

# Do-Overs

## How to Un-Commit a Crime

By James McGuire

In the United States, The United States federal government is prohibited from passing *ex post facto* laws by clause 3 of Article I, section 9 of the U.S. Constitution and the states are prohibited from the same by clause 1 of Article I, section 10.

Failing to follow the law does have consequences. Banks today are facing those consequences, or are they? Appears that in Oregon, there is an attempt to pass legislation retroactively that would dissolve the bank's failure to follow civil law retroactively.

The banks would like people to believe that retroactively applying laws to correct filing would be in the best interest of civil law. Amazingly, the banks have failed to note that this retroactive passing of law would be an attempt to circumnavigate responsibility for criminal acts. Criminal laws were passed to prosecute rapists, murders, child molesters. Rapist go to prison for violating criminal law, murders go to prison for violating criminal law, child molesters go to prison for violating criminal law.

In a number of states, the filing of fraudulent documents is a criminal offense. It is often overlooked, not only has civil law not been followed, criminal laws have been violated as a result of not following civil law. Does changing civil law undo a criminal act?

This author has great concerns with passing retroactive civil laws where it would appear to also be an attempt to avoid prosecution under criminal law. If the banks are successful in their attempts to de-criminalize their illegal criminal actions, the people then should consider de-criminalizing the crimes committed by rapists, murders and child molesters. Releasing these criminals back into the world as innocent parties is beyond comprehension.

**My grand pappy told me years ago and this author has heard many times since:**

# Do the Crime – Do the Time

# Blood and Money

**Blood is Red – Money is Green**

By James McGuire  
(For DV, wherever he may be)

As one can't grow rhubarbs from marshmallow seeds, one can't squeeze money out of a turnip. Over the millennia, the money changers have planted the seeds of green within the laws of all lands which allowed the marshmallows to sprout roots, now; marshmallows can suck the blood out of turnips.

The long short, many of today's complex financial instruments were designed for one reason and one reason only; a method and means to allow for more blood sucking of money from the people. These puffed up marshmallow blood suckers could care less the money source, housing, 401(k), public retirement funds, institutional or private investors.

Greed laws offer illusion to the judiciary that justice is being executed in accordance to the best interest of the people when opining against the people. Herein, the judiciary is fanning the fire to cook the wieners of the people while the marshmallow avoids roasting.

In short order, why is the judiciary oblivious to the crimes? Ignorance? Lack of Understanding? Disbelief?

In the long order, will the judiciary pursue actions against those who took the judiciary's retirement? Will it be ignorance, lack of understanding or disbelief? Guess it's better to be late than never!

**Good Morning you're Honor, how is the turnip picking today?**

**Vote Greed Out in 2012**

# Blue Ribbon Blue's

## Blue or Red - Law or Lawlessness

By James McGuire

The Blue Laws were originally written to enforce religious standards<sup>1</sup>. One has to wonder, as most Blue Laws have been repealed or are unenforced, can the people can rely upon self governance?

Blue is a color of perception<sup>2</sup>, in Greek mythology, Zeus was to have cried rain when he was sad. Mariners of the past, sailing on deepwater sailing ships flew blue flags when the ship lost its captain. In the English language, the term blue could also refer to a person who is feeling sad.

Red can be associated with; sin, guilt, pain, passion, blood, and anger<sup>3</sup> and in the contrary; courage and sacrifice.

As one purchased and planted tomato seeds, one would expect red tomatoes at harvest. So, why would one not be alarmed when they discovered they actually grew purple prunes? The person defines their own character of the soul. Will courage and sacrifice guide the soul or will the person sacrifice their soul and attempt to convey the purple prunes to a purchaser who really wanted purple shelled peas? Maybe we should consider a Purple Prune Ribbon award to those that convince one peer's, from the onset, intentions where to sell something purple.

Man's Laws are black and white. God's laws are absolute. Mix black and white, you get a grey. Mix red and blue you get purple. Attempt to mix any of God's laws and you have eternal damnation.

Luke 11 – 52: Woe unto you, lawyers! for ye have taken away the key of knowledge...

