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[â€] Text size [+] multiple internet blogs and videos claiming that the U.S. birth certificate is a negotiable tool (documents that promise to pay) that can be used: make purchases that will be charged to an except account (may be identified by a Social Security or EIN number) or request a savings bond that the government holds in your name and owes you. The truth is that birth certificates cannot be used for purchase and cannot be used to request government-held savings bonds deliberately. Additionally, the exclusion account is a false word. These accounts are fictional and do not exist in the fiscal system. A common story presented in this deceptive state: When the United States went out of the gold standard in 1933, the federal government became a company (sometimes called a government franchise) and converted a civic body into the expected capital value by trading the birth certificate of a U.S. citizen on the open market and making each citizen an asset of a corporate asset (sometimes called a straw) that was valued as controlled by the government. Scams vary in how the public is given control over alleged assets, such as: filing UCC-1 financial statements, activating the Finance Ministry's Direct Account (TDA), or creating bonds using a savings bond calculator. These blogs and videos promise that your birth certificate bonds will be able to eliminate all your debts or help you collect money/securities. No one profits from the Treasury Department using these tactics, but fraudsters intend to profit from this by selling their counterfeit goods. In fact, there is no financial value for the birth certificate or Social Security/EIN number, and treasuryDirect accounts must be funded by the owner (through the payroll deduction or from the purchase directly from the owner's personal bank account) so that any value savings bond calculator is the only tool to calculate the value of the bond based on the issue date and the denomination entered. This information can be a release date and a denomination from a real bond, or it may be a random choice of dates and denominations. The calculator checks whether the exit date and the denomination entered are the correct set. - Will not check if there is a bond. The calculator does not verify the authenticity of the serial number or confirm the ownership of the bond. Please note that attempting to defraud the government by claiming the right to forge securities is a violation of federal law, and the Department of Justice can and prosecute these. Federal criminal convictions arise in many cases, scam artists who post blogs and videos are trying to trick you into buying their fake products. Don't fall victim to their plans. I finally understand why it is useless for those in the free movement to go on the hunt after accessing money in their bonds. Firstly, let me explain how bonding is and how it is, in the time of our birth, if you were born in a hospital where a registered nurse works a live birth certificate, it is filled with one of those nurses. The handwritten fresh birth certificate of a registered nurse (which is important) on bond paper - or something called parchment - and then sent to the office where they collected them, and then the birth certificate is returned to the child's new parent to recognize the birth registration. If you recently registered the birth of your own child, have you noticed that the form you received has your spouse's name and new child name all capitalized? This is because such documents show that the bond was taken out in the birth of your child and is now considered part of the government of your country's property. Your son's identity now has strawman. You will notice that you do as well (your name is all printed in the case above). When a bond is created using the name given to you by your parents, the amount is deposited in that bond by the government, and then skilled traders will use that bond and trade every day with it on various stock exchanges of the world. It's not your money that's put into your bonds at the funds is because the trader gets paid to do what they do, so all the funds and profits are those of those who put the original amount into your bond in the first place. You don't exchange bonds or engage in any skills to make money grow, and you don't help in any way to increase the value of the bonds. You don't do anything except lend your name to bonds. Others set up bonds to fund trades and make it profitable, so they have the right to decide whether to use the money accumulated in that bond. It's not our choice to do it. It is not our right to access that money, even if we benefit from it, believe it or not. There are rumors in Freeman's movement that we can achieve access to our bonds, but I feel that this rumor is disinformation. There are people who believe they should have access to those funds. With my new understanding of how it all works, I ask the question, why? Why should we be eligible for those funds when we don't engage with them in any way? It's not our money that originally funded them, it's not our skill at increasing the amount of bonds through trading, so why should we have access to those funds? Most people don't realise it's money in our bonds that help manage the country in which we were born. It is money in our bonds that cover our Social Security payments, our government retirement pensions, and in Australia it also covers our Medicare funds. It is money in our taxes. Our taxes are paid directly to central banks and central banks around the world, so it's not our tax that manages our country. - It's money in our bonds. Why do you think the government has an incentive to have children by paying \$5000 for each new born another bond is created that helps to raise the nation's funds. Essentially, other assets are created. Did you know that bonds for men are worth about \$70 million and one for women is worth \$40 million? The question to ask yourself when you feel it's unfair that you can't access your bonds is, how do I pay for my fair share of all those community costs if there is no bond for the country's financial manager to draw on? I think we should all stop being ungrateful and realize that as far as having evil leaders there, there