

Differences Between the Private & Public

BE IT CLEAR—Most people, which includes those working within government and larger corporations, are not privy to the information below. What we are facing today requires our union—not our division.

The Canadian Nation is founded upon principles that acknowledge the supremacy of the Creator and his rule of law. Under the Canadian Charter of Rights, all laws in Canada must comply with the rule of law—the common law, which means, "Do unto others as you would have others do unto you." The Creator's laws and one's religious or non-religious beliefs may not necessarily agree. However, you are bound to the rule of law as a Canadian. Your unalienable rights come from your Creator and not from your government.

From the Canadian Bill of Rights Preamble, you can read the following: "The Parliament of Canada, affirming that the Canadian Nation is founded upon principles that acknowledge the supremacy of God, the dignity and worth of the human person and the position of the family in a society of free men and free institutions; Affirming also that men and institutions remain free only when freedom is founded upon respect for moral and spiritual values and the rule of law."

John 8:32 Jesus said, "And you shall know the truth, and the truth shall make you free."

WHY IS BC HYDRO IGNORING YOUR RIGHTS ABOUT WIRELESS?

Let's begin at the source, to help you understand the basis of all your problems in commerce, and why BC Hydro is ignoring your rights for an opt out and your concerns about wireless. It is called REGISTRATION.

YOUR BC HYDRO SMART METER NOTICE WAS NOT ADDRESSED TO YOU.

Throughout your life, you have LIVED in the PRIVATE, and you have ACTED in the PUBLIC, and it's unlikely you've noticed any difference—but there are differences—big differences.

You were born a human baby in the PRIVATE and your parents registered your name and live birth vitals into the PUBLIC, when they filled in an application for registration of a live birth. Without any disclosure to your parents, your name and rights were entitled to Her Majesty in Right of Canada. The application was turned into a trust registered in the books of a Vital Statistics Office. The trust was then amalgamated into an even larger trust called the PUBLIC trust, along with all the other babies born in Canada, throughout the years. Her Majesty is the Settlor of the trust(s) on behalf of the beneficiaries, the flesh and blood living men and women, who are never told their trust exists.

The government took an extract from the application for registration of a live birth, a few days following the application process and created a second you, with your exact name and vitals, without any disclosure to your parents. A new human resource was registered, called a corporation or body politic, evidenced by the Certificate of Birth you received with your name written in ALL CAPITAL LETTERS. The Certificate of Birth is not signed by your parents, it is signed by the Registrar and/or Director of births, deaths, marriages, adoptions and baptisms, at a Vital Statistics Office. Its Settlor is also Her Majesty in Right of Canada.

In Canada, a Certificate of Birth is a **security interest** deposited into the Consolidated Revenue Fund as a chargeback to float the debts of Her Majesty's government(s)—under the scheme of secured transactions, which means, “creditor takes property if debtor fails to fulfill debt obligation.” The government(s) sell treasury bonds into the open market at interest, secured by the people's promise to pay. In British Columbia, up to the 1980s the Certificate of Birth was stamped on the back with a Revenue Receipt number for Treasury use only.

At this point you may be wondering, “Has the title and right to my name and my property been sold by my own government(s), for profit on the open market to parties unknown?” The answer is yes. But before you become too startled, ask yourself, whose signature is on the Certificate of Birth? Is it your signature? Were you a fully informed party to any bond selling transaction? If not, you living in the PRIVATE are exempt from levy under the Creator's rule of law and under your unalienable rights endowed by the Creator—remember that!

You in the PRIVATE, are endowed by your Creator, under the rule of law, with the natural rights of life, liberty, birthright, inheritance and sovereignty—called **unalienable rights**—which cannot be taken, sold, transferred or surrendered, under any circumstance.

A corporation or body politic is often referred to as a straw-man. Think of the straw-man in the Wizard of Oz. The straw-man had no brain, and neither does your corporation. It was Dorothy who activated the straw-man with her words, which when spoken released him from his bondage. The straw-man joined with Dorothy on her journey down the yellow brick road (in commerce) within Oz (the public) to see the wizard of Oz (banker). Dorothy's journey with the straw-man, is a metaphor for your journey with your corporation in commerce, within the PUBLIC trust system, controlled by fiat banking.

