

## The State Owns and Controls your Car

It has been brought to my attention that the license plate sticker that you voluntarily put on your property has imbedded in the background "For Official Use Only". You have to look very hard to see it but it is there. Now every one knows that all municipal vehicles (City, County, State and federal) all have the sign on the vehicle "For Official Use Only". This implies that the corporate state has an interest in your personal property.

I myself do not have plates on my personal property, but I do travel in it. I have a bill of sale that this piece of machinery has been sold to me free and clear with no other outside interests. The corporate state now has to prove that they have obtained an interest in my personal property.

The corporate state when a car is first sold, requests that Original Certificate of Origin, either be destroyed or forwarded to them. The purchaser is not to receive it. The corporate state then, has the purchaser sign a power of attorney over the vehicle to them. The state then, assigns a license number to that item. Then, the corporate state can control and tell everyone how to drive the state vehicle that they have leased for a yearly rental fee (an excise tax, commonly called registration fees).

If you read the California Statutes, you will see that an individual who carries his own property, or travels for his own reasons and pleasure is exempt from such fees. The DMV Code is just an administrative interpretation of the Statute that created the code. The DMV Code is legally correct, they just do-not tell the whole truth of the matter. The code is specifically written for commercial users. So, if you are leasing a vehicle from the corporate state or from any one else you are operating a vehicle, (remember that they have combined the terms "operator" and "driver" to mean the same thing).

A Citizen of one of the Several States, does have the absolute right to travel, this is unquestioned. But, an alien be it a Citizen of Japan, Germany, or the District of Columbia, does not have this right, for them it is a priviledge to travel, as they ar eoutside the scope of intent of the Original State and Federal Constitutions. This the Supreme Court has ruled upon numerous times.

Now that you have this information, what are you going to do??? You have to decide who and what you are, the government assumes that you are an alien (citizen of the District of Columbia) as you have admitted such by obtaining a social security number, driver's license, and registering your personal property. There are numerous other legal attachments that also entrap you, so as the highest court has stated "Those that sleep on their rights, do not have any."