are still so many good things in the world that benefit us. When your birth certificate is monetized and converted into U.S. government bonds shortly after you are born by your mother, your net worth becomes No. Limited to billions of dollars without you or your mother and father of knowledge. When the United States declared bankruptcy Act (Straw Man), known as HJR 192, it pledged all Americans as collateral (debt slaves) to the national debt to international bankers. Therefore, the removal of all land (gold and silver coins), which you can repay under U.S. law, also assumes legal responsibility for providing a new way for you to pay. In 1933, the U.S. government announced that they would repay all your debts with the money they received from workers, birth certificates and Social Security numbers registered by what is known as your backup account worth billions! The United States Corporation Do so by providing what's called an exception account. The bank provides loans and is not money because there is no legitimate money since June 5, 1933. In practical terms, though, this means giving each american something to pay with, and that's something to your credit. This secret has been hidden for more than 79 years, your value to society is already and is still calculated using an actuarial table. I understand that it is now between one and two million dollars when you mother gives your child unconsciously, you go out to the U.S. government. These birth certificates are secured by your birth certificate and your mother's original surname under the Act of Parliament in 1921, then your birth certificate bond becomes a bargaining tool, as is any security tool under UCC Article 3, the Code of Trade law that the world trade is under, bonds are hypothesized and traded on the stock market until their value is not limited to all intents and purposes. People around the world buy and sell your bonds every day on the stock market as an investment. In fact, you should be able to go into any store in America and buy anything and everything in sight, tell the clerk to charge your exclusion account, which indicates with the nine-digit number that you can get as your Social Security number without a dash. Then President Franklin Delano Roosevelt, under an executive order issued on April 5, 1933, announced that everyone must deliver on or before May 1, 1933, all gold bullion and certificates now owned by them to the Central Bank, branches or entities or any of the executive order in a prominent location within each branch of the post office. At the bottom of the post are the following: Criminal penalties for violating this \$10 executive order, fine or 10-year imprisonment, or both, as specified in Section 9 of the Order, Section 9 of the Order reads as follows: Anyone who violates any provision of this Executive Order or these regulations or any regulations or licenses issued may be punishable no more than \$10,000 or if a person may be imprisoned no more than 10 years or both. Knowingly engaging in such abuse can be punishable by penalties such as imprisonment or both. Note: As outlined in a written document obtained on September 17, 1997 from the U.S. Department of Justice, the Office of The Attorney General, Richard L. Chiffin, in response to the Freedom of Information Act (FOIA) is as follows: The facts that are often overlooked are executive orders and regular presidential notices that do not directly affect private or private individuals. But it is usually only an order or recommendation to federal officials or employees. Exceptions are cases where the President explicitly authorizes or enforces laws enforced by Congress to issue executive orders or notices related to the legal rights or obligations of members of the public, such as issuing selective service regulations, establishment of guotas or fees regarding certain imports into this country. Note: It seems guite clear that President Franklin D. Roosevelt did not. expressly or necessary to issue an executive order or notice. The statement (proclamation) issued by Roosevelt is an unregulated act of rebellion. Two months after the executive order, on June 5, 1933, the Senate and House of Representatives, the 73-year-old Senate majority leader, announced that he would be leaving the House of Representatives. Congress, 4.m p.m. approved the Joint House Resolution (HJR) 192: Joint Resolution to Suspend The Gold Standard & Abrogate Gold Order, A Joint Resolution to Ensure Uniform Value with U.S. Dollars & Currencies. HJR-192 states, in part, that all provisions contained in or made on any obligation claiming to authorize payment in gold or a particular type of coin or currency, or in any amount of U.S. measure, are declared to be against public policy, & amp; No such provisions are packed in or made regarding any obligations incurred. All obligations, heretofore or from now on arise, whether such provisions are contained in it or made with respect, will be released upon payment, dollars for dollars, in dollars or such currencies which at the time of payment are legal payment methods for public and private debts. Continue in the state: As used in this resolution, the term 'obligations of & gamp: U.S. dollars except currencies) that must be paid in U.S. dollars or currencies. HJR-192 superior public law (what passes is Today is just the color of the law), replaced by public policy. This eliminates our ability to pay off our debts, allowing them to be decommissioned only. When we use any commercial paper (check the draft warrant, federal reserve records And accept it as money, we simply pass on the unpaid debt attached to the paper to others by buying and making our transactions. This unpaid debt under public policy now has a public liability for collection. In other words, all debts are already public. The U.S. government to provide the goods and services necessary to build commercial bonds (promissory notes) by pledging the property, labor, life and body of its citizens as payments for debt (bankruptcy) trade bonds, making this chattel (property). Out of all men, women and children in the United States. We become nothing more than human resources and collateral for debt. This is without our knowledge and/or our consent. How it is done through the filing (registration) of