Your straw-man in the PUBLIC, is a corporation created by its government with legal rights to exist and do business in the PUBLIC, as if it were a private man or woman—called **inalienable rights**—which can not be taken, sold, transferred or surrendered, without the consent (actually or constructively), of its member—the private man or woman who possesses such rights. It is important to understand, when you enter into commerce, and give your name, address and birth date, or show government picture ID, you have CONSENTED to be your straw-man—the DEBTOR required to pay liens and taxes. Your unalienable rights in the PRIVATE, are immediately transformed into inalienable rights in the PUBLIC, which can, and often are, alienated by the government who created the straw-man in your name. An example being—BC Hydro's no smart meter opt out, which applies to your straw-man only—it does not apply to you, the PRIVATE living man or woman.

PRIVATE

- human
- living man or woman
- unalienable rights (can not be alienated)
- sovereign
- not bonded
- exempt from levy
- common law (do no harm)
- trust-creditor (creator of wealth)
- trust-beneficiary
- not in commerce

PUBLIC

- corporation
- artificial person
- inalienable rights (can be alienated by government)
- citizen / resident
- bonded – birth certificate
- levy – liens and taxes
- legal (statutes, acts, policy, rules, regulations, and bylaws)
- trust-debtor (payor of debt-taxes)
- trust-trustee
- in commerce

Your straw-man remained in bondage, registered in the books of a Vital Statistics Office, until after you applied for a social insurance number (S.I.N.) and started your first job as an income tax payor. Against popular belief, income tax collection does not fund government—it pays government debt obligations realized by the Treasury, after they bonded your Certificate of Birth and began floating its debt on the open bond market.

Your S.I.N. is your transmitting utility number, which serves a few purposes you were also never told about. Firstly, when written 123 456 789, the S.I.N. is a government employee number which makes your straw-man an income tax contributor, a DEBTOR responsible to pay all government debt obligations.

Your straw-man is also referred to as a person, citizen, resident, Mr-Mrs-Miss-Ms, an employee or agent of government. Your straw-man is also said to reside at a residence.

Her Majesty's governments were relatively debt free in Canada, prior to the early 1970s and British Columbia was debt free during the Social Credit Government years prior to the 1990s. The Bank of Canada, created in 1935 under Prime Minister RB Bennett, worked well funding the creation of major Crown projects—and by retaining and operating those assets as Crown Corporations to fund government social programs and back the Canadian dollar.

The Bank of Canada functioned well until Canada implemented postal codes around about 1971, British Columbia's centennial year. Your postal code turned your straw-man into a “resident” and your property into a “residence”, and both were pledged by government(s) to purchase US dollars at interest from the Federal Reserve bankers, to trade in global markets. The act of purchasing foreign currencies at interest, along with the many free trade agreements and the sell off of the majority of Crown Corporations and Canada's gold reserves, has devalued the dollar which we experience as inflation. History tells us, inflation is the inevitable demise of all currencies and nations because the cost of purchased goods rise as the value of the dollar and/or its credit equivalent falls. Think what a house or car cost in 1970 compared to today and you have your answer.

Around about the same time, the Canadian government made the decision to stop printing enough (debt free) currency for trade to flourish within Canada. Instead, the government relied on credit from bankers, paid at interest, called “USURY”—and individuals were forced to seek credit from the same bankers through credit cards and credit lines, but were never loaned enough credit to pay back both the principal borrowed and the interest. A money system based on credit and/or fiat, is set up to ensure many individuals will be harmed financially, simply because there is never enough credit in circulation to satisfy all debt obligations made to the bankers. USURY binds all those who accept credit into perpetual debt bondage to the bankers who create credit.

When you purchase with credit, or register property to the government, acting in the capacity of your straw-man and then fail to fulfill your straw-man's credit or tax obligation, banks and governments can lien against your registered assets (bank account, property, vehicles), in your straw-man's name, until the debt is paid.

Your straw-man is your vessel, a form of transmitting utility which enables you, living in the PRIVATE, to access your trust-account and trust-credit, when you enter into the PUBLIC system to operate in commerce.

The S.I.N. in addition to being a government employee number when written 123 456 789, is also the “trust” exemption ID number for your transmitting utility when written 123456789. As stated on page 1, you are the beneficiary of your trust as the PRIVATE living man or woman and it is your words which bring your straw-man to life—just like Dorothy's straw-man. How is this done? Dorothy released the straw-man's bondage with her words. Your word is your consent, and your consent is your jurisdiction, juris means “oath” and diction means “spoken”. When you, living in the PRIVATE, “consent”, whether by your spoken word, by your written signature, or by your digital entry, to open a CREDIT account at a bank or credit card company under your government ID, you activate your straw-man and give the bank or credit card company power of attorney over your S.I.N. written 123 456 789.

