

*Johnny Liberty—Global Sovereign's Handbook*

Any government official, employee or agent of the corporate government—police officer, county sheriff, judge, magistrate, attorney, congressman, senator, bureaucrat, IRS agent, federal agent, employer, including the President of the United States, who conspires to deprive a sovereign “state” Citizen of any right or privilege secured by their respective state constitutions, Constitution and Bill of Rights, or acts improperly under the color of law, is subject to criminal prosecution in both their individual and official capacity.

The sovereign “state” Citizen has powerful, lawful tools to protect one’s unalienable rights, and make all government accountable to the Constitution, and the law of the land.

A thorough understanding of the law and how the legal system actually works is required to defend one’s rights against the intrusions of government.

*“Public officials are not immune from suit when they transcend their lawful authority by invading constitutional rights.”*

*—American Federation of State, County and Municipal Employees, AFL-CIO vs. Woodward, 406 F2d 137 t.*

**18 U.S.C. §241. Conspiracy against rights of citizens**

If two or more persons conspire to injure, oppress, threaten, or intimidate any citizen in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or if two or more persons go, in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured—they shall be fined not more than \$10,000 or imprisoned not more than ten years, or both; and if death results, they shall be subject to imprisonment for any term of years or for life.

**18 U.S.C. §242. Deprivation of rights under color of law**

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any inhabitant of any State, Territory, or District to the deprivation of any rights, privileges or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such inhabitant being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined not more than \$1,000 or imprisoned not more than one year, or both; and if death results shall be subject to imprisonment for any term of years or for life.

*“There is no risk of criminal prosecution where one in good faith challenges an agency.”*

*—Casey vs. FTSCA, Wash. 578 F 2d 793 (1978)*

**Adhesion Contracts**

We the People have the unlimited right to contract guaranteed by the Constitution, and the Common law preceding it.

We the People also live in a commercial culture, dominated by commercial agreements and contracts whereby our freedoms, rights and sovereign, “state” Citizenship has been “contracted” away.

Every time you sign your name on a form, you are entering a commercial agreement that can bind you to perform as specified. Some of these contracts may be harmless (e.g. renting a video), yet others may bind us in ways we do not fully comprehend (e.g., long distance phone companies bind you to the law of the District of Columbia).

These are called “adhesion contracts.” Contracts must be voluntary in nature and fully disclosed to be enforceable. The parties must also be able to perform.<sup>2</sup>

> **ADHESION CONTRACT**—a contract so heavily restrictive of one party (e.g., U.S. citizen) while nonrestrictive of the other (e.g., the government corporation) that doubts arise as to the voluntary nature of the contract; take it or leave it basis; weaker party has no realistic choice as to its terms.

Did you realize that when you completed and signed the “Form 1040” tax return, you “volunteered” into the jurisdiction of the federal United States government, admitted being a corporate “person” and federal government employee, agreed to abide by all the rules and regulations of the Internal Revenue Code (IRC), and therefore became subject to the State and federal income tax?

Did you know that “Form W-4” is a Gift & Estate Tax Form for federal government employees, not for American “state” Citizens?<sup>3</sup>

Were you ever told by anyone in the government that when you applied for a Social Security Number (SSN) you became a U.S. citizen and waived your unalienable rights as a sovereign, “state” Citizen, became a federal government “employee” by enrolling in a federal government retirement and insurance benefits program, transferred your Power of Attorney to the Social Security Administration, and was made liable for the federal debt?<sup>4</sup>

Did anyone ever fully or honestly disclose the intent of the State Motor Vehicle Codes when you applied for and received your driver’s license? Were you aware that the driver’s license and vehicle registration laws are occupation taxes for commercial drivers (e.g., truck drivers, taxi and chauffeurs), and that sovereign, “state” Citizens needn’t apply providing you “own” your own “place-travel device?”

The driver’s license and vehicle registration are voluntary contracts to become subject to the Department of Motor Vehicles (DMV) codes, get licensed, get insurance, register your vehicle and pay the fees (which are occupation taxes). You also unknowingly agreed to transfer the lawful title (i.e., MSO) of your vehicle to the State when it was purchased from the original dealer.<sup>5</sup>

At a traffic stop, when a police officer asks for your “driver’s license,” “vehicle registration,” and “proof of financial responsibility,” they’re asking for you to provide evidence to indicate that:

1. you’ve entered into a contract with the State;
2. you’re within their jurisdiction.

If you are a “resident” of the State, then you’re required to have a State-issued driver’s license. If you’re operating a “motor vehicle,” then registration, plates and insurance are required.

