

Phony Liens: “Paper Terrorism”

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> On February 4, 1997, I submitted a Criminal Complaint to the Seattle, Washington, Office of the U.S. Attorney on behalf of the defendants in ^{the} Seattle, Washington, U.S. District Court Case # CR96-500 (C) [6(c) for Judge John C. Coughenour], in behalf of Washington State's rights, and in behalf of the Public, generally. This Criminal Complaint was against Judge John C. Coughenour and the five (5) Assistant U.S. Attorneys involved in the case.

> On February 11, 1997, I filed a Commercial Lien based on the said Criminal Complaint. This Commercial Lien was in favor of the defendants in Case # CR96-500 (C), Washington State, and the Public, generally.

This Commercial Lien was filed at the Seattle, Washington, King County Recording Office at Recording No. 9702110859.

> On February 18, 1997, I filed a Proposed Lien Assignment at the Office of the Governor of Washington State, at Olympia, Washington, offering an assignment of the full amount of the Commercial Lien to Washington State to be managed by the Governor of Washington State in behalf of the Public of Washington State and the defendants in Case # CR96-500 (C).

> Ideally, all Criminal Complaints are based on statutes enacted pursuant to the Constitution for the U.S.A. See Article 6 Section 1 Clause 2 - Supreme Law of the Land.

> Neither the Commercial Lien Process, nor the Proposed Commercial Lien Assignment process were ever challenged
page 4 of 16 pages. The Public Wealth Rebate Trust Fund (2009-0417F)

Harold Van Dyke

[The Backing... (continuing)]

> The number of defendants was reduced to Seven (7) ^{by Jan 2001} later, but the total ~~default~~ ^{defendant} days of incarceration ^{by Jan. 2001} was 8,463, or 2,821 arraignment periods, or \$9,196 millions of dollars (\$9.196 BILLION DOLLARS), not including interest.

> The commercial lien on the criminal acts, was filed with the King County Recorder at Seattle, Washington, February 11, 1997, Recording Number 9702110859 and went into

commercial default on May 12, 1997, at \$3.43 Billion against the United States government and its employees as debtor parties. (Lien Exhibit, stolen by FBOP ^{SIS} officer Ms. Bresee.)

> On May 19th the Proposed Lien Assignment to the Governor's Office of the State of Washington went into default. It had been filed with the Governor's Office on February 18, 1997, and no acceptance of the assignment by the Executive, Judicial, or Legislative Offices had occurred, even though the offer was made known to all three of those departments of the Washington State Government. (Stolen by FBOP ^{SIS} officer Ms. Bresee. Proposed Lien Assignment Exhibit)

> By May 19th, 1997, the sum total of 3.43 Billion dollars became due and owed to the people/public of the State of Washington and those institutions essential to the State of Washington, such as children's hospitals and other needful services of the United States Ninth Circuit, violated by the United States government officers.

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PART 2 - ALLEGATION/CLAIM - (continuing)

Judge Jones has subjected me to psychiatric examination because I have protested against his violations of the Constitution (and laws pursuant thereto), and because I filed criminal charges and a corrective lien against a fellow judge of the U.S. District Court in Seattle, Washington, Judge John C. Coughenour.
[Am. I/ER, FS, FP; 441/PADV, PAT]

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PART 5 - Exhibits
(Law)

Commercial Lien and Assignment

If this commercial claim is not rebutted/
Challenged by an Affidavit sworn to be
true, correct, complete, and not misleading,
within three (3) months, then it will
become an Accounts Receivable
collectable against the offending 3rd
Party Counter Defendants and their
accessory accomplices, severally and
jointly liable, and against the Treasury
of the United States of America for
the unpaid balance thereof.

This commercial claim attaches all
property and rights to property of the
offending parties.

This Commercial Claim/Lien, when matured
by a three (3) month default, is assigned
to Evelyn Bolt and Ellen Huce as Trustees
to be disbursed to the Public as a rebate of
public taxes.

They shall be entitled to an administrative
remuneration, ^(10%) [42 USC 1994, 18 USC 4, AM 14.4/PD].
They may delegate this duty to Successor Trustees.

or responded to by the officers and agents of the United States Government, or of the Washington State government. These processes went into default as a judgment and account receivable in favor of the Public / the people, on May 12, 1997 and May 19, 1997, respectively.

> All fines which arise from Criminal Complaints lodged against corrupt government officers and agents, and all Commercial Liens and Commercial Lien Assignments which arise from them, pay first and foremost to the public / the people as the injured party.

> Corrupt officers and agents of the government are not inclined to correct their propensity to be corrupt, so these processes must be managed by civilian operated "oversight of government" - trusts, not operated by the officers and agents of the government.

> A portion of this defaulted account receivable belongs to the directly injured defendants to compensate them for the injury done to them, and for the involuntary servitude imposed upon them by corrupt officers and agents of the government.

In this consideration, see the Thirteenth Amendment of the Constitution for the United States of America, 42 USC (United States Code) Section 1994 [42 USC 1994]; 18 USC 1581; 42 USC 1983, 1985, 1986; 18 USC 241 and 242.

> Such is the basis for the Rebate of Tax Wealth to the Public, issued as Public Wealth Rebate Notes.

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Harford Van Dyke



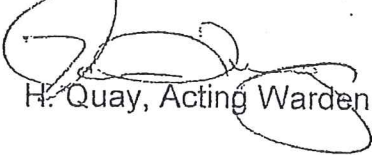
U.S. Department of Justice

Federal Bureau of Prisons

FCI Englewood
9595 W. Quincy Avenue
Littleton, CO 80123

December 31, 2008

MEMORANDUM TO: INMATE POPULATION

FROM: 
H. Quay, Acting Warden

SUBJECT: Possession of Lien Forms and
Personal Information of Government Officials

Effective immediately, you are prohibited from obtaining or possessing Uniform Commercial Code (UCC) Financing Statement (lien) and attendant forms. You are further prohibited from possessing any documents, letters, papers, etc., that contain personal information, including but not limited to home addresses, home telephone numbers, social security numbers, financial information, deed information, etc., of any federal or state government official, including but not limited to Bureau of Prisons' staff, United States Attorneys, Assistant United States Attorneys, judges, governors, and agents of the Federal Bureau of Investigation, Drug Enforcement Agency, and Alcohol Tobacco & Firearms. If you are found to be in possession of these types of documents or information, the items will be confiscated as hard contraband, the correct law enforcement agency will be notified as appropriate, and incident reports will be written as appropriate.

As always, you may utilize the administrative remedy process to challenge the confiscation of or rejection of such documents.