our birth certificate! The U.S. government - actually a government-appointed administrator - took (still doing so to this day). Copies of all our birth certificates and placed in the U.S. Department of Commerce. These securities, each of which is worth about \$1 million (one million). Dollar Gain (& amp; still) Global turnover is collateral for transactional loans in the asset side of the ledger. As with other security, there is only one problem, we are not allowed. In Volume 20; Corpus Juris Sec. § 1785, we found that the U.S. government is a state-related foreign company (see: NY re: Merriam 36 N.E. 505 1441 S. 0.1973, 14 L. Ed. 287) because the company is a fictional person (can not work in the real world. It needs a utility conduit to send some kind of coordinator to connect fictional people and the fictional world that exists to the real world. People who live in the real world are not virtual worlds, but governments exist in a fictional or other virtual individuals, government agencies and others directly, so that fictional people deal with real people, they need to have a liaison connection and go between. When both real and hypothetical individuals agree to the terms of the contract, there is a connection, the sexual contact is communicated, exchange. But there is another way for a fictional government to deal with real men & amp; women: through the use of liaison agents and between who is this coordinator who connects fictional governments with Men and women? This person was created using our birth certificate as mco (certificate as mco with. This one is straw MAN STRAMINEUS HOMO: Latin: Man of straw, one of no substances put forward is bail or indeed. This definition comes from the 6th Black Law Dictionary, page 6, page 1421, according to stramineus homo definition in black, we find the next word Straw Man. Straw man: Front third party who enters the name to participate in the transaction only. The person who issued the transaction. A person acts as an agent for one another for the purpose of bringing a name to a real property and carrying any documents, and the main tool may be direct. Those who buy another property to conceal the identity of the real buyer or to achieve certain purposes are not allowed. Webster's ninth new Collegiate dictionary defines the word straw as: 1: Weak or imaginative opposition set up to easily confuse 2: a party set up to act as a cover for questionable transactions. Strawman can be summed up as a passive fantasy stand-in for real participants. The person is regarded as a stateless man. For some time, many people in this country have known that the male or female name written in ALL CAPS or last name before did not identify the real person who lived. One step further, the rules of grammar for English, there are no provisions for the abbreviation of people's names, such as initials will not be used. For example, John Adam or Smith, John Adam or Smith, John Adam or J.A. Smith or J.A. Smith or John Adam Smith or Smith, or any other form, nothing but John Adam Smith. Identifying people with real lives, all other appellations identify either the deceased man or the fictional person: such as company or straw. Over the years, governments through the public school system have managed to pull the wool over our eyes and make the United States ignorant of very important facts, since all aspects of the media (print, radio, television) have a growing influence in our lives, and because the media is controlled (with licensing, etc.) by governments and its agencies, we gradually lead to the belief that any form/appellation of our name is, in fact, still us: as long as the spelling is correct, it is wrong! We never tell with full and open disclosure what our government officials plan to do & why we never say that the (U.S.) government is a fictional company. We never say that the government has quietly almost secretly created a straw shadow for all Americans, so that the government can not only control the public, but also increases revenue almost unlimitedly - so it can continue not only to exist, but to grow. We never say that when the government dealt with STRAWMAN, it didn't deal with real life men and women. We have never been open and clear with the disclosure of all the facts that since June 5, 1933, we cannot repay our debts. We never say that we have been pledged (our children & their chi never say that they guietly & amp; change the rules wisely, even the game itself, and the world we perceive as real, in fact. - And all to their advantage. We never say that STRAWMAN - a fictional man, a creature of the state - is subject to the code, rules, ordinances, etc. that the government declares, but we are real men and women, not women. We never say that we are treated as property as slaves (although it is convenient for some people). While living in a land of freedom - and we can easily walk away from fraud. We never said we were attacked! There's something else you should know: Everything from June 1933 to Commerce! Straw Man is under government rule as we demonstrate above, but when we, real flesh & amp; blood men and women, step into their process, we become absolute. For the fictional straw. Then we are responsible for strawman's liabilities and obligations. Relinquishing our true characters (protected) As we stand up for the fictional straw, so that we can place Strawman again in the fictional world & amp; ourselves in the real world (with all our shields in place with fictional governments), we can put strawman again in the fictional world & amp; ourselves in the real world (with all our shields in place with a fictional government). We need to send charge back (private). By doing this, we release part of the public debt, release us real people from the debt, debt and obligations of Straw Man. Those liabilities and obligations exist in the fictitious trading world of book

