

# The “Something for Nothing” Scam



## International Public Notice

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The United States of America —  
Federation of States



We are going to review some basics, so everyone is on the same page. There are two complete systems — a money system and a debt-credit system.

Money System = International Trade

Commercial System = Commerce

Money has value in and of itself— gold, for example, is a physical thing in-and-of-itself. This is the actual definition of money. You can use any physical commodity as money.

Ancient Spartans used wheels of brass, at one time the Dutch used tulip bulbs as money, some Native American tribes used shells as money, the Romans used bags of salt. Any physical commodity can be used as a “standard commodity”.

In such a system you trade gold for silver, silver for tulip bulks. It’s an organized barter system with a “standard commodity”— but whatever “standard commodity” you use, its ultimate supply is limited. There is only so much gold, so much silver, so much rice, so many tulip bulbs. This makes all such actual monetary systems “inelastic”.

The credit and debt system is a whole different system. We call this “commerce”. Commerce is supposed to be business between incorporated business entities, not living people.

Corporations trade OTHER assets in the credit-debt system known as the “commercial system”. The principal assets in this commercial system are not physical — you can’t hold these assets in your hand, but they are assets just the same.

For example, your labor — your ability to perform work — is an asset. Your intellectual assets — patents, copyrights, brand names, etc. and contracts of various kinds are assets once they are signed and recorded. An idea may legitimately be yours, but you can’t hold it in your hand, can you? You have to “put it on paper” via some means. This is why people talk about “commercial paper”.

So, again, over the years, we have established ways to quantify labor assets — time clocks, hourly wages, yearly earnings, etc. We have developed patent and copyright and trademark offices where you can record and claim your creative products — your inventions, products, and images. All business corporations are assets of this kind.

There are many kinds of commercial paper, promissory “notes” (I.O.U.s), certificates (warehouse receipts), and bonds (penalties for failure to perform) are three that we are all very familiar with.

These forms of assets are traded and when they are traded, they give rise to “credit” and “debt”.

Promissory Notes (proof of debt) are based on promises to perform (performance bonds) something in the future. It might be work that is promised or a single service of some kind or the payment of a “sum certain” in gold by a specific date....or an agreement to pay off a mortgage plus interest in thirty years.

Certificates are properly called “clearinghouse certificates” or “deposit tickets”. The most familiar clearinghouse certificates are Birth and Death Certificates. The most familiar deposit tickets are the receipts you get when you deposit something in a bank.

Clearinghouse certificates are proof that you deposited a trust or other property in a specific “depository” made for this purpose. They are like coat-checks. You deposit your coat, and later, if you want your coat back, you have to have your coat check (certificate) to claim it. Only in this case, some entity is depositing a trust and you are claiming a specific trust.

Deposit tickets similarly prove that a deposit was made in a bank at a specific time and place and date, and if you want your deposit back, you’d better have your deposit receipt. Banks regularly honor withdrawals based on you knowing your account number and by verifying your signature, but the real deal proof that the funds are yours, is your possession of the deposit ticket (receipt).

You can borrow in the present against labor in the future via signing a performance bond. You can borrow against the value of natural resources that haven’t been mined yet by proving their existence in the ground and getting them “monetized” — that is, assigned an agreed upon value — and, for example, issuing bonds promising to produce and pay out the value of these assets when they are mined in the future. Think Zim Bonds. If you are a producer of a commodity, you can lock in a future price by signing a future delivery contract. And so on.

Contracts are used as both debt and credit in the realm of commerce.

Because you can transact future deals today, this system is very elastic — it can expand and contract, which is ideal for the needs of businesses that often need to buy raw materials on “credit” to create a product and then have to wait to sell that product before they can pay their “debt” for the raw materials and pay for their labor out of profit from the sale of “value added” products.

This scenario of borrowing today to pay back in the future is the one we are most familiar with, but it is also possible to pay today for services or goods to be delivered in the future. This is called “prepayment”. You can prepay your account with the electric company. You can prepay a “gift” credit card for a Christmas present.

This is all familiar to an extent.

The money system is here-and-now only and it is limited by what you can carry and deliver— “cash on the barrelhead” as the Old Timers say, whereas the commercial system allows you to “buy now, pay later” or, alternatively, pay now and receive later.

Over the years, because of greed, bad business practices, and increasing government corruption, the lines between these worlds have become blurred.

People have become less and less aware of these two distinct worlds (trade with actual money, commerce using paper) and the different sources and meanings attached to the words “money” and “credit”.

This blurring of the lines between trade and commerce has led to something known as a “Something for Nothing Scam”. It starts out with commercial debt owed by one party and develops into forced payment in actual goods and services by a second party.

Commercial debt is thus being paid not with credit, according to the Law of Kinds, but with actual money, actual goods and services.

The two systems are being improperly co-mingled, which gives rise to virulent fraud.

