

Bond Servant

To cover the debt in 1933 and future debt, the corporate government determined and established the value of the future labor of each individual in its jurisdiction to be \$630,000. A bond of \$630,000 is set on each Certificate of Live Birth. The certificates are bundled together into sets and then placed as securities on the open market. These certificates are then purchased by the Federal Reserve and/or foreign bankers. The purchaser is the "holder" of "Title." This process made each and every person in this jurisdiction a bond servant.

"None are more enslaved
than those who falsely believe
they are free."

~Goethe

People become surety for the debt by a number of different ways. One way is by a Birth Certificate when the baby's footprint is placed thereon before it touches the land. The certificate is recorded at a County Recorder, then sent to a Secretary of State which sends it to the Bureau of Census of the Commerce Department. This process converts a man's life, labor, and property to an asset of the US government when this person receives a benefit from the government such as a drivers license, food stamps, free mail delivery, etc. This person becomes a *fictional persona* in commerce. The Birth Certificate is an unrevealed "Trust Instrument" originally designed for the children of the newly freed black slaves after the 14th Amendment. The US has the ability to tax and regulate commerce.

The government issued Birth Certificate is now a Registered Security which initially has an estimated value of One Million dollars. They are circulated around the world as collateral for loans and entered on the asset side of ledgers just like any other security. That is why they are initially filed with the Commerce Department.

The central banks now have a negotiable instrument against which credit is advanced by the international funding community, namely The World Bank, International Monetary Fund, Bank for International Settlements, Bank of England, Federal Bank of America etc.

Notice: YOUR ACCOUNT set up by your BIRTH CERTIFICATE is at 55 Water Street, New York City

In 1921, the federal *Sheppard-Towner Maternity Act* created the birth "registration" or what we now know as the "*Birth Certificate*". It was known as the "Maternity Act" and was sold to the American people as a law that would reduce maternal and infant mortality, protect the health of mothers and infants, and for "*other purposes*". One of those other purposes provided for state agencies in overseeing of it's operations and expenditures. What it really did was create a federal "*birth registry*" which exists today, creating "*FEDERAL CHILDREN*". This government of "Parents Patriae", now legislates for American children as if they are owned by the federal government. Through the public school enrollment process and continuing license requirements for most aspects of daily life, these children grow up to be adults indoctrinated into those things necessary to carry our activities that exist in what is call a "*free country*".

Before 1921, the records of births and names of children were entered into the family bibles, as were the records of marriages and deaths. These records were readily accepted by both the family and the law as "**official records**". Since 1921, the American people have been registering the births and names of their children with the government of the state in which they are born, even though there is no federal law requiring it. The state tells you that registering your child's birth through the birth certificate serves proof that he/she was born in the united States, thereby making him/her a United States Citizen. For the past several years a social security number has been mandated by the federal government to be

issued at birth.

The social security number is one of those "other purposes". It serves as a means of lifelong tracking of the one whose name is on the birth certificate.

In 1933, the united States of America (Corporate Government) was declared bankrupt by President Roosevelt. The governors of the then 48 States pledged the "full faith and credit" of each of their States, including the CITIZENRY AS COLLATERAL, for loans of credit from the Federal Reserve System.

To wit; "FULL FAITH AND CREDIT" the clause of the U.S. Constitution (Article IV, Section 1) which provides that the various states must recognize legislative acts, public records, and judicial decisions of the other states within the united States. It requires that foreign judgment be given such faith and credit as it had by law or usage of state of it's origin. That foreign statutes are to have force and effect to which they are entitled in home state. And that a judgment of record shall have the same FAITH, CREDIT CONCLUSIVE EFFECT, and obligatory force in other states as it has by law or usage in the state from whence taken. Black's Law Dictionary, Fourth Edition, and Sixth Edition (page 672), cites omitted.

After receiving the information of live birth and other particulars for the birth certificate accompanied by the assigned social security number, the state claims an interest in every child within it's jurisdiction. The state will, if it deems it necessary, nullify your parental rights and appoint a guardian (trustee) over your children. The subject of every birth certificate is a child. The child is a valuable asset which, if properly trained, can contribute valuable assets provided by it's labor for many years. It is presumed by those who have researched this issue, *that the child itself is the asset of the trust established by the birth certificate* and the social security number is the numbering registration of the trust, allowing for the trust's assets to be tracked. If this information is true (and we believe it is), our children are owned by the state. Each one of us, including our children, are considered assets of "bankrupt" united States Corporation. We are now designated by this government as "**HUMAN RESOURCES**" born in a DELIVERY room, delivered to the state of birth by way of the **BIRTH CERTIFICATE** for which our INFORMER (our Mother) provides the requested information including the NAME and SOCIAL SECURITY (or tracking) NUMBER wherewith this bankrupt government is supplied with new crop of COLLATERAL born each year.