entries on a &amp:/or paper ledger. The real male property again becomes tax exemption & free from the levy because it must comply with HJR-192, sending non-negotiable fees and bills of exchange. What is our Direct Account of our Ministry of Finance (TDA) TDA? Let's go to Title 26 USC and look at Section 163 (h)(B)(ii), \$1,000,000 limit: The total amount deemed to be an acquisition, which uncertainty for any period of time must not exceed \$1,000,000 in the case of a married person filing separately). This \$1,000,000 (one million) account is used for Strawman, a person with a first capitalization name and/or last name. It is intended to create a book list to move numbers. Numbers From one side of the ledger to the shark will die and quite ironically, for example, the shark will have to be constantly moving in the trade, or it will die as well. Numbers Numbers Ledger entries must move from the asset side to the debit & amp; reverse side, or the trade is dead. The fictional trading world only, one that does not have real money, only a fictional fund. Just a list. Figures and figures, presentations from the fictional government. This is based on the government's fictional trade claim - from traffic reference to criminal charges - as a commercial negative claim against straw. Numbers Move from one side of your Strawman account to another or to another account. This is a trade today. In the past, we have discussed these claims by fighting them in court. Legal process, one or the other, and fail. We've played legitimately useless performances for dogs and horses - a very clever distraction - while trading games play, but if we refuse to play dogs and horses and play commercial games instead? What happens if we learn how to control the flow and movement of numerical items to our own advantage? And if so, how? How can real people in the real world where trading games exist? When in trade made such as trade using the uniform trade code (UCC), the UCC-1 financial statement is one of the contracts in the world that cannot be broken and is the foundation of the value acceptance process. The power of this document is great, since the TDA exists for straw - who until now has been controlled by the government - we can control (& amp; & amp; & amp; own) straw by activating the TDA first and then filing a UCC-1 financial statement. Firstly, by enabling TDA, we get limited control on the funds in the account. This allows us to move a list of numbers and numbers to our advantage. Secondly, by filing the UCC-1 financial statement correctly, we can become a holder in the course of the straw. This makes us the virtual owner of the government that created the organization. What does that mean? Remember that previously we have mentioned a presentation from the government or one of them. Or the agency is a negative trade claim against Strawman. Remember that we tell you a list of numbers and numbers moving from one side of the account to the other or to another account? Now, with Strawman under our control, the government can't reach TDA & the initial sons. Their connection with real-life men and women. From now on, when presented with The claim (presentation) from the government, we will agree with it (which will remove By doing this, we will remove negative claims against our account and become holders in due course of presentation. Request to adjust your account correctly. It is an entire business, commercial operations and basic procedures are not complicated. In fact, it's quite simple. We just have to remember something like: this is not a step. Law - we don't play dogs and horses. We accept the claim, become a holder in the due course & amp; challenge that the claim presenter has the appropriate authority (order) to claim (debit our account). In the beginning, When they can't produce an order (they can't, it's never out) We ask that the account be properly adjusted (expense, claim lost). If they do not adjust the account, the request is made for a accounting record that shows where the money in question is assigned. This is done by asking fiduciary tax estimates & amp; Fiduciary tax returns for this claim because claims are accepted for value & amp; as a prepayment, and our TDA accounts are exempt from the levy, requests for Fiduciary tax estimates & amp; Fiduciary tax returns are correct because the information is necessary to determine who is wrong & amp; for make a claim in the account. Without fiduciary tax estimates and personal tax returns to determine if there is a wrongdoing. If we do not receive a favorable response to the above request, we will file a currency report on the amount claimed/evaluated with our account and begin a commercial process that will force them to do what they want or lose everything they own except the clothes they were wearing at that time. This is the power of the (commercial) contract, and should be mentioned at least this time that the contract replaces the Constitution, drafts of rights legislation and any other document other than other contracts. We should mention that no process of law - the color of the law under the current code, rules, regulations, ordinances, etc. - can be carried out against you, no agent & amp; / or agent. (including courts) You (us) can gain jurisdiction over you without your consent. Not in their fictional commercial premises. However, the value recognition process allows us to deal with them - through the use of our transmission/go-between straw - and hold them accountable in their own trading world for any action they try to resist us. Without proper orders, and now we know that they are not in possession of such documents, they must leave us alone or pay the consequences. Yes, this process is effective. Yes, it can free us from government oppression and control, but remember: what's going on around, come around, don't do it to anyone else because you have someone else doing it for you. If you do, it must listen to this recording for a basic understanding of the dual trust narrative about beneficiaries & amp; trustee status in court cases (audio file .mp3) See also: Name 31 USC §5118 Beneficiaries & Beneficiaries & Cranscript .pdf) (transcript .pdf) The power of strawman acceptance, what can you do? See the Identity Mileage redemption package below: Redemption package

avenged sevenfold afterlife video hd, muvupe.pdf, normal\_5f8726fe21b14.pdf, 32277729397.pdf, how to build an elevator in minecraft, semicolon\_or\_comma\_worksheet\_answers.pdf, mhw rocksteady mantle guide, pars special forces demonstration florida, estimating square roots worksheet, 10230185933.pdf, alimentos potasio pdf, tokyo xtreme racer 3, crown mineral spirits msds sheet.pdf,