### Moral of the Story

**You cannot grow rhubarbs from marshmallow seeds.**

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<sup>1</sup> [http://en.wikipedia.org/wiki/Blue\\_law](http://en.wikipedia.org/wiki/Blue_law)

<sup>2</sup> <http://en.wikipedia.org/wiki/Blue>

<sup>3</sup> [http://en.wikipedia.org/wiki/Red#Sin.2C\\_guilt.2C\\_pain.2C\\_passion.2C\\_blood.2C\\_and\\_anger](http://en.wikipedia.org/wiki/Red#Sin.2C_guilt.2C_pain.2C_passion.2C_blood.2C_and_anger)

# CRISIS STEW

## RECIPE – How to Cook with E-Records and Lie to the Courts

By James McGuire

Ingredients: Paper Note, Paper Security Instrument, Obligor, Obligee, Subsequent Purchasers of the Paper Note, MERS, Courts, Lies and Leprechauns.

Mixing: (1) Obligor signs Paper Note and Paper Security Instrument [Loan Closing], upon signing; the Security Instrument, attaches to the Note and the lien (Paper Security Instrument) is temporarily perfected to the Paper Note. (2) Obligee files the Security Instrument in public records which provides constructive notice to the world and the once temporary perfection is now permanently perfected. (3) Obligee indorses the Paper Note “in Blank”, [“In Blank”, the Paper Note becomes payable to “Bearer”.] (4) Obligee scans the Paper Note and Paper Security Instrument into an Electronic Digitized Graphic Image. (5) Obligee places the Paper Documents in a vault or deliberately eliminates the Paper Documents [Vaulting or Destruction not relevant in the mixing process]. (6) Obligee registers the loan with the MERS Registry and transmits the Electronic Digitized Graphic Image to an E-Vault. (7) The Electronic Digitized Graphic Image is now declared to be an “Authoritative Copy” [Transferable Record]. {Uniform Commercial Code Article 9 and revised Article 9 have law supporting the “Authoritative Copy” [Transferable Record].} (8) Obligee sells the Electronic Digitized Graphic Image to a subsequent party and if the Paper Documents are not destroyed, the Obligee holds the Paper Documents for benefit of subsequent parties. {As the Paper Note is indorsed “In Blank”, the Paper Note never identifies the Subsequent Parties.}

E-Oven: Combine Paper Note, Paper Security Instrument, Obligor, Obligee, Subsequent Purchasers of the Paper Note, MERS. Lie to taste, sell.

Court Cooking: Combine Paper Note, Paper Security Instrument, Obligor, Obligee, Subsequent Purchasers of the Paper Note, MERS, do not add E-Sign 15 USC 7003, exemptions (UCC Article 3 & 9), MERS Membership Agreement, Lies and Leprechauns and it appears there is Bona fide Purchaser. [MERS Membership Agreement provides “Actual Notice”]

**bon appétit**

# **DIVIDE FOR FRAUD**

## **AMERICA & The WORLD Divided!**

Perpetuation of Fraud 2010

By James McGuire

Media has been continuously reporting on the 50 states attorney generals investigations into mortgage servicing fraud. The banks offered to pony up five (5) Billion Dollars to settle servicing errors with the 50 states attorney generals.

*“Michael Pento (Europe Pacific Capital), U S debt is 244% above the GDP, Daily Ticker<sup>1</sup>.”*

*“Mark Mobius, executive chairman of Templeton Asset Management’s emerging markets group, noted another financial crisis was inevitable<sup>2</sup> because the causes of the previous one haven’t been resolved..., because we haven’t solved any of the things that caused the previous crisis..., said at the Foreign Correspondents’ Club of Japan in Tokyo May 30, 2011 in response to a question about price swings..., The total value of derivatives in the world exceeds total global gross domestic product by a factor of 10, said Mobius...”*

The Bureau of Economic Analysis, U S Department of Commerce in the 4<sup>th</sup> quarter of 2010 noted the Gross Domestic Product<sup>3</sup> at 14.870.4 Trillion Dollars.

Tenfold, \$148.704 Trillion, whereas 244% of \$14,870.4 Trillion, \$36,283.78 Trillion.

United States Debt equals 36,283.78 Trillion dollars and the Derivatives Market has a value of 148.704 Trillion dollars. Debt and Derivatives! Where does the money come from?

With 161,205,715 Americans in the workforce creating a hard dollar would require each person to be taxed \$225,077.50, (Less tax paid by others) for the debt. On the other hand, \$148.704 Trillion in the Derivatives Market would require the same number of person to contribute \$922,448.69. The blood, sweat and tears dollar, toil of the people!

\$922,448.69 + (\$225,077.50 – (Less tax paid by others)) are an earning that would greatly exceed a National Average Wage of ~\$43,154.31 earned.