In 1923, a suit was brought against "federal officials" (corporation) charged with the administration of the Maternity Act, who were citizens of another state, to enjoin them from enforcing it, wherein the plaintiff averred that the act was unconstitutional, and that it's purpose was to induce the States to yield sovereign rights reserved by them through the federal Constitution's 10th amendment and not granted to the federal government, and that the burden of the appropriations falls unequally upon the several States held that, as the statute does not require the plaintiff to do or yield anything and no burden is imposed by it other than that of taxation, which falls not on the State but on it's inhabitants, who are within the federal as well as the state taxing power, the complaint resolves down to the naked contention that Congress has usurped reserved powers of the States by the mere enactment of the statute, though nothing has been, or is to be, done under it without their consent. (*Commonwealth of Massachusetts vs. Melton, Secretary of the Treasury, et.al; Frothingham vs. Mellon, Secretary of the Treasury, et.al.*). Mr. Alexander Lincoln, Assistant Attorney General, argued for the Commonwealth Massachusetts. To wit;

1. *The act is unconstitutional.* It purports to vest in agencies of the Federal Government (a Corporation) powers which are almost wholly undefined, in matters relating to maternity

and infancy, and to authorize appropriations of federal funds for the purpose of the act.

Many examples may be given and were stated in the debates on the bill in Congress of regulations which maybe imposed under the act; *THE FORCED REGISTRATION OF PREGNANCY, GOVERNMENT PRENATAL EXAMINATION OF EXPECTANT MOTHERS, RESTRICTIONS OF THE RIGHT OF A WOMAN TO SECURE THE SERVICES OF A MIDWIFE OR PHYSICIAN OF HER OWN SELECTION*, all are measures to which the people of those States which accept it's provisions may be subjected. There is nothing, which prohibits the payment of subsidies out of Federal appropriations. *INSURANCE OF MOTHERS MAY BE MADE COMPULSORY. THE TEACHING OF BIRTH CONTROL AND PHYSICAL INSPECTION OF PERSONS ABOUT TO MARRY MAYBE REQUIRED* by Section 4 of the act, the Children's Bureau is given all necessary powers to cooperate with the state agencies in the administration of the act. Hence it is given the power of assist in the plans submitted may provide. As to what those plans shall provide, the final arbiters are the Bureau and the Board. *THE FACT THAT IT WAS CONSIDERED NECESSARY IN EXPLICIT TERMS TO PRESERVE FROM INVASION BY FEDERAL OFFICIALS THE RIGHT OF THE PARENT TO THE CUSTODY AND CARE OF HIS CHILD AND THE SANCTITY OF HIS HOME SHOWS HOW FAR REACHING ARE THE POWERS WHICH WERE INTENDED TO BE GRANTED BY THE ACT*

(1) *The act is invalid because it assumes powers not Granted to Congress and Usurps the local police power. McCulloch vs. Maryland, 4 Wheat. 316, 405; United States vs. Cruickshank, 92 U.S. 542, 549-551.*

In more recent cases, however, the Court has shown that there are limits to the power of Congress to pass legislation purporting to be based on one of the powers expressly granted to Congress which in fact usurps the reserved powers of the States, and that laws showing on their face detailed regulations of matter wholly within the Police power of the States will be held to be unconstitutional although they purport to be passed in the exercise of some constitutional power, *Hammer vs. Dagenhart, 247,259 U.S ... 44*. The act is not made valid by the circumstances that federal powers are to be exercised only with respect to those States which accept the act, for Congress cannot assume, and state legislatures cannot yield, the powers reserved to the States by the Constitution. ***A message of President Monroe, May 4, 1822; 4 Elliot's Debates p. 525; Pollard's Lessee vs. Hagan, 3 How. 212; Escanaba Co. vs. Chicago, 107 U.S. 678; Coyle vs. Oklahoma, 221 U.S. 559; Cincinnati vs. Louisville & Nashville R. R. Co, 223 U.S. 390.***

(2) The act is invalid because it imposes on each State an illegal option either to yield a part of its powers reserved by the Tenth Amendment or to give up its share of appropriations under the act. A statute attempting, by imposing conditions upon a general privilege, to exact a waiver of a constitutional right, is null and void. ***Harrison vs. St. Louis & San Francisco R.R. Co., 232 U.S. 318; Terral vs. Burke Construction Co., 257 U.S. 529.***

