

To the Principals and creators of discharging instruments:

I would like to offer a comment about the multiple currency mischief referred to in Guaranty Trust v Henwood, 307 US 247, 59 S.Ct. 847. What is actually the mischief? How might work the mischief for stealing the energy of the people and enforcing a condition of slavery that actually looks legitimate at first glance at the surface?

I believe that the mischief is that of sending a bill for anything created out of non-substance-supported assets, only thin air created numbers on paper, and said bill made out to an all capitalized named debtor de facto artificial person and sending said bill to a lower case letter creditor of the United States de jure real people and demand that the real people "pay" the bill with "dollars" earned from sweat labor which would normally be paid in gold, but for convenience, the real people accepts a check for his equal value exchange labor which is denominated in "dollars" which will not clear at par at any bank, but is exchangeable only for federal reserve notes which is a 90 per cent loss of buying power at the point of exchange.

I believe the multiple currency is that of the difference between the lawful constitution for The United States of America Article 1, Section 8, clause 5, real, based upon substance, United States Notes money, and that debauched worthless stuff that comes out of the pit of hell from the place called "the United States" called "dollars" but which is actually internal business script called federal reserve notes, backed by the birth certificates, converted into an asset, of the people living in The United States of America upon which are based promises to pay instruments 30 years into the future called "Bonds," which bonds value are predicated upon the ability of the spawn of satan prestidigitators from the de facto 4th branch of government called the administrative branch which combines the executive, legislative, and judicial into one for convenience of the spawn of satan deceivers, for deceiving the ignorant people out of their sweat labor, and if magik deception does not work, then by force of arms under the color of law carried out by the same spawn of satan foreign agents operating out of a foreign de facto administration deceptively called the federal prosecutor of "the United States."

A real de jure people cannot be made to "pay" a bill that is not predicated upon real substance. A de jure people has actually already paid for everything a second time

{first time was when the de facto spawn of satan administrators of the de facto administrative government deceived his parents into donating the title to his body, the birth certificate, to the satanic religion de facto administration} and when he donated {get it? Original issue!} his check to the fed bank and said check representing his gold-value-labor. {always remember that the law runs with the real gold money and the law runs with the real dirt land owned by a creditor in his lower case letter name. An all caps debtor name listed on a piece of property tax paper having a "legal description" lot and block is only a contract for paying rent. No gold? No land? Then you, if you allow yourself to be treated like the artificial person, you do not have rights to de jure law; your artificial person has only de facto public policy for you, the creditor, to manipulate for him for which creating notes payable in the future, or having the Secretary of the Treasury discharge to alleged debt for you, is the remedy for the people listed on the paper process of the de facto administration as all caps debtors} Bills created with credits are "dischargeable" with credits, or similar promises to pay in the future, that created the bill named to the all caps debtor but sent to the lower case real people. Remember, if the agent has the right to create credits, he got that right from his principal, we the people who are the creditors.

Read the Guaranty Trust Co. v. Henwood, 307 U.S. 247 (1939) case over and over again. Learn it well.

<http://supreme.justia.com/us/307/247/>

--Lewis

NOTICE: Information served herein is for educational purposes only, no liability assumed for use. The information you obtain in this presentation is not, nor is it intended to be, legal advice. Author does not consent to unlawful action. Author advocates and encourages one and all to adhere to, support and defend all law which is particularly applicable. If anything in this presentation is found to be in error a good faith effort will be made to correct it in timely fashion upon notification.
VOID where prohibited by law.