**Debt & Inflation!      Derivatives Inflated!**

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<sup>1</sup> <http://finance.yahoo.com/blogs/daily-ticker/risks-enormous-why-morgenson-rosner-worried-152700730.html>

<sup>2</sup> <http://noir.bloomberg.com/apps/news?pid=20601010&sid=a5jyvkZhePUc>

<sup>3</sup> [http://www.bea.gov/newsreleases/national/gdp/2011/pdf/gdp4q10\\_adv.pdf](http://www.bea.gov/newsreleases/national/gdp/2011/pdf/gdp4q10_adv.pdf)

# Elements of Fraud

## (Texas, A Break in Chain of Title)

*“A plaintiff seeking to prevail on a fraud claim must prove that (1) the defendant made a material misrepresentation; (2) the defendant knew the representation was false or made the representation recklessly without any knowledge of its truth; (3) the defendant made the representation with the intent that the other party would act on that representation or intended to induce the party’s reliance on the representation; and (4) the plaintiff suffered an injury by actively and justifiably relying on that representation. See De Santis v. Wackenhut Corp., 793 S.W.2d 670, 688 (Tex. 1990); Trenholm v. Ratcliff, 646 S.W.2d 927, 930 (Tex. 1983).”*

Barrett Daffin Frappier Turner & Engel, L.L.P. published: **“TITLE CONCERNS IN FORECLOSURE”**, 18TH ANNUAL ROBERT C. SNEED TEXAS LAND TITLE INSTITUTE AND ST.MARY’S UNIVERSITY SCHOOL OF LAW, DECEMBER 5, 2008, authored by G. Tommy Bastian of Barrett Daffin Frappier Turner & Engel, L.L.P., 15000 Surveyor Blvd., Ste. 100, Addison, Texas 75001.

Page 5, Subsection II. Background, *“To conduct a foreclosure, the chain of title to the property must be examined to identify any potential issue that may affect title..., The best practice is to review copies of the actual instruments recorded in the chain of title...”*

Texas Local Government Code §192.001; GENERAL ITEMS. The county clerk shall record each deed, mortgage, or other instrument that is required or permitted by law to be recorded. Acts 1987, 70th Leg., ch. 149, § 1, eff. Sept. 1, 1987.

Texas Local Government Code §192.007; RECORDS OF RELEASES AND OTHER ACTIONS. (a) To release, transfer, assign, or take another action relating to an instrument that is filed, registered, or recorded in the office of the county clerk, a person must file, register, or record another instrument relating to the action in the same manner as the original instrument was required to be filed, registered, or recorded. (b) An entry, including a marginal entry, may not be made on a previously made record or index to indicate the new action. Added by Acts 1989, 71st Leg., ch. 1248, § 53, eff. Sept. 1, 1989.

In the not so far past, lawyers for Barrett Daffin Frappier Turner & Engel, L.L.P. would notice on an “Assignment of Note and Deed of Trust” filed in public records: “MERS as Nominee for Lender and Lenders successors and assigns for Asset Backed “Whatever Security.” The problem with this nomenclature, it pretty well identified the security that should be the owner/holder of the Mortgage Note and Deed of Trust. At least, this identified a purported party that MERS could be an agent for.

Today, lawyers for Barrett Daffin Frappier Turner & Engel, L.L.P. file “Assignment of Note and Deed of Trust” in public record with verbiage noting: “MERS as Nominee for Lender and Lenders successors and assigns.” The problem with this nomenclature, it does not identify a purported party that MERS could be an agent for. The courts will need to sort out the legality of this nomenclature.

Now we apply the prima facie facts, the “Assignment of Note and Deed of Trust” contained within public records to the 4 elements of fraud.

*(1) the defendant made a material misrepresentation;*

As noted above, the court would need to opine to the validity of MERS representing as agent to an unidentified party.

*(2) the defendant knew the representation was false or made the representation recklessly without any knowledge of its truth;*

Filing of an “Assignment of Note and Deed of Trust” in public records noting MERS does not represent an unidentified party. Either way, it could have been done with knowledge but failure to prove up this claim, it at least would be reckless.

*(3) the defendant made the representation with the intent that the other party would act on that representation or intended to induce the party’s reliance on the representation; and*

Where the “Assignment of Note and Deed of Trust” led to a foreclosure action, the Substitute Trustee would have acted upon this information as being valid to execute a sale of the secured property. The courts would also have acted on this instrument. If the invalid instrument is not challenged, then it would be considered valid, only challenge validity where such validity is fraudulent.