(3) The act is invalid because it sets up a system of government by cooperation between the Federal Government (a Corporation) and certain of the States, not provided by the Constitution. Congress cannot make laws for the States, and it cannot delegate to the States the power to make laws for the United States. ***In re: Rabrer, 140 U.S. 545; Knickerbocker Ice Co. vs. Stewart, 253 U.S. 149; Opinion of the Justices, 239 Mass. 606.***

The ***MATERNITY ACT*** was eventually repealed, but parts of it have been found in other legislative acts. What this ***ACT*** attempted to do was to ***set up government by appointment***, run by bureaucrats with re-delegated authority to tax, which is in itself unconstitutional.

What was once declared unconstitutional by the Supreme Court of this nation in the past should be upheld in a court challenge today. The constitution has not changed. What has changed is the way this government views human life. Today we are defined as *HUMAN RESOURCES*, believed to be owned by the government. The government now wants us, as individuals, to be tagged and tracked. Government mandated or legislated National I.D., which is unconstitutional. Federal jurisdiction to legislate for the several states does not exist and could never survive a court challenge as shown above. **Writing letters to elected public servants will not save us** when we all know their agenda does not include serving those who placed them in power (servitude).

Perhaps the 10th Amendment of the federal constitution guaranteeing states rights will, if challenged, when making it known that we as individuals of the several states will not be treated as chattel of the U.S. government. If the federal government believes that they own us, and as such have the right to demand national I.D. cards, and health I.D. cards, which will in truth tag us as we tag our animals, then let them bring forth the documents to prove their authority to legislate for it. *If our God given RIGHTS to life, liberty, freedom and Pursuit of happiness, which were the foundation upon which this nation was created do not exist, and liberty and freedom is only an illusion under which the American People suffer then let the government of this nation come forward and tell the people.* But...if we are judged free, then we should not have to plead or beg before our elected public servants to be treated as such. If, in truth we are not free, then perhaps it is our duty to address this issue forthright and forthwith with the power of the pen and pray the people will waken from their fear and slumber induced by greed.

How much are you WORTH to the **CORPORATION?**

NOTICE: Fidelity started implementing a tactic to stop people from seeing what Bond [CUSIP #] their Corporate CITIZEN Strawman is under, so there are chances you will need to do research on your own to find a different method to accessing your info.

The Fraud Takes Place in:
Mortgage
Auto Financing
Credit Cards
Utilities
Corporate Government
Courts

FRAUD IS COMMITTED UPON EVERY CHILD BORN IN THE UNITED STATES THAT IS Aboriginal by lineage and Non Aboriginal.

1. All names on birth certificates are traded on bonds, security pools and are certificates of financial nature without disclosure to the ISSUER You and Your Mother/Father. Court cases etc. are traded on bonds of the Denationalized Aboriginal, and denationalized National of the various Republics of the World who learned their free society structure from the Ancient Indigenous peoples. The corporate citizen is a victim of the force and duress actions of corporate agencies etc...through fraud. Social security and tax moneys are traded domestically and Internationally. This is chattel fraud but cannot be properly remedied until cancellation of adverse contracts and claims in recoupment – Reparations- International Law UN60/147 etc...

Finding the Fraud by Account Numbers

2. The Following will allow you to search the identification number of all account numbers including court cases whether municipal, state, or federal, all birth certificate numbers all social security numbers, EIN numbers, and CUSIP numbers on social security cards, all Mortgage accounts, auto financing account numbers, credit card account numbers, utility account numbers etc... to show that the Aboriginal people and Non Aboriginal people who were forced to be corporate citizens of the United States without reserving their Aboriginal Nationality or Nationality in the various Republics have been unlawfully and fraudulently DENATIONALIZED and they have been made into state chattel collateral goods/property and goods of the United States Inc. through identity theft and identity fraud acts of denationalization, commercial fraud, and acts of genocide. This stands true for non aboriginals who declare themselves to be Nationals of the various Republics guaranteed for the united States of America in the Constitution and also stands true Internationally.

