



The YALTA Agreement

Part 2

[You Are Legal Tender Absolute]

The Game is finally up and the Lie fully exposed. The knowledge in this document is all you will ever need to enable you to walk “Free and Clear” from the cycle of debt slavery subjugating you.

[You Are Legal Tender Absolute]

[APPENDIX TO YALTA 1 FOR THE PURISTS]

WHO ARE YOU – WHAT IS YOUR WORTH?

THE RUSE EXPOSED AND WHY YOU ARE LEGAL TENDER:

“LIVING LEGAL TENDER” STANDING UPRIGHT IN COURT

The parties to the crime are:

The Government

The UK Treasury – US TREASURY

The Bank of England - FEDERAL RESERVE

The Banks – GLOBAL CARTEL

The Privateer Corporations

The Judiciary – EXECUTIVE – LEGISLATURE – JUICED IN

The Private Enforcement Mafia Collection Agencies

1st Fact of Life – The UK/US Government is bankrupt – Totally!

The government, your government is bankrupt. It does NOT have enough money to pay its day to day bills, obligations or liabilities. If this happened to you or I then you would BE IMMEDIATELY DECLARED BANKRUPT AND IF YOU SIGNED A CHEQUE WITH NO MONEY IN YOUR ACCOUNT AND EQUALLY IF YOU RAN A BUSINESS ALONG THESE SAME PRINCIPLES THEN YOU WOULD BE SUBJECT TO CRIMINAL PROSECUTION FOR FRAUD AND EMBEZZLEMENT. So now you know what you’re dealing with as a base-line level of deceit.



THE GOVERNMENT PROCEEDS ON DEFICIT SPENDING – PLEASE BE AWARE THAT BANKS PAY FOR GOVERNMENTS AND NOT VICE VERSA

GOVERNMENTS ARE INDEBTED TO BANKS AND SO HAVE TO PAY MASSIVE AMOUNTS OF INTEREST TO THEM – TO PAY THIS INTEREST THEY HAVE TO BORROW MORE AND THE CYCLE IS SELF-PERPETUATING TO DESTRUCTION. THE LAWYERS, JUDICIARY AND THE BOUGHT AND PAID FOR MPS, SENATORS & CONGRESSMEN ARE ALL “JUICED- IN” ON THIS RIDE TO HELL FULL SPEED WITH THE BRAKES DISENGAGED AND THE HORN A BLOWING.

THE UK/US GOVERNMENTS CAN ONLY OPERATE VIA **DEFICIT SPENDING**:

The UK/US Treasury – The Cycle

To begin this lunacy of usury the UK or US Treasuries issue a bond, which is nothing more than an IOU. An IOU burnt into your back and the backs of your children.

THE BOND SCAM

The bond is a promise to pay the capital + interest % in (say) 10 years time to the person who acquires the Bond/Bund. What the government is doing here is stealing future prosperity to pay for its excesses today. And don't forget in this entire Circus Performance there is ONLY ONE ULTIMATE BACKER OF THESE BONDS and NOTES and that is YOU! You're the patsy.

Then the UK Treasury/US Treasury now holds BOND AUCTIONS in which it offers up for sale these “offerings” to the largest banks in the world who come to bid for them. They are looking to make “money” off the interest [i %] and other shell game tactics with these instruments.

Then via a “shell game” called **OPEN MARKET** banks swap these IOU'S to create currency.

The banks then sell the BONDS to the BOE or FEDERAL RESERVE at a profit.

SHAM – FRAUD - SCAM

To pay for these BONDS the BOE/FED opens up its cheque book and DRAWS cheques with a ZERO BALANCE...it does not have 1p or 1c in that account – and they dare point a finger at us?

3. WHAT IS MONEY?

MONEY is defined as a store of value and it must be able to maintain its purchasing power over a long period of time. It must be portable, transferable, durable, fungible and divisible.

In the 1920's, 30's, 40's CURRENCY could be slapped upon a bankers table and exchanged for gold coin to the value of the note – but today the BASE CURRENCY PILING UP is nothing more than a receipt/check/IOU...in fact a claim check upon an IOU, upon a promise.

The final thing that happens is that the US/UK governments Treasury Departments now deliver this “currency” to the various government departments and these departments just “SPEND THE NUMBERS!”

These governmental departments then spend on public works, defence, social programs and then off it goes again on another BOND selling exercise. Deficit spending needs debt.



4. WHAT IS CURRENCY?

The FED/BOE then hands these cheques to the banks – and currency mysteriously springs into being. The banks then take this money and buy more BONDS at the next auction and so on and on.

The following quote is from, “Putting it simply” Boston Federal Reserve Policy Document:

“When the Federal Reserve writes a cheque it is creating money! When you or I write a cheque there must be sufficient funds in the account to cover the cheque – But when the FED does it there is NO BANK DEPOSIT ON WHICH THE CHEQUE IS DRAWN!”

The end result is that there is a build-up of BONDS at the FED/BOE and a build - up of CURRENCY at the TREASURY. This is where all the paper currency comes from.

