

ARE YOU LEGALLY ALIVE OR DEAD?



SUBSTANCE

FORM

What legal character have you chosen?

By AntiCorruptionSociety.com

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LEGAL CHARACTER

According to the legal dictionary of thefreedictionary.com [1] character means:

character (An individual), noun being, body, figure, human, human being, man, mortal, party, person, personage, personality, self-determined being, somebody, someone

The key to defining your legal character is the word "person". It shows up everywhere throughout our government and legal system from the federal level to the local level. Statutes passed by legislators and regulations created by 'agencies' are all written for legal "persons". Examples:

Federal Register Act [of the UNITED STATES] (1935)

<https://www.archives.gov/federal-register/laws/federal-register/1501.html>

"person" means an individual, partnership, association, or corporation (3 legal constructs - not one living being!)

California statutes:

Government code Section 1-26

17. "Person" includes any person, firm, association, organization, partnership, limited liability company, business trust, corporation, or company (8 legally created entities - not one living being!)

Ohio statutes:

Statutory definitions 1.59

(C) "Person" includes an individual, corporation, business trust, estate, trust, partnership, and association (6 legally created entities - not one living being!)

UCC Article 1 - General Provisions

Sec 1-201 General Definitions

<https://www.law.cornell.edu/ucc/1/1-201>

((27) "Person" means an individual, corporation, business trust, estate, trust, partnership, limited liability

company, association, joint venture, government, governmental subdivision, agency, or instrumentality, public corporation, or any other legal or commercial entity. (14 legally created entities - not one living being!)

Legal "persons" are not flesh and blood living men and women.

Proof that our laws/statutes are written for legal fiction "persons" and corporations - not for flesh and blood living men and women - can be found in the legal process by which courts interpret and apply statutory legislation. Sometimes the words of a statute have a plain and straightforward meaning. But in many cases, there is some ambiguity or vagueness in the words of the statute, such as "person", that must be resolved by a judge. To find the meanings of statutes, judges use various tools and methods of statutory interpretation, including traditional canons. The judiciary may apply rules of statutory interpretation both to legislation enacted by the legislature and to delegated legislation such as administrative agency regulations.

Here are three rules used by judges to interpret the applicability of statutes/rules:

1) ejusdem generis

<http://thelawdictionary.org/ejusdem-generis/>

Of the same kind, class, or nature. In statutory construction, the "ejusdem generis rule" is that where general words follow an enumeration of persons or things, by words of a particular and specific meaning, such general words are not to be construed in their widest extent, but are to be held as applying only to persons or things of the same general kind or class as those specifically mentioned.

2) expressio unius est exclusio alterius

<http://legal-dictionary.thefreedictionary.com/expressio+unius+est+exclusio+alterius>

Is a rule of construction, applying both to statute and legal writings, that states that one thing having been mentioned the other is excluded. Thus, following this rule, 'no dogs allowed' means that lions are allowed but guide dogs are excluded.

3) noscitur a sociis

<http://legal-dictionary.thefreedictionary.com/noscitur+a+sociis>

Means comprehended from accompanying words, perceived from accompanying words, realized from accompanying words, recognized from accompanying words, understood from accompanying words

In America the states have authority over relevant matters in their respective jurisdictions, unless the state's definitions of their statutes conflicts with those recognized federally. This explains why both California and Ohio define "persons" almost identically with the Federal Register.

While legally the term "character" includes both men and persons, the way the term "person" is used in statutes - preceding a list of non-living legal constructs - precludes it from referring to living men and women . . . unless the Uniform Commercial Code rule regarding "presumptions" is applied.

The difference between legal "persons" and men (or women) is as significant as the difference between life and death . . . it's everything!

legal "persons" can't walk
legal "persons" can't talk
legal "persons" have no gender
legal "persons" have no race
legal "persons" don't occupy space

In legal-land, "PERSONS" AREN'T REAL - THEY ARE FICTIONAL!

HIDDEN HISTORY: BIRTH OF THE "PERSON"

When the UNITED STATES went bankrupt in the 30s because of the banksters orchestrated "great depression", so-called "federal" government representatives pledged (hypothecated) the future earnings and productivity of the American people to the banksters as payment of the debt.[2]

hypothecate:

to pledge to a creditor as security without delivering, as property.