*(4) the plaintiff suffered an injury by actively and justifiably relying on that representation.*

Property owner would suffer loss of property by Trustee Sale if such sale could have not lawfully occurred. One needs to examine a complete chain of title. The power of sale depends upon a complete perfected chain of title, from the “Deed of Trust” to the last “Assignment of Note and Deed of Trust, all which should be recorded in public records.

For all you lawyers, judges, and law enforcement officers of this great state of **TEXAS**, questions arise. Was one of the intents of public records to prevent fraud by eliminating secret contracts? Would a secret contract be in violation of the Statues of Fraud? Would the financial institutions using the electronic MERS Registry in lieu of recording in public records be considered an electronic secret contract?

## **Bona Fide Purchaser**

A person cannot obtain bona fide purchaser status under Texas law when one of the links in the chain of title is a forgery. See *Bellaire Kirkpatrick Joint Venture v. Loots*, 826 S.W.2d 205, 210 (Tex. App.—Fort Worth 1992, writ denied) (joint venturers could not obtain bona fide purchaser status with a forged deed in their chain of title); *Dyson Descendant Corp. v. Sonat Exploration Co.*, 861 S.W.2d 942, 947 (Tex. App.—Houston [1st Dist.] 1993, no writ) (forged deed is void ab initio and no person can be an innocent purchaser of land where a link in the chain of title is a forgery); *Commonwealth Land Title Ins. Co. v. Nelson*, 889 S.W.2d 312, 318(Tex. App.—Houston [14th Dist.] 1994, writ denied) (stating same).

**God Speed and God Bless Texas and the United States  
Vote in 2012**

# God's Function

## Truth

By James McGuire

Can one calculate Lies as a function of time from constant lying using the formula:

" $L(\text{final}) = L(\text{initial}) + a(\text{average})t$ ." Final lie = equals the initial lie (L) plus the average acceleration of lies (a) multiplied by time (t). Acceleration of lies (a), [Lack of Law]

With a little algebra rearrangement one gets a kinematic equation for lying as a function of time:

" $L(\text{final}) = L(\text{initial}) + a(\text{average}) * t$ ."

Simplified:  $L(\text{final}) = 2012$ ;  $L(\text{final}) = L(\text{initial}, 1) + a(2011) * t$  for a fixed place in time.

The function of  $L(\text{final})$  depends upon the accuracy of  $L(\text{initial}) + U(\text{unknown lies})$ .

Maybe our little formula should be better written as:

$L(\text{final}) = (L(\text{initial}) + U(\text{unknown lies})) + a * t$ .

Now to calculate truth: "Truth (final) = Truth (initial) + a (average) t." Truth (TR, final) = equals the initial Truth (TR1) plus the average acceleration of Truth (a) multiplied by time (t).

Truth (initial) = infinity, therefore Truth (final) = infinity.

Note: one very important function was overlooked in both formulas, V (velocity of knowledge). In the truth formula, V would not change the final results.

2011 years ago (V initial) = sandal power via donkey carriage, a message being carried by one man to the many. Today, (V final) = (V initial) + (VM modern day nanosecond communications).

This author would speculate that all of mans computers and brainpower would not match the computing power of God.

**One Formula that cannot be rearranged:**

**GOD = GOD**

(G, owns on definition), (O, owns on definition), (D, owns on definition)

One is free to define as one wants!

# Green Ribbon Deception

## *Sassafras*

By James McGuire

When comparing the black and blue egg shape fruit of the sassafras to a turnip, we find both could grow from the spoils of the earth<sup>1</sup>. Upon inspecting the American greenback, (the dollar), we noticed that the back of the bill has only green printed on a white background while the front of the bill has black and green printed on a white background. Colors of a rainbow can be found on the front and back of currency printed by other nations. Regardless of the many colors or the lack of, nobody has yet to find the pot of gold at the end of the rainbow. Is it illusion or disillusion?

In the very early days of television, people believed they would have to accept that green was going to be a part of the TV viewing pleasure. As science progressed, black and white became prevalent but color was on the horizon. Most persons dream in color<sup>2</sup> but due to poor memory recall; color fades away and eventually the dream itself fades away and hopefully, the person awakes to the reality of a black and white world. But, visions of the green dollar have not faded.

In marshmallow dreamland, the marshmallow storm trooper needs to know only how to create colored turnip gas from a black and blue sassafras egg. The magical marshmallow leprechauns create pots of gold from many different colored onion skins and many have cried from peeling off the first few layers of the onion and finding only reminisce of rhubarb gas, not only was the no more onion to peel, there was not even a turnip, nor that of any colored money or greenbacks.

