or help to accomplish your projects, then locate Veterans to help you, and YOU work with the VETERANS to also help THEM with THEIR projects. The people's shoulders put together can easily lift a heavy load. (Read my book How To Create Currencies For Local Communities, released to Public Domain. I/Net Search: "Hartford Van Dyke" How To Create Currencies For Local Communities)

Each Public-Wealth Rebate Bank Banker establishes a list of rules, which they intend to operate by, called "by-laws", to manage their own Public Trust Accounts for the benefit of the Public-ingeneral, and for YOU.

Lien Assignments/Grants

Example: Mr. John Doe receiving the assets of Lien Assignment Account #3007

Let us assume that:

- Mr. John Doe is provided with a <u>Lien Assignment Account</u> #3007 from the Hartford Van Dyke PWRB/T to support necessary civilian Public Services and Public Servants.
- > Mr. John Doe's Initial Account PWRN #3007 is issued by the HVPRNB/T as an interest bearing "must pay to" domand-type Note, which is a strict commercial demand-type note carrying full commercial liability and requiring full knowledge of the commercial foundation of the "must pay to" demand-type PWRN.
- >Mr. John Doe's uses his PWRN #3007 to establish his John Doe Public Wealth Rebate Bank / Trust.

- Mr. John Doe's Lien Assignment PWRN Note #3007 is a valuable and a very desirable instrument for the purchase of capital (other currencies), goods, and services.
- Mr. John Doe will retain the original Note # 3007 in safe keeping in his private bank/trust, and security copies elsewhere, as evidence and proof of his commercial right to issue PWRN Currency Notes based on PWRN Account #3007.
- Mr. John Doe will be very careful to not issue more PWRN Note dollar value than the Source Note PWRN Account #3007 gives him to assign/dishurse/issue/spend.
- Mr. John Doe will keep an accurate current record of the amounts of that Account which he spends, in the same way that he would keep an accurate current record of the amounts of money he spends out of an ordinary Bank Checking Account. The Bank Manuals and copies of his/her bank records will be available to people (the general Public) to study, upon making an ordinary request to study them, or to have a copy of them. They will also be valuable educational material for anyone developing their own Public Criminal Complaints, Public Commercial Liens, Public Wealth Rebate Bank/Trust, Public Wealth Rebate Notes, and/or Public Service Projects.

Reference Information

Writings by (Lyle) <u>Hartford Van Dyke</u> (Jr.)

A Public Servant since 1967. Non-Union Commercial Lawyer

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The Skeleton in Uncle Sam's Closet (1973)

The history of the Pearl Harbor attack is a dirty political story. My father's Uncle, Gerald Mason Van Dyke, was the man in the Army G-2 Intelligence Department in the Hawaiian Islands, who, on Thursday afternoon December 4, 1941, at 2:00 P.M. Hawaiian time, sent to the U.S. Military Intelligence Department in Washington, D.C., the message warning of an impending Japanese attack on the Hawaiian Islands. The success of the Japanese "surprise" attack on Pearl Harbor was politically engineered and guaranteed by the maneuvering and deception of President F. D. Roosevelt and other officials of the United States Government, who, to thrust the U.S. into war, deliberately withheld Mason's warning from field commanders Admiral Kimmel and General Short.

Silent Weapons For Quiet Wars (1979)

The Fundamental Principles and Processes of Commercial Law (1993)

Public Wealth Rebate Bank Account Info. For Case No. CR96-500C (1997)

How To Create Currencies For Local Communities (2002) - on CD

The natural flesh-and-blood laboring individuals of this country are potentially the real sovereigns of this nation because they are the productive elements of the society. They have the natural right and power to protect their labor and the fruits of their labor, by being the ones to regulate the money and to issue a stable currency for the nation, pursuant to the Tenth Amendment to the Constitution for the United States of America.

The Right To Keep And Bear Liens (2013) -- on CD

The Bank Book - Using The Public Wealth [Tax] Rebate Notes (2015) - on CD

Hartford Van Dyke, P.O. Box 831, Kettle Falls, Washington 99141-0831, 509-738-3039

Free Sources of Commercial and Domestic Information

Here is a starting list of Free Sources of Commercial and Domestic Information — about Public Problems and some of the Strategies involved in their Solutions.

Google and Yahoo:

"Hartford Van Dyke" – free (public domain) copies of my writings at: scannedratina.com, paranoismagazine.com, the 7th fire.com.

Primary Domestic Problems - Examples

Survival Problems—People vs. Children's Protective Service - (kidnapping of children)
Sexual Problems --People vs. Genital Mutilation Doctors - (sexasnatureintendedit.com)

Ordering Information

For writings by Hartford Van Dyke.

The following writings/books have been released into the public domain. Portions of these writings are available on the internet, at Yahoo and Google, etc. Simply type "Hartford Van Dyke" into the internet-search subject window. By putting the name in quotation marks (" "), you can limit the search to the name. You will find all kinds of opinions on the internet in favor of, and against, this material. The prices given below are for the stated writings. Supporting material might be added. All printed material is sent as loose leaf reprint masters so that it can be reprinted easily. (Do not let the pages get out of order.) You will also receive update information. All of these writings can be sold for a profit. All prices include the cost of postage. My office hours are (Washington State Time) 11AM to 5 PM. - Tel. # 509-738-3039. My address: Hartford Van Dyke - P.O. Box 831, Kettle Falls, Washington 99141-0831 The Fundamental Principles and Processes of Commercial Law (1993) ------ \$55 Public Wealth Rebate Bank Account Info. For Case No. CR96-508C (1997) - 355 DISC #1 (contains the following three writings) (CD1) --The Bank Book - Using The Public Wealth [Tax] Rebate Notes (2015) (35 p) -CD1

The Bank Book teaches you exact lawful commercial methods for monetizing Public Wealth [Tax] Rebate Notes (PWRNs).

Only a De Jure (Constitutionally lawful) Government can spend the laboring people's years of pre-paid income taxes, and that only for lawful purposes. All of that tax money is still lawfully available on contract for the people's use. The De Facto U.S. Government, the De Facto U.S. Congress, and the De Facto U.S. Treasury, cannot commercially lawfully disallow the people of The United States Of America:

>(1) to file Criminal Complaints and Liens in behalf of the Public against criminal officers of the De Facto Government of the United States, and >(2) to activate the rebate of prepaid labor-established (income) taxes back to the Public to support U.S. Veterans, Common Law Jury Courts, and other necessary and worthy national services and local community services.

Every person RECEIVING a PublicWealth Rebate Note (PWRN) must be GIVEN, or HAYE, a copy of this Bank Book, and must understand the PWRN before they use it to buy any thing, or do other things with it.