If you present any of this evidence, then the presumption stands that you are subject to the Motor Vehicle Code. You have just indicted yourself, and the police officer is witness to it.

If you have violated one of the Motor Vehicle codes, he/she has the authority to issue a “citation” for a breach of contract or infraction. Likewise in theory, as a sovereign “state” Citizen, you wouldn’t admit to being a “resident” of any of the fifty federal States.

#### Not A “Resident” Of Any Of The Fifty States

If you have no driver’s license, vehicle registration or proof of financial responsibility relative to their jurisdiction, and no other presumptive evidence that you’ve committed a crime in force, then the police officer has no lawful option under the Common law, except to release you. Usually though, the police officer doesn’t know or make this distinction and you’ll be getting a hassle. Be prepared to have your papers in order for a traffic stop.<sup>6</sup> To have a valid contract there must be:

1. a valid offer and acceptance of valuable consideration;
2. two or more parties involved;
3. parties who are of legal age and competent understanding;
4. a termination date;
5. full disclosure; and
6. the contract must be voluntary in nature.

*“Adhesion contracts do not bind the citizen to a commercial contract. Without the six elements of a valid contract, none exists.”*

—PL#95-147, 91 Stat. 1227 (Oct. 28, 1977)

U.S. citizens are bound by many adhesion contracts including voter’s registration, marriage and business licenses, incorporation papers, selective service registration, postal addresses, bank accounts and credit cards, tax returns, social security numbers, drivers and vehicle licenses; and subject to tens of thousands of statutes.

Here are a few examples of the hidden nature of these contracts and how they impact your freedoms and life.<sup>7</sup>

#### CONTRACTS

- **VOTER’S REGISTRATION** is an unrevealed, private “contract” obligating the “voter” or “resident” to pay

municipal, county and State bonds via the property tax (i.e., trustee fees) and a State income tax; voters have also unknowingly given their Power of Attorney to the State. Electors are not bound to a contract or a political party. Electors are sovereign “state” Citizen’s with allodial property in any state.

- **A MARRIAGE LICENSE** is an unrevealed, private “contract” with the State who is a legal third party to your marriage wherein they have control over the product (i.e., children) or the disbursement of community property (via a divorce). The State gets the power to take away your children if they deem it necessary for any reason. Do you want the government in your bed telling you how to raise your children? The doctrine of *parens patriae* gives the State supremacy over parental rights.
- **BUSINESS LICENSES** negate your Common law “right to work” in the profession and skill of your choice or talent. Do you need permission from the government to go to the bathroom too? Free yourself from “permission” to contract when you have the unalienable “right to contract.”
- **INCORPORATION** for your for-profit or non-profit business with limited liability for the payment of debt is a BENEFIT from the government which costs the private individual 100% ownership and control over the corporation. Corporations are creations of and chartered by the State. When you are incorporating, you’re now working for a government - protected enterprise, and subject to all the rules and regulations thereof. When the churches incorporated recently they lost not only their sovereignty and independence, but their 1st Amendment rights to freedom of religion as well. Don’t make the same mistake. Consider other legal structures that preserve Common law rights.
- **NON-PROFIT CORPORATIONS** are owned and controlled lock, stock and barrel by the IRS and it’s foreign principals/creditors. If you’re working in the non-profit sector, the Federal Reserve and its principals/creditors are your bosses. They don’t give grants and funding away without receiving control over the agendas of these organizations, some of which are well meaning.
- **SELECTIVE SERVICE** registration is for U.S. citizens only. If you place your signature on that private contract, you are bound, body and soul to it. The government corporation owns you completely. They decide whether or not your teeth need pulling, not you. You have no choice once in military service. The draft is voluntary servitude.
- **POSTAL ADDRESSES** utilizing zip codes and two-digit abbreviations for the State are private contracts for federal government employees. Having or using a “zip code” supports the presumption that you are indeed a federal “employee” subject to the income tax and the Form 1040. Domestic mail is “within” the federal United States. Non-domestic is “without” the federal United States, between the sovereign “state” Citizens and the state (intrastate).

Unknowingly, when you opened a checking account, or received a credit card, and signed your “name” on the bank signature card, you entered a contract with a bank, who is

also under contract with the Federal Reserve System, who has in turn contracted with the IRS to collect taxes.

This chain of contracts gives authorization to the IRS to access information about your accounts, lien your assets, snoop into your records, garnish your wages, and to subject you to the Internal Revenue Code (IRC).