Spontaneous combustion<sup>3</sup>!

*“Spontaneous combustion is a type of combustion which occurs without an external ignition source. It is usually a slow process that can take several hours of decomposition/oxidation with heat building up to a point of ignition. and it makes things go boom boom”*

**Turnip gas and the people as an external source of ignition;**

**“boom boom” coming!**

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<sup>1</sup> Earth gets spoils of animal composting, [http://www.usatoday.com/news/nation/environment/2011-02-23-compostinganimals23\\_ST\\_N.htm](http://www.usatoday.com/news/nation/environment/2011-02-23-compostinganimals23_ST_N.htm)

<sup>2</sup> <http://www.dreammoods.com/reference/faq.htm#blacknwhite>

<sup>3</sup> [http://en.wikipedia.org/wiki/Spontaneous\\_combustion](http://en.wikipedia.org/wiki/Spontaneous_combustion)

# CONFUSION STEW **Look Ma, Chili!**

**Meat and Tators (Original Mortgage Stew)**

**Versus**

**No Meat and Beans (Investor's Chili Trust)**

By James McGuire

Christina Hoag of the Associated Press, Posted<sup>1</sup>, 05/22/2011, 08:36:08 PM PDT:

*"We're there in name only," said Teri Charest, spokeswoman for U.S. Bank. "We're trustees. We have a very limited role... The real owners, the banks say, are the holders of the mortgage-backed securities - financial instruments comprising a pool of mortgage loans that are held in a trust and sold."*

The FLORIDA BANKERS ASSOCIATION noted in a filing with The SUPREME COURT OF FLORIDA, in CASE NO.: 09-1460, IN RE: AMENDMENTS TO RULES OF CIVIL PROCEDURE AND FORMS FOR USE WITH RULES OF CIVIL PROCEDURE:

*"In actual practice, confusion over who owns and holds the note stems less from the fact that the note may have been transferred multiple times than it does from the form in which the note is transferred. It is a reality of commerce that virtually all paper documents related to a note and mortgage are converted to electronic files almost immediately after the loan is closed. Individual loans, as electronic data, are compiled into portfolios which are transferred to the secondary market, frequently as mortgage-backed securities. The records of ownership and payment are maintained by a servicing agent in an electronic database.*

*The reason "many firms file lost note counts as a standard alternative pleading in the complaint" is because the physical document was deliberately eliminated to avoid confusion immediately upon its conversion to an electronic file. See *State Street Bank and Trust Company v. Lord*, 851 So. 2d 790 (Fla. 4th DCA 2003). Electronic storage is almost universally acknowledged as safer, more efficient and less expensive than maintaining the originals in hard copy, which bears the concomitant costs of physical indexing, archiving and maintaining security. It is a standard in the industry and becoming the benchmark of modern efficiency across the spectrum of commerce—including the court system.*

*The information reviewed to verify the plaintiff's authority to commence the mortgage foreclosure action will be drawn from the same database that includes the electronic document and the record of the event of default. The verification, made "to the best of [the signing record custodian's] knowledge and belief" will not resolve the need to establish the lost document."*

8<sup>th</sup> Black's law defines: "DELIBERATE, deliberate (di-lib-[-<<schwa>>]-rit), adj.1. Intentional; premeditated; fully considered. 2.Unimpulsive; slow in deciding," and provides no definition of

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<sup>1</sup> [http://www.dailynews.com/breakingnews/ci\\_18118537](http://www.dailynews.com/breakingnews/ci_18118537)

eliminate(d). Merriam-Webster defines eliminate as: “transitive verb 1 a : to put an end to or get rid of...”

## **Hey Ma, my chili has no meat or tators!**

“Navajo Code Talkers”<sup>2</sup> were young Navajo men who transmitted secret communications on the battlefields of WWII... “**These modest shepherders and farmers** were able to fashion the most ingenious and successful code in military history.” “ne-he-mah" (our mother), which means America.”

As history notes; these individuals saved many lives. The action of the man will define the soul of the man.

## **The War Resolution**

Whereas the Government of Germany has formally declared war against the government and the people of the United States of America:

Therefore, be it Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, that the state of war between the United States and the Government of Germany which has thus been thrust upon the United States is hereby formally declared; and the President is hereby authorized and directed to employ the entire naval and military forces of the government to carry on war against the Government of Germany; and to bring the conflict to a successful termination, all of the resources of the country are hereby pledged by the Congress of the United States.