In 1933 the United States Congress breached this barrier and imposed Legal Tender Laws in this country; these Legal Tender Laws could only be imposed on government employees and government corporations, however, they inevitably impacted the General Public which was forced to interact with and do business with these federal employees and federally registered corporations.

At the time of their enactment an exchange rate was established between our Silver Dollars and their Federal Reserve Notes on a 1:1 basis. That is, the United States Government operating as a Municipal Corporation contracted with the Federal Reserve, a consortium of banks, to issue a private bank scrip, the Federal Reserve Note, and arbitrarily claimed that their promissory notes (I.O.U.s) would trade at a 1:1 ratio exchange rate with the United States Silver Dollar.

So this Government Services Corporation operating in commerce gave us a one dollar I.O.U. — a Federal Reserve (Promissory) Note inequitable exchange for each Silver Dollar they took out of our economy. They were, in effect, “borrowing” our Silver Dollars under force.

Just imagine Cousin Vinny holding a gun to your head and saying, “I really need this loan....and if you gimme all your Silver Dollars, I promise I’ll pay you back.....”

Thus they got something — physical silver — in exchange for nothing — paper promises to pay in some unknown medium, someday.

To this day, the scammers have yet to say when their debt will be repaid or what they propose to repay it with. Their standard answer is to go bankrupt and throw their debts off on the victims of this scheme.

Fortunately or unfortunately, fraud has no statute of limitations and bankruptcy does not protect the perpetrators

The most honest thing that they could do is to repay their debt to us with prepaid credit, thus restoring the Law of Kinds and ending the over-one-hundred-year trespass against us.

Instead, the banks want to ignore the fact that these commercial corporations acting as government service providers have been “borrowing” actual goods and services from the living people of this country in inequitable exchange for their promises to pay for over a hundred years.

Even the “Notes” they gave us are funky and don’t qualify as negotiable instruments in commerce.

The banks want to ignore the fact that they, the banks, have been complicit in this “Something for Nothing Scam”, and in the “Impersonate America and Americans Scam” that went with it, and so much more.

While keeping everyone’s attention focused on the National Debt.... the National Debt....the National Debt..... nobody talked about the National Credit which is based on actual goods and services and which is far greater — by orders of magnitude — than the so-called “National Debt”.



It is literally impossible for any living American to have a debt.

The only way they have kept up this pretense of us having a debt is by misidentifying us as British Subjects and as Roman Municipal citizens of the United States.

So we own them in the realm of commerce, and we own the physical assets, too. Just as we said at the very beginning.

The so-called “National Debts” don’t exist and neither do the personal debts or any kind of debt whatsoever; there is no basis for titles and taxation and all the rest of the quagmire of False Debts and False Pretenses that have been promoted by our incorporated federal subcontractors and service providers.

For a quick course in exactly how the living people have accumulated such a staggering amount of prepaid credit just from this “Something For Nothing Scam” (there are other scams we are owed back for, too) see the linked video. It’s only 17 minutes, but if you follow along, there will be no doubt in your mind about your position as creditor and why you are owed your share of “National Credit”.

We first brought this subject up with Mr. Trump during his first tour as President of the United States of America, Incorporated. The whole “New Republic” and “GESARA” initiative were spun off, but he never once came to the table and actually negotiated about any of this with the American People or with me as their Fiduciary.

Perhaps this is because their banks have been running as bankrupts in receivership to unidentified trustees for over 150 years and so much graft, embezzlement, and theft have accrued nobody is willing to face the guilt and the reckoning, even though people who are alive today cannot be held accountable for the sins of the dead.

It’s easier for them to spin off yet another “narrative”.

Sooner or later we all have to get down to the truth, the absolute truth, or we will have nothing solid to build upon.

We have brought forward the National Credit. That bankrupts all the banks a second time, plus, it bankrupts their Bankruptcy Trustees, the insurance companies and underwriters. So. Nice kettle of fish. But we have the absolute right and ability to issue the National Credit as prepaid credit and we can use that as our commercial currency.

As this credit has already been paid for in actual goods and services, physical commodities, and everyone knows it and can observe the circumstance for themselves, we do not need to make reference to any gold standard or show any SKRs as receipts. Gold is a physical asset that belongs to System 1, the Money System. Credit is a non-physical asset that belongs to System 2, the Commerce System.

We have the National Debts as proof of the initial transactions and we have the average lifespan of cash and cash equivalents in the economy as the basis to calculate the value of the National Credit.

We can trade prepaid credit as easily as we have traded debt — only we can do it correctly this time and remove spent credit from the system.

As for the CUSIP Bond System representing the “debt side” of the False Ledger they constructed by impersonating and securitizing living flesh in violation of God’s Law, our National Law, and

International Law — the AUTOTRIS System tracked the credit side of that whole travesty.

There are many other loose ends, many other issues and lesser scams and restitution to be made. Entire sectors of the world economy have to be cleaned up, because they were built on false premises and false ownership claims.

That said, we make a start. We plod forward. We bring relief. We give everyone our patience and invite our people to return home and grab an oar.

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