<http://www.thefreedictionary.com/hypothecate>

Franklin Delano Roosevelt (FDR) was put in office in 1933 to administer this new system of government/economics. It was called The New Deal and sold both to Congress and the American people as an emergency solution to a national economic nightmare. The state of emergency declared at the time has been maintained ever since.[3]

The people's gold was confiscated and they were given a new currency to use called the FEDERAL RESERVE NOTE, the scrip of the privately owned central bank, the FEDERAL RESERVE. The creation of the US Dollar/FEDERAL RESERVE NOTE actually brought in Rothschild's New World Order and it was displayed on the one dollar bill in 1935 for all to see:



The motto inscribed beneath the pyramid in the Great Seal of America is "Novus Ordo Seclorum" which is Latin for "New Order of the Ages", and synonymous with the "New World Order". We need to remind ourselves that the FEDERAL RESERVE NOTE (the US Dollar) is the currency of the private Federal Reserve banking cartel . . . not the currency of a sovereign nation.

The hypothecated population's earnings had to be tracked and taxed, so UNITED STATES citizens were encouraged to sign up for "federal" Social Insurance aka Social Security. Not coincidentally the Social Security Act was also passed in 1935. [Note: today it is almost impossible to work or open a bank account without presenting a Soc Sec number.]

THE BIRTH CERTIFICATE

Fairly soon afterward, the Birth Certificate tracking system was created and mothers were strongly urged to sign a Certificate of Live Birth as soon as they named their newborn infants. Unbeknownst to the baby's Mom and Dad, this document creates a brand new fictitious "person" that is recorded, and tracked through their Social Security number from then on.[4] The legal "person" is named JOHN DOE to coincide with the baby's family-given name John Doe.

President Woodrow Wilson's private papers exposed this admission of Colonel Edward Mandell House:

“Very soon, every American will be required to register their biological property in a National system designed to keep track of the people and that will operate under the ancient system of pledging.

"By such methodology, we can compel people to submit to our agenda, which will affect our security as a charge back for our fiat paper currency. Every American will be

forced to register or suffer not being able to work and earn a living.

"They will be our Chattel and we will hold the security interest over them forever, by operation of the law merchant [5] under the scheme of secured transactions. Americans, by unknowingly or unwittingly delivering the bills of lading to us will be rendered bankrupt and insolvent, forever to remain economic slaves through taxation, secured by their pledges."

This has all been done by subterfuge via the complicit, perhaps unaware, BAR Association's army of attorneys. This scam is - and always has been - a fraud against all Americans.

UNIFORM COMMERCIAL CODE

In the 50s and 60s the Uniform Commercial Code was installed across America to fine tune and define this new legal system.[6] This was done, without the knowledge or consent of the American people who still believe the US Constitution is the law of the land. The reality is that they have been tricked into becoming tax and code slaves by the Rothschild international banking cartel and its BAR.

This nefarious system stays in place due to the "presumption" [7] that we are all volunteering to be dead legal fiction "persons". According to UCC General Provisions [8], presumptions remain valid unless evidence is provided to the contrary.

Black's Law Dictionary, Sixth Edition, defines "presumption" as follows:

A presumption is a rule of law, statutory or judicial, by which finding of a basic fact gives rise to existence of presumed fact, until presumption is rebutted. A legal device which operates in the absence of other proof to require that certain inferences be drawn from the available evidence.

CONDITION PRECEDENT [9]

The first step to rebutting the presumption that we have volunteered to be a legal "person" tax and code slave is to recognize that President Bill Clinton presented us with the remedy in his Executive Order 13132 in 1999:

Federalism

Section 2 Fundamental Federalism Principles (d)

“(d) The people of the States are free, subject only to restrictions in the Constitution itself or in constitutionally authorized Acts of Congress, to define the moral, political, and legal character of their lives.”

Unless we define our political characters as non UNITED STATES Corporation [10] "citizens" and our legal characters as living men and women, we will continue to be obligated under all of the thousands of onerous, inane, and many times undisclosed codes and statutes passed by federal, state and local corporate governments.

There are only three easy steps involved in defining your political and legal characters:

1. Stop being a US corporation CITIZEN and voting for the government corporation's trustees who don't work for you anyway – [cancel your voter's registration](#). [11]
2. Implement a condition precedent notice to declare yourself a living flesh and blood man or woman (versus a legal fiction "person").
3. Restrict your signature by signing "Without Prejudice" (see [UCC § 1-308. Performance or Acceptance Under Reservation of Rights](#)).