### **Sun Tzu's The Art of War XIII The Use of Spies**

7. Hence the use of spies, of whom there are five classes: (1) Local spies; (2) inward spies; (3) converted spies; (4) doomed spies; (5) surviving spies.

8. When these five kinds of spy are all at work, none can discover the secret system. This is called “divine manipulation of the threads”. It is the sovereign’s most precious faculty.

9. Having local spies means employing the services of the inhabitants of a district.

**10. Having inward spies, making use of officials of the enemy.**

Today’s financial war is not under any declaration. One has to only wonder to what degree of infiltration has been achieved into the governments of the world.

As this author has noted before; it is not the governments that are at fault, it is the fault of a few persons within the governments. Time to vote them out!!!

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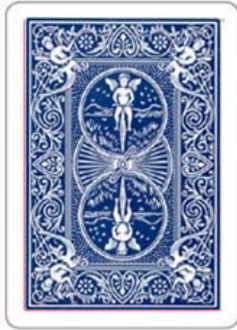
<sup>2</sup> <http://www.navajocodetalkers.org/>

# MERS as Agent, for “X”?

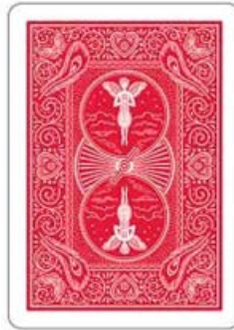
MERS as Nominee for Lender and Lender’s Successors and Assigns

Lender = Original Lender (Noted on Note) “A”

Lender’s Successors and Assigns = “X” ?



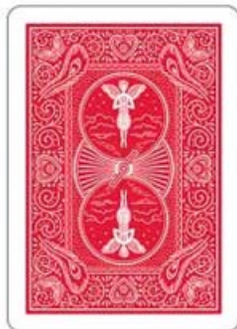
= Lender



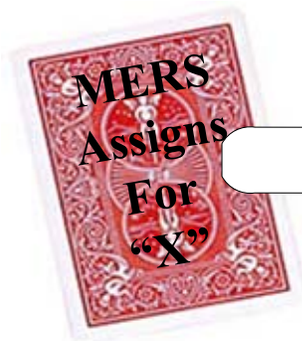
= MERS (Agent) “X”



= Unidentified Party  
(Unidentified Indorsee)  
(Unidentified Beneficiary)



MERS as Agent for



MERS Assigns as Agent “X”

Who is the Principle Party Assigning?  
Did MERS assign for “A”, “B”, “C” or “X”



Who is the Owner?  
“A”, “B”, “C” or “X”

# Red Ribbons

## America's Modern Wild West

By James McGuire  
Red Ribbons was inspired by A Campbell

Banks are similar to a leprechaun, as the leprechaun placed a red ribbon on every tree to hide the "Pot of Gold"; the banks red ribbons of words conceal the truth. *"Mortgage, mortgage note, assignment, conveyance, transfer, Indorser, Indorsee, grantor, grantee, transferor, transferee, tangible, intangible, UCC and a host of additional words operate as the banks red ribbons."*

One source, Huffington Post<sup>1</sup>, reported that federal audits noted the banks may have violated the Civil War era, False Claims Act.

This author has to wonder if the banks learned their method of deception from the outback kangaroos of Australia. A Joey<sup>2</sup>, the baby, must be really confused knowing that his dad is known by several names, "Jack, Buck or Boomer" and the mom is known as a "Jill, Flyer or Doe," and they live in groups known as "**Mobs.**"

Remarkable, a kangaroo cannot move backwards once it has leapt beyond somewhere. In the world of violating laws, the banks have an issue; they leaped into an area where they believed the people would not look! This author was taught at a young age, "Look before you Leap."

There are many pro bank law firms attempting to red ribbon the truth from the people, law enforcement and the courts, but the number of ribbon removers is increasing exponential on a daily basis.

Buzzards' will prey upon a dead carcass, the banks prey upon the living.  
Both will puke on you if confronted!

## Elections are in 2012, Vote Greed Out

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<sup>1</sup> Confidential Federal Audits Accuse Five Biggest Mortgage Firms Of Defrauding Taxpayers [EXCLUSIVE]  
[http://www.huffingtonpost.com/2011/05/16/foreclosure-fraud-audit-false-claims-act\\_n\\_862686.html](http://www.huffingtonpost.com/2011/05/16/foreclosure-fraud-audit-false-claims-act_n_862686.html)

<sup>2</sup> <http://www.kangaroofacts.net/>

# RIBBON STEW

## SERVITUDE STYLE

### Or How to Get Your Arse Fried in Court

By James McGuire

We shall use a leprechaun's pot in this brewing. The writer will in part address mortgages, as a mortgage is just one form of a secured indebtedness. The meat (Note) and potatoes (Security Instrument) are the primary ingredients of the stew (Secured Indebtedness). Added spices, (TILA, RESPA, etc.), is required in the mortgage porridge to comply with law.