Now you know why every one who does business with you wants your social security number... to pass the debt on to the Department of Treasury Bureau of Public Debt SEE \$ Your Self The DEBT To the Penny Reported by the Federal Incorporated government...
<http://www.treasurydirect.gov>

Its is all Fraud on Aboriginals & The Republic

EVERY contract since the Birth Certificate

3.This information proves that all birth certificates are financial instruments created through Commercial fraud without proper disclosure, all court cases are based on underlying bonds so the court compromises its judicial duty for economic and commercial fraud and treason to foreign creditors in violation of the constitution for the united States of America and all social security cards bear a CUSIP number that identifies your bond with the United States Inc. which is forced upon Aboriginals and Nationals of the Republic through threat, duress, economic sanctions, and contractual fraud.

4. Yes, you are a voluntary slave not in violation of the 13th amendment. It was never disclosed to you that you have volunteered because the actions are actions of fraud denationalization and genocide of all Americans Aboriginals and non aboriginals. This was done unknowingly by you and you mother and as an infant through your commercially fraudulent financial trust agreement with the federal government of the United States Inc. and other entities. This activity unlawfully funds the genocide of Aboriginal peoples and Nationals of the Republic and stand at last as acts of Treason.

Definition of Fraud - A perversion of the truth to induce a person to part with something valuable (rights- property etc...) belonging to them using false or misleading representations.

Domestic Definition of Genocide in United States

USC Title 18 Section 1091

(a) Basic Offense.— Whoever, whether in time of peace or in time of war, in a circumstance described in subsection (d) and with the specific intent to destroy, in whole or in substantial part, a national, ethnic, racial, or religious group as such—

(1) kills members of that group;

- (2) causes serious bodily injury to members of that group;
 - (3) causes the permanent impairment of the mental faculties of members of the group through drugs, torture, or similar techniques;
 - (4) subjects the group to conditions of life that are intended to cause the physical destruction of the group in whole or in part;
 - (5) imposes measures intended to prevent births within the group; or
 - (6) transfers by force children of the group to another group;
- or attempts to do so, shall be punished as provided in subsection (b).

(b) Punishment for Basic Offense.— The punishment for an offense under subsection (a) is—

(1) in the case of an offense under subsection (a)(1), where death results, by death or imprisonment for life and a fine of not more than \$1,000,000, or both; and

(2) a fine of not more than \$1,000,000 or imprisonment for not more than twenty years, or both, in any other case.

(c) Incitement Offense.— Whoever in a circumstance described in subsection (d) directly and publicly incites another to violate subsection (a) shall be fined not more than \$500,000 or imprisoned not more than five years, or both.

(d) Required Circumstance for Offenses.— The circumstance referred to in subsections (a) and (c) is that—

(1) the offense is committed within the United States; or

(2) the alleged offender is a national of the United States (as defined in section 101 of the Immigration and Nationality Act (8 U.S.C. 1101)).

(e) Non-applicability of Certain Limitations.— Notwithstanding section 3282 of this title, in the case of an offense under subsection (a)(1), an indictment may be found, or information instituted, at any time without limitation.

Follow the instructions and you can retrieve the information for the record. www.fidelity.com which is a website owned by fidelity investments. They publish FOR THE RECORD daily transactions involving, stocks, securities, bonds etc.

You can use your computer to follow along. What you will need is any account numbers or court case numbers for any active cases you have, the social security card of your corporate citizen status [citizen of United States Inc.], and a copy of your birth certificate.

Step 1 – Go to www.fidelity.com. The page should look like the following page.

Step 2 -You will see a tab in the upper left hand corner the tab for RESEARCH. Click on it and then click on the QUOTE option.

Step 3 - At the top of the page you will see DELAYED QUOTES. Click on SYMBOL LOOKUP.

Step 4 - Take the number of the account number, court case, birth certificate or the social security number & red Cusip number on the back of the social security card and place either the first two numbers or first three numbers in the box.

The First two numbers or Three numbers are the BOND Number. For example if your social security number is 250-28-2551 the Bond number would be 250. The whole number is the security number which you hold. The SS-5 form which was filled out by your parents was the promissory note and the Social Security Act is the Security agreement. So Now you see the flow Promissory Notes [Unilateral Contracts that are falsely endorsed without your agreement or notice] become securities [Example Social Security card] and securities become bonds [The CUSIP Bond]

FIDELITY AFTER SEEING THEIR CODE GET CRACKED, DISABLED THE SITE FROM USING THE WHOLE ACCOUNT NUMBERS AND CHANGED THE SEACRH CRITERIA TO BOND SEARCH NUMBERS ONLY. THIS IS WHY YOU HAVE TO USE THE FIRST TWO OR THREE NUMBERS

Three number searches:

Social Security - SEARCH 1st 3 Numbers

CUSIP # on Back of Social Security Card - Exclude the letters A-L Search the first three numbers to find the bond

