



Sovereignty Certificate

*** explanations and clarification ***

(Pure Trust provisions [PTp])

“The Sovereignty Certification hereof is retroactive from birth resolving all licence privileges of use (licences) torts from then.”

Albeit often sovereignty certification is executed at a later date in one’s life as of social developmental stages, the certificate is now effective from birth (retroactive). All licence torts (violations) are lawfully and legally rescinded from that time and into the future.

“In addition, sovereignty also makes the individual Lord andor Lady Sovereign entitling them unto their rightful singular birthright as a human being.”

Every human being is considered ordained sovereign as of their divine birth compromise constituting the very important “Birthright.” As of the present Contracts Law Society, sovereignty must be enacted in a document certified paper contract in order to have the right to use the privilege (privilege of use licences or “licences” issued by the government). Wherein sight recognition of two human beings in the beginning has already taken place in what is most importantly know as the “Fidelity Ceremony.” This ceremony is unnecessary to repeat as of the first one in the 12th century documented in the trust provisions.

“Plurality of rights does not exist in a contract law society. Instead, humankind has the single birthright having everything bestowed upon them by their society when it uses indirect trade, the non-monetary one of FRRf’s idealistic goal of golden age non-monetarism (GA_n).”

“Rights” is an incorrect misnomer legislative vernacular pertaining to benefits and privileges provided by the State/Government. From a proper common law and sovereignty perspective there is no plurality of rights – only a single Birthright, with three parts: life, liberty and happiness receiving food, shelter and clothing freely given by the state as birth payment (the right as of the labour or work of birth [divine compromise by the soul entering this life]) in its most ideal GA_n form.

“As of Grace by the Sovereign Himself (1 Blackstone's Commentaries 242) AG_bSH (ag besh) also is regained in sovereignty andor the freedom of choice in any matter. When a society uses a medium-of-exchange (money) that is best evidence it is a contract one.”

The medium of exchange as paper money presently shows the necessity of contract trust. That was caused by the irony of the Fidelity Ceremony wherein the meeting of two people was documented in the trust certificate but also created “tear-sheet” contracts from the original trust certificate. In other words, societal norms changed as of the trust certificate and man’s word was no longer his bond. The certificate was needed to bond his word. Licencing was a result of this act.

“Hence, without a written contracted (two signatures) sovereignty certificate, the individual is a mere beast of the field less than the strawman and/or non-sovereign. The factor occurs as of a contract society causing the lack of sovereignty certification animalistic state. In a contractless society, the individual would be sovereign by birth without concern being an animal only.”

One needs documented certified sovereignty to lawfully use a privilege of use or licence – documented right (sovereignty certificate) to use the documented privilege (licence) – right to use the privilege. Otherwise licence torts (civil violations [subject to fines] not criminal ones) are committed.

“Sovereign means “Soul Reign” without any spiritual connotations, as the proper republic separates spirituality and politics (disestablishmentarianism). Sovereignty also makes the individual a legal practitioner of his licences issued by the proper government created by the trust foundation. Without sovereignty certification, the individual used his licences in an illegal manner.”

An individual is committing tort when they benefit from government privileges without a sovereignty certificate. Hence, they fall under jurisdictional and legislative statutory law. And, if a law has been broken, penalties eventually can be issued. However, the present administrators do not know that lack of sovereignty certification is a tort. But one must prepare for the future and also address one’s personal lawful social entity or truth. In other words, one’s individual legal entity is still “piling up” tort violations but not yet caught and charged.

“The Lord/Lady Sovereign has the privilege of using trust foundation written instruments that include Allodial titles (proper original land titles), Plea in Bar and/or Nullification Act (Notice of Dishonour UCc 3-503 – defeating any legal challenge at merit), Letters of credit (money), Law suit (redress of grievance), Liens, (tax, land, personal, etc.), Letter of Rogatory (reciprocal response in any issue), and not excluding any other legal instrument including the creation of government, their laws and all necessary entities thereof.”

Sovereignty certification (which is issued by the Exchanger/Grantor of a common Law Pure Trust [cLPT]), enacts the individual’s Birthright of using instruments such as but not limited to those in the latter paragraph.

“The Uniform Commercial code (UCc) is foundation law created by the latter.”

In other words, the UCc is considered good common Law created by the cLPT. And then the cLPT is governed by that law when good government exists.

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