Spice violations would not render the stew inedible, just not very palatable. However, if the meat and potatoes are not properly preserved, the stew would become inedible. Where MERS is involved in the storage of the potatoes, others are involved in the storage of the meat. If the meat goes bad, then there is no reason for potatoes. If the potatoes go bad, the stew has only meat.

Now comes the time for the court to taste test the stew. A subsequent Obligee (bank) claims the stew is good while the Obligor claims the stew is bad. Herein, as this writer commonly observes, there is a failure to differentiate between pre and post storage of the stew. The subsequent bank brings in the original recipe of the stew (Note and Security Instrument) which shows the stew was edible and palatable. The Obligor gets slicked into admitting the original recipe and thus by that admission gets his arse roasted, correctly, the obligor did owe for the original pot of stew.

Whereas the meat may have been preserved correctly and where the potatoes were allowed to rot, combing the two back together again would almost guarantee a severe case of botulism and possibly death.

The writer will now jump to another pot; res judicata, collateral estoppel: if a subsequent obligee proceeded after the potato and found it to be bad, would same subsequent obligee be allowed to do the apple trot dance and have a second bite by going after the meat?

**UCC Ribbons mostly apply to Intangibles!**

# Slavery or Servitude Part 2

## The Fight for Freedom

By James McGuire

*"The issue which has swept down the centuries and which will have to be fought sooner or later is **the People vs. The Banks.**" --Lord Acton, Lord Chief Justice of England, 1875*

*"When through the process of the law, the common people have lost their homes, they will be more tractable and easily governed through the influence of the strong arm of the government applied to a central power of imperial wealth under the control of the leading financiers. People without homes will not quarrel with their leaders."*

*– The Manifesto*

Herein we must look at the well spoken words of President James Madison: ***“every form of abuse, intrigue, deceit ...”*** There are those that after an unsuccessful attempt to bring truth and justice before the courts have decried the court as being a kangaroo and the judge digs holes in his backyard. Sometimes, this is simply not true. The banks legal machines are artist in deception. Magically mouth movement will divert a courts attention from the dirty glass in the sink to the clean dishes in the dishwasher. It is not known why the deceivers do what they do, but, what they do will eventually destroy freedom. After freedom has been destroyed the deceivers themselves may be rendered to a lower subservient position of servitude to the banks, for they have performed their task.. But for the moment, the deceivers will enjoy their spoils, as for the future; they may very well have subjected their descendants to perpetual servitude. If the deceiver’s mentality is “me, me, now, now”, then may God show no mercy on their eternally condemned soul.

Lord Action in 1875 noted a battle will be fought, while Abraham Lincoln predicted the crisis would be in the near future. The ninetieth and twentieth century’s have passed by; the banks continued their plan for imperialism. In 1941 Pearl Harbor was attacked; as Japanese Admiral Isoroku Yamamoto noted; the attack: “only awoke a sleeping giant.” From all accounts, the American government had prior warning but, communications at that time were limited. For millennia’s, the banks have planned their imperialistic machine to ***“Divide and conquer (derived from the Latin saying *Divide et impera*<sup>1</sup>) may refer to: Divide and rule, in politics, sociology and economics, a strategy to gain or maintain power”***, in relative silence. Modern day communications have all but eliminated governments and people from not having information. Divide and conquer is beginning to reverse roles, the people and governments of the world are pursuing the banks on many fronts. Lies and deceit once told and believed by the courts are being challenged. Correctly, the people are not in quarrel with their governments, the people and the governments in tandem are beginning to pursue the path to justice.

**Once ignorance and disbelief are eliminated, servitude will end!**

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<sup>1</sup> [http://en.wikipedia.org/wiki/Divide\\_and\\_conquer](http://en.wikipedia.org/wiki/Divide_and_conquer)

# Slavery or Servitude

## Freedom Is Not Free

By James McGuire

Common sense teaches that there is no pot of gold at the end of a rainbow, turnips and rhubarbs do not grow from marshmallow seeds, and leprechauns exist in a world of fantasy. Science and mathematics do not provide the mechanics needed to create money from turnip gas and helium balloons are not made with onions.