Birth Certificates - SEARCH THE 1st 3 Numbers

Bills - SEARCH the 1st 3 three numbers

Court Cases - State & Federal SEARCH the first 2 Numbers

Municipal Cases either search the 1st 2 or 3 varies from Municipality to Municipality

NOTE: This is the format for SS#

XXX-XX-XXXX..... 3 numbers, a dash, 2 numbers, a dash and then the rest of the numbers, SEARCH the 1st 3

For Court Case Numbers

XX-XXXXX... 2 Numbers, a dash, the rest of the numbers or 3 numbers, the letters, and the year, SEARCH the 1st 2

Make the search by Mutual Fund and Fund Number.

Click on the Search Button

For Social security & red CUSIP Numbers a new CUSIP number will appear on the page. This number is the number of the CUSIP that is on the bond that the social security account is linked to.

Step 5 - Write down the CUSIP number and then go back to the previous page that had DELAYED QUOTES at the top. Click on the option that is spelled here. The sentence should read, "to quote or lookup a bond click here."

Step 6 -You will be directed to a page that allows you to put that CUSIP number in a search on the left side of the page. Press Go.

Step 7 - What will appear next is a page that says BOND RESULTS. Near the middles of the page you will have 2 options. One is for a contact to a call rep who can explain questions about the bond. Click on Call Rep to get the phone number. The next one will tell you who is holding the bond. Click on this Option that is below Description.

The Bond Details are no longer broken down into Offering and Analytics. You will have to call the number on the page to get that information. When conversing with the fund manager give them your security number and the CUSIP number and they can answer questions about the fund.

The Manager can tell you whether the bond is annual or not, the maturity date which is when the payment on the bond or IOU is due, whether there is call protection. A yes on call protection means you cannot call in on the bond if you are owed. Social Security bonds will always say this because you cannot collect until maturity, which is retirement or disability unless you understand trust transfers. Anyone in the movement for 'Sovereignty' giving you advice that you can cash in on this bond is directing you to trouble and legal and lawful problems. Also Social security Bonds are not marginable which means you cannot draw a line of credit off of them because this is what the debtor, the United States is doing drawing a line of credit off of you through its international obligations secured by Article VI of the Constitution the 14th amendment and other statutes and codes that make you a subject, so you cannot write sight drafts off of a claim on the Federal Government based on a birth certificate rescinded/cancelled negotiation, a rescission or cancellation of contract or expatriation from citizenship which may nullify social security obligations, or on a court case as a citizen of the United States because as a resident, and citizen of your municipality, state Inc., and federal government Inc. you have made these entities Trustees , Assignees, Consignees, Bailee, Licensee, Lessee, registered owner, seller, and beneficiary instead of your proper national and international governing Aboriginal society and your true national name, you the living Aboriginal being.

Step 8 - Birth Certificate - For Instructions on the birth certificate to see if they are trading on it go to www.fidelity.com. Click on Research > Click on > Quote >Click on Symbol Look Up >Type in the Birth Number on the Birth Certificate, the first three numbers. Make sure the top two areas say MUTUAL FUND and FUND NUMBER BEFORE You do the search to find out who is trading on the FUND for the Birth Certificate.

Step 9 - NEXT Click on the Initialed Trading Company name under SYMBOL. This will give you all of the trading information about who is trading on the fund that the birth certificate is a part of. This document was created when you were an infant. Commercial laws allow for you to cancel and rescind this 'simple contract' UCC3-203 and to make a Real Defense Claim and Counterclaim for damages [Reparations] for fraud committed upon you when you were and infant [See UCC 3-305].

Step 10 - Court Cases - Next you can look up any court case.

Type in the case number of the federal, state, or municipal court case and you can find out who owns the marginable line of credit on the annual bond of the federal, state, or municipal entity. A CUSIP number will appear which tells you that the bond is on record with a clearing house agency of the federal government most likely the Depository Trust Clearing corporation or one of its subsidiaries. After you get the case click on the symbol to see the present trading.

Step 11 – Letters of Credit WHERE TO GO TO SEARCH FOR LETTERS OF CREDIT

www.techagreements.com

or the UCC Office of each one of the 50 States and the District of Columbia

or your local County Recorders Office UCC Section

All Letters of Credit are Governed by the terms of the Letters of Credit themselves, Article 5 Of the Uniform Commercial Code and may be subject to the Uniform Customs and Practice for Documentary Credits [See UCC5116 (c) as promulgated by the International Chamber of Commerce