The FED/BOE and UK TREASURY (government) mistakenly call this BASE CURRENCY – but this is a lie too. It is currency but it is NOT money.

5. WHO ARE YOU – WHAT IS YOUR WORTH?

So as you will see from all the above the LEGAL TENDER argument is black and white as far as the courts and the UK treasury and government is concerned. It is an absolute and irrefutable form of payment.

So we see that the BOE/FED promissory notes are **NOTES** called **LEGAL TENDER** backed by nothing other than your coerced promise to pay taxes to the government so that the UK/US TRE-USURY can pay off the BOE/FED for the money which it borrowed from said bank using YOU as the **COLLATERAL PRINCIPLE GUARANTOR for the PROMISE** – which makes you the **ISSUER ULTIMATE AND BACKER OF THE NOTE WHICH IS THE BANK NOTE WHICH IS THE LEGAL TENDER WHICH YOU BRING INTO THE CONTRACTUAL DEAL IN FRONT OF THE JUDGE AND INSIST THAT THE CLAIMANTS ATTORNEY/SOLICITOR/PARA LEGAL ACCEPTS. REMEMBER IT IS NOT FOR THE JUDGE TO DECIDE – THE AGREEMENT IS ALWAYS TO BE MADE BETWEEN THE CLAIMANT AND DEFENDANT.**

QED

CONCLUSION AND SUMMING UP

1. Is legal tender defined as “Notes or coin issued by the Bank of England [FEDERAL RESERVE] via the Royal Mint?” Answer must be: Yes
2. Is “Legal Tender AS DEFINED IN THE UK GOV.LEGISLATION “**COINAGE ACT 2011**” an irrefutable payment modality in this court? Answer must be: Yes [see similar for your specific country].
3. Are these BOE/FED notes “bank notes” indeed promissory notes? Answer must be: Yes
4. Are these “bank notes/promissory notes/legal tender” to pay predicated upon the raising of taxes from the citizenry by the government in order to pay the interest on the currency “the government borrows from the Central Bank?” Answer must be: Yes
5. Am I not a citizen? Answer should/could: Yes



6. Ergo, If legal tender is a promise to pay – a promissory note – then a promise must issue from a living man, must it not, as only a living being can produce the energy necessary for the promise?

7. If a living man is the backing for the promise then he must be the CAUSE of the “promissory note” issued by the Central Bank as he cannot be an EFFECT of it. **Rebuttal required.**

8. Surely, therefore as a MAN I am the **Ultimate Legal Tender** as it is only me that can create money. I am the “tenderer” am I not? Yes or no?

9. The societally imposed contract for the ceding of taxation rights to the Monarch/Government in return for “safety, justice and upholding of the rule of law” is the very nature of society and if corrupted then the contract is VOID ab initio is it not? Yes or no?

As you on your side refuse the Rule of Law now and you refuse to act fairly and impartially towards me – the **Ultimate Legal Tenderer** then I annul the contract unless remedy is given today.

10. What is the value of the claim today in this MERCANTILE court?

11. “Am I as a human being of greater value than this sum claimed? Yes or no?”

12. “Obviously then I am of value here in this court and PRESENT MYSELF TODAY HERE AS LEGAL TENDER”. Is there anyone wishing to refute this statement?

13. “I AM now with my presence and promise here today making FULL AND FINAL PAYMENT TO THE CLAIMANT IN LEGAL TENDER. Does the claimant [claimant’s solicitor/attorney] accept or refuse payment in LEGAL TENDER now?”

If he refuses:

14. Does the claimant’s solicitor refute that I am of VALUE as I stand here today?

If I am of no value then neither is anyone else.

If WE are of no value then what backs the BOE/FED promissory notes and the taxation regime?

If I am of Value then I am of ULTIMATE WORTH and not to be trifled with.

15. How do you wish to proceed from here?

I authorise a CREDIT from my ULTIMATE WORTH to the court today, the claimant to the sum of: £1,686.48/\$78,980.00/€250,000.00 (example)

THIS CLAIM IS SETTLED HEREWITH.....

IT IS NOTED AND DEDUCTED FROM THE ACCOUNT.....

ENDEX

Peter of England



PLEASE WATCH THESE 2 VIDEOS – EDUCATE YOURSELF AND FIGHT

YOU MUST DECONSTRUCT THE ARGUMENTS OF THE LYING CHEATING STEALING THIEVING
PARASITIC JUDICIARY AND THE BANKING ASSISTANTS WHO WORK FOR CORPORATE PRIVATEERS
AND PIRATES

THE JUDGES ARE LIARS AND MUST BE TOLD SO IN NO UNCERTAIN TERMS

THE LAW FIRMS WHICH SHELTER AND SUCKLE AT THE WHORES BREAST ARE THE PROGENY OF A
MARRIAGE BETWEEN THE VERY DEVIL HIMSELF AND TREACHERY

THERE IS ONLY ONE FORM OF LEGAL TENDER AND THAT'S YOU

NO YOU – NO NOTHING!

Then JOIN ReMovement at

www.re-movement.info

https://youtu.be/N_7to4TSftQ

<https://youtu.be/WINd7ZgqVz0>