Once a bank or credit card company gains your consent to open a CREDIT account, they enter into a contract agreement with Her Majesty, your trust Settlor. The bank or credit card company agree to collect all principal

payments from your straw-man, the DEBTOR and pay said principal into your trust—for the benefit of the trust-beneficiary, which is actually you. In fact, you are the only contributing beneficiary to your trust. This contract allows the bank to lien against your straw-man, and charge interest, service charges, fees, etc until all principal, you consented to pay, with your signature, (in ignorance of all facts in the matter), is paid into your trust. Of course, the contract stipulates, all (agreed upon) interest and charges can be taken by the bank off the top when you make your straw-man payments—before any principal is paid into your trust. Sounds like a good deal for someone—but it does not sound like that someone is you—does it? The contract also stipulates, if the bank or credit card company fail to collect all of the agreed upon principal payments from your straw-man, the bank and/or credit card company are bound to pay all unpaid principal to Her Majesty from their own coffers.

Now when you living in the PRIVATE, access credit by your “consent”, whether by your spoken word, by your written signature, or by your digital entry, you activate your straw-man and in doing so, you grant power of attorney to the bank, to access your CREDIT with your S.I.N. written 123456789 on your behalf, to deposit your credit into your account and then to charge you interest for the privilege of accessing your own trust credit.

So how did the bank gain power of attorney over you, if you living in the PRIVATE are the trust-beneficiary, trust-creditor and are exempt from levy (liens and taxes)? Good question. Did you know most people working inside a bank are a notary? They are. Did you know the word attorn and convey means to transfer your property to the government, who created and owns your straw-man? It does. When you enter into contract with any bank or credit union, a notary agent asks to see government picture ID. Once you release it, you are no longer contracting in your private capacity, but rather as your straw-man. Did they explain that to you? No they did not. A bank will ask you to list out everything you own, to determine your available credit, even though, in reality, your trust-credit is limitless because credit is a fiction—credit has no value—it is your labour and assets that hold value. Sneaky isn't it? They always ask you to sign the list of everything you own at the bottom. You just promised your labour and every asset you own to the bank. Did they explain that to you? No they did not.

If you enter into a mortgage agreement with a bank they create two separate documents for you to sign. The first is called a promissory note. It stipulates the total amount of the loan and the repayment schedule. This is the instrument to release credit from your trust to you. The agent across the desk from you is a notary, but they do not witness you sign the document with their signature. Why? Because this document is signed by the private man or woman. It is money you just created with your signature. You will not receive a copy of this document from the bank. Your loan is now funded from your trust. Did the bank lend you any money of their own? No they did not. Did the bank tell you this fact? No they did not. Next the bank notary will ask you to sign your loan repayment agreement. This document binds your straw-man, to the list of everything you own and your future labour to the bank, if you fail to meet your principal and interest payment obligations to them.

Next the bank will tell you to hire a lawyer or notary to have the final documentation notarized for the Land Title Office. What happens there? Something very sneaky indeed. The bank will forward selective documents, outlining principal and interest repayment details, to the lawyer or notary. When you arrive, all the papers will already be filled out for you to sign. The notary or lawyer will also ask to see your ID and will make a photocopy before giving the ID back to you. Now you sign away your property to both the government and the bank. That's right, you sign an application for registration of a freehold transfer. Like the name? This freehold transfer takes the property you are purchasing and entitles its right and title (which means house, improvements and everything contained inside the buildings on the property), to Her Majesty in Right of Canada. What do you receive back for your generous gift? A State of Title Certificate signed by Her Majesty's Registrar. Is your signature on the document? No it is not. Is the signature you signed on the application for registration of freehold transfer identifying you? No it is not, because the lawyer attorned your signature to the straw-man when he/she witnessed your signature with their own. Were you informed of these facts? No you were not.

Truth is, you living in the PRIVATE are not listed as the owner of the property you just agreed to purchase even if you paid cash. Her Majesty holds the right and title to all land in Canada. Your straw-man, created and owned by the government, is a “registered owner in fee simple”, as joint tenant(s) or tenant(s) in common, with a charge on the land, a limited interest in a property estate and the lien DEBTOR for all charges.