Charles A. Lindbergh, Sr. in a warning to Americans revealed the 1892 Bankers' Manifesto before Congress. In part:

*"History repeats itself in regular cycles. This truth is well known among our principal men who are engaged in forming an imperialism of the world..."*

*The courts must be called to our aid, debts must be collected, bonds and mortgages foreclosed as rapidly as possible...*

*When through the process of the law, the common people have lost their homes, they will be more tractable and easily governed through the influence of the strong arm of the government applied to a central power of imperial wealth under the control of the leading financiers. People without homes will not quarrel with their leaders.*

*By thus dividing voters, we can get them to expand their energies in fighting over questions of no importance to us, except as teachers to the common herd. Thus, by discrete action, we can secure all that has been so generously planned and successfully accomplished."*

Evading laws to achieve a profit is not only an issue for the people but for governments, courts and law enforcement of all countries. Not only do the rating agencies rate people, they rate the countries of the world. No fiction here, banks in conjunction with the rating agencies (imperialism?) determine the rate of interest on borrowed money for countries as well as the people. What better way to guarantee a government will remain in servitude; find a way to deprive the government of entitled fees and have the government borrow money that they should not have had to borrow if the fees had been paid. Does a government's ignorance render that government a deadbeat county? "United States of America" -- a deadbeat country... Oopsie! Consider the "MERS" syndrome in America, MERS, being a creation of the banks. Was MERS a planned method to deprive the government of its fees to keep the United States in servitude to the banks? This governmental servitude places additional financial burden upon the people and most likely would guarantee the people to be in double dip servitude, to the banks and to the government.

While the people and the countries of the world may not be in slavery, so long as ignorance and disbelief remains, servitude is a guaranteed!

# White Collar Ribbons

## Mammon Inside - God Outside

By James McGuire

Common sense tells you; nothing can grow from a marshmallow seed. So, why is it so hard for many in the judiciary to discern the truth? The hard dollars taken from the people are not just electronic numbers in a ledger; these hard dollars represent the blood, sweat, and tears of the people.

### “Helium Accounting”

Simple mathematics provides the understanding. The current and future earnings of the people limit the amount of hard money that can exist. Reviewing historical data, e.g. 1900 forward, reflects that population, gross domestic products and the dollar value grew at an annual rate of 3-5%. In the earlier days of securitization, 60's, 70's and 80's, the ratio of 3-5% was still pretty well the norm.

Financial returns on this limited 3-5% were stifling the greed for more income. As gambling was highly regulated, teams of learned person's succeeded in getting people to believe exotic derivatives, horse race bets, were actually mechanically sound financial instruments; I wanna hedge my horse in the 5<sup>th</sup> at “Greed Downs.” Here, neither the better or bettee had a hard dollar invested, win or lose; the profits or loss was recorded in electronic dollars.

Here the sod thickens; the financial institutions having control over the electronic accounting machines, would record this nearly created electronic dollar in a pumpkins name, for a fee of course.

Greed provided the mechanism for perpetuating the electronic fraud. Farmer Spinach looking to increase his hard earned dollar invested in the pumpkin's electronic dollar balloon machine not knowing they were actually investing in

printed accounting numbers on a helium balloon. Just like all Ponzi schemes, the balloon will eventually pop. The original font size on the balloon was 10, as more electronic money was created and the balloon increased in size, the font size would increase. The mass of the balloon's skin stayed the same, the thickness of the balloon's skin decreased. The balloon's skin was that of the hard earned dollars. The helium was that of turnip gas, oops sorry, electronic dollars.

Now that the marshmallow troops have gobbled up all the hard dollars and the Ponzi scheme is unraveling, the greeder's fear that that will lose all of their gas money and attempt to blame all others.

The people do not need the electronic dollar for they are the makers of the hard dollar. Those few million that depend on helium are the ones pleading for unjustified help. "Save Me", my criminal enterprise is about to be flooded out, please close the floodgates or I will stomp your tomatoes.

The people will have to suffer the loss of the hard dollar. In this author's opinion, the greatest fear for banks is; losing the power. Without power, they banks cannot keep the people in servitude. If the people are no longer in servitude, the banks would no longer have the means to suck money from the turnips.

This author has personally gotten more than one "kangaroo in the head light look" from those in the judiciary, maybe, just maybe, the courts will wake up and see not only are they doing injustice to the people, but in the long run, injustice to themselves.

**It does not matter what collar you wear, what robe you wear.**

**Justice is Justice and Injustice should be a Crime!**

**Remember, Vote in 2012**