By not comprehending the power of contracts, you have unwittingly waived many of your rights by simply signing your bank signature card. We the People fall into this trap many times, creating a lengthy paper trail of "presumptive evidence" through these adhesion contracts, which are used to establish jurisdiction and establish facts that can and will be used against us in a court of Equity/Admiralty.

> **PRESUMPTION**—an inference in favor of a particular fact; a rule of law by which finding of a basic fact gives rise to existence of presumed fact, until presumption is rebutted.<sup>8</sup>

There are many other adhesion contracts besides the ones discussed above. An adhesion contract is one in which the state legislature or the Congress of the federal United States government was acting as your agent (or legal representative) to bind you to their contract. Four types of adhesion contracts have attached themselves unknowingly and often unwillingly:

- a) interest
- b) tax
- c) statutes
- d) treaties

As an American, sovereign "state" Citizen the Constitution offers no protection once you've volunteered into a contract, having waived your rights in exchange for any government privileges or benefits. A U.S. citizen is "presumed" bound to these adhesion contracts. They are as valid as if you signed each one yourself. Only a sovereign "state" Citizen is not "presumed" bound to these adhesion contracts.<sup>9</sup>

Adhesion contracts entered unknowingly, unwillingly or unintentionally can be nullified by declaration in the form of an "Affidavit." A U.S. citizen may "rescind or revoke" any adhesion contracts they've entered into unknowingly and unwillingly, to clear their "name" of all legal disabilities and become a sui juris freeman/woman. A U.S. citizen may also argue that the signature on the contract never existed because there was not full disclosure.

You can repudiate all signatures on past IRS and SSA Forms by a general "Affidavit" along with a "Constructive Legal Notice" sent to all pertinent government corporations and agencies.

This will establish a paper trail of evidence to support your declaration and claim of sovereign "state" Citizenship and/or sui juris freeman/woman, and refute any presumptions that exist.

You can then reclaim your sovereign Citizenship within the state, under the state and federal constitutions, or maintain your freeman/woman status. Be prepared to defend those rights.

> **AFFIDAVIT**—a written or printed declaration or statement of facts, made voluntarily, and confirmed by the oath or affirmation of the party making it, taken before an officer having authority to administer such oath.<sup>10</sup>

> **RESCIND**—to abrogate, annul, avoid or cancel a contract; nullifying a contract by the act of a party.<sup>11</sup>

> **REVOKE**—to recall authority or power previously conferred; to annul an act by calling or taking it back.

Only you can determine your Citizenship. The government may presume to know who you are, but they cannot tell you who you are. To be a sovereign "state" Citizen, you must eliminate all presumptions that you've entered into contracts that bind your performance to them.

State courts were federalized in 1982 under Equity/Admiralty/Maritime jurisdiction, thus have no general jurisdiction (unless there are un-rebutted, international adhesion contracts still in force) over a sovereign "state" Citizen. Sovereign "state" Citizens must be tried in a federal court under diversity of citizenship jurisdiction.<sup>12</sup>

You have the right to see any and all contracts. You have the right to get information the government may have about you through Freedom of Information & Privacy Act (FOIA & PI) requests.

You have the right of discovery in a court proceeding. All contracts must be entered into knowingly, willingly and voluntarily to be enforceable in any jurisdiction. Be careful when signing your "name" and entering into contracts unseen.

Your "name" is your property, just like your fingerprint. Your "name" is also your "Power of Attorney," providing you haven't given it to someone else to legally act on your behalf. Henceforth, whenever signing your name, read the fine print, ask for the hidden contracts, and always add the following citation from the Uniform Commercial Code (UCC) under your "signature." For example:<sup>13</sup>

*"I, Johnny Liberty, hereby reserve my right not to be compelled to perform under any contract or commercial agreement that I did not enter knowingly, voluntarily and intentionally. And furthermore, I do not accept the liability of the compelled benefit of any unrevealed contract or commercial agreement."<sup>12</sup>*

—Johnny Liberty, Special Appearance  
Without Prejudice, UCC 1-207 All Rights Reserved.

The effect is an explicit "Reservation of All Your Unalienable Rights"—which will nullify your authorization and legal "name" if there are any hidden or unseen contracts. Your right to contract is unlimited for both sovereign "state" Citizens and U.S. citizens.

But each distinct status is determined under distinct jurisdictions of law either "without" or "within" the federal United States. Notice these distinctions and watch out for jurisdictional traps inherent in perjury statements (e.g., driver's licenses, tax forms).