We have not discussed the last way in which you give your consent away. It is called “acquiescence”, which means non-response within a prescribed period of time. In law, you have 72 hours to respond to any notice served to you, once you are in receipt of the notice. If you ignore the notice, you are deemed to have given your consent. Governments, banks and corporations seldom send you a notice where they require your signature to prove its delivery. However, when you respond to a notice, you should do so by registered mail to ensure you have proof of their receipt. Even if the notice says i.e. 15 days, you actually have 72 hours to get to the post office, or deliver your response in person, even if all you write is, “I do not consent”, signed as follows:

“Without Prejudice” and “Reservation of all Unalienable Rights”

(Name) [_____], (Signature) By: _____
Authorized Representative

(Address) _____, _____, British Columbia, (Postal Code) [_____]

In summary, everything you have accumulated within your lifetime, every child you have given birth to and all your future labour is registered in your straw-man name, created by the government, in right and title to Her Majesty, your trust Settlor—including, but not limited to, the **contents of your safety deposit box**.

In the case of BC Hydro smart meter installation, due to omissions, you are not bound by acquiescence to BC Hydro if you did not respond to their notice within 72 hours.

The following is an excerpt from the Hydro Power and Authority Act, which explains, in their own words, why BC Hydro is ignoring your rights about wireless and why your BC Hydro smart meter notice was not addressed to you, the PRIVATE living man or woman:

S.12 (5) despite the land title act, if the "authority" acquires all the property, assets or undertaking of, or amalgamates in any manner with a person, all of the interests registered in a land title office are deemed to be registered interests of the authority or the amalgamated corporation, as the case may be, and the registrar of the land title office must accordingly make all necessary amendments to the register, and the amendments constitute registration of the interests under the Land Title Act in favour of the authority or the amalgamated corporation, as the case may be.

The following are important historical court rulings I suggest everyone read.

"All acts of the legislature apparently contrary to natural right and justice are, in our law and must be in the nature of things, considered as void. The laws of nature are the laws of God, whose authority can be superseded by no power on earth. A legislature must not obstruct our obedience to him from whose punishments they cannot protect us. All human constitutions which contradict his (God's) laws, we are in conscience bound to disobey." 1772, Robin v. Hardaway, 1 Jefferson 109.

"Life, faculties, production—in other words, individuality, liberty, property—this is man. And in spite of the cunning of artful political leaders, these three gifts from God precede all human legislation, are superior to it. Life, liberty, and property do not exist because men have made laws. On the contrary—it was the fact that life, liberty, and property existed beforehand that caused men to make laws in the first place." Frederic Bastiat, The Law, P. 5-6; 16 Am. Jur., 2d 356.

Definitions

“**amalgamate**” – the merger and absorption of one person/corporation by another person/corporation, in which the absorbing person/corporation continues in existence.

“**attorn**” – to transfer or turn the property of a signatory over to another without disclosure or consent.

“**chargeback**” – a mechanism whereby a creditor holds an interest in a security, pledged by the debtor, until the debtor pays as promised.

“**Consolidated Revenue Fund**” – is the account where treasury bond credit and debt are held and into which taxes and revenue are deposited and funds are withdrawn in order to defray the costs of public services and other. Funds are deposited and withdrawn by the Receiver General for Canada.

“**conveyance**” – to transfer the title of land from one person or class of persons to another.

“**entitled**” – when right and title of a determined asset is given to one who is said to have a right to it.

“**exempt from levy**” – exempt from public taxes and/or public liens.

“**fiat**” – money without intrinsic value—backed by nothing but the people's promise to pay debt.

“**inflation**” – loss of purchasing power of a currency.

“**public trust**” – a trust created for the promotion of public welfare and not for the benefit of one or more individual. (It may or may not be a charitable trust.)

“**registrar**” – an officer who has the custody or keeping of a registry or register.

“**registration**” – the act of signing documents from the private which transfer property right and title from the private owner, by conveyance or attorn, to a public corporation or body politic, owned by government. (Also, a complex mechanism which prevents home owners from refusing or removing the smart meters).

“**security interest**” – the right of the creditor to take all or part of a property registered, conveyed or attorned as a security.

“**sovereignty**” – is the recognized right to make decisions and choices, as expressed by one's unalienable rights endowed by their Creator under the rule of law.

“**trust**” – an agreement for securing assets which always has a beneficiary (creditor) and trustee (debtor) and/or an executor. A trust-credit and trust-debt agreement made by permission of the trust Settlor, Her Majesty in Right of Canada.

“**usury**” – the lending or practice of lending money and/or credit at exorbitant interest.