Black's Law 4th Edition – condition precedent:

“ . . . it is a condition referring to a future event, upon the happening of which the obligation becomes no longer

binding upon the other party, if he chooses to avail himself of the condition.”

In other words, once you implement a legal notice (see [UCC § 1-202. Notice; Knowledge](#)) establishing your political and legal characters and sign your applications, registrations and contracts “without prejudice”, you can challenge the enforcement of onerous terms or conditions that either were not disclosed, were agreed to under duress, or only apply to legal "persons".

You can use the following example (on pg 10) to create a Notice of Condition Precedent or write your own. This example was designed to define both your legal and political characters for the record. It also contains a statement for mothers and fathers to rebut the presumption that their son(s) or daughter(s) are under the parental authority of the State known as [Parens Patriae](#). [12]

Publishing

Option A) Have your notice placed in the legal notice section of your local paper for four weekends. Ask the paper to send you a notice after it has been filed with the court. If the paper does not file it, you must get proof of the notice from them and file it on the public record yourself. Use the four line address request in your notice as it takes you out of the UNITED STATES federal jurisdiction.

Option B) You can also have your notice posted on the *Condition Precedent* web site for \$20. This could help counter the presumption that you have agreed to the myriad of unintelligible terms and conditions associated with web sites or downloadable software or applications. You can view this site and the instructions here:

<https://conditionprecedentblog.wordpress.com>

If you chose to have your Notice of Condition Precedent publicly posted on this site, the host will mail your notice to you directly after it has cured (been posted for 30 business days), thus

providing you with the documentation needed to start implementing it. Keep the original and send out copies as needed. Get and keep copies and reference numbers for all notices.

Without prejudice

Don't forget to write "Without prejudice" above your signature each and every time you are called upon to sign anything . . . starting right now.

If an occasion arises whereas those seeking your signature deny you the right to clarify your acceptance via signing "without prejudice" above your signature, remind them that as they are using a private commercial scrip – the FEDERAL RESERVE NOTE – they are obligated under the UCC rules of contracts and agreements Section 1-308 to permit this reservation of rights. Be polite but persistent. Per [UCC § 1-305, "Remedies \[such as reservation of rights are\] to be Liberally Administered"](#).

EXAMPLE

NOTICE OF 'CONDITION PRECEDENT'

In compliance with Executive Order 13132 ("Federalism") signed by President Bill Clinton on August 10, 1999 Section 2:

“(d) The people of the States are free, subject only to restrictions in the Constitution itself or in constitutionally authorized Acts of Congress, to define the moral, political, and legal character of their lives.”

I hereby define my political and legal characters as follows:

Be it known by all that I John Doe, as a living flesh and blood man, that on this posted date do hereby give notice to all in the world that I am not a citizen of the United States. Any who wish to challenge this admission must do so by responding to this notice within 30 business days of post date.

Notice is also given to any one in the world who may have a contract (or unsigned presumed contract) under the above name, living at the below address, that this notice serves as an addendum to all contracts or presumptions ab initio, in which the signatory name may (or may not) appear. Notice that the following be included as part and above the signatory name: “without prejudice.”

Let it be known to all that this notice also serves to rebut any presumption that the State has parental authority (parens patriae doctrine) over my son and daughter: Jimmy John Doe (date of birth: 5-7-08) and Sally Ann Doe (date of birth: 2-17-04).

All return address or responses to be addressed as follows; all three line addresses will be returned to senders:

Line 1 John Doe
Line 2 307 John's Road
Line 3 Akron, Ohio [12345]
Line 4 (united States of America)

CONCLUSION

Unless people wake up to the current ongoing word game and rebut the presumption that they are volunteering to be code and tax slaves for the government corporation called the UNITED STATES, things will only get worse and worse for them as more and more rules, restrictions, penalties, fines and fees are piled onto nearly every activity they are engaged in. What we were taught was a Constitutional government has become a wildly profitable corporate enterprise running under the Law Merchant or the Uniform Commercial Code. This was all done by stealth and it was all done at the people's expense.

The provisions, rules and orders that validate the Notice of Condition Precedent can be located by clicking on these links:

Title 28 Section 3002

Definitions

(15) “United States” means

(A) a federal corporation

<https://www.law.cornell.edu/uscode/text/28/3002>

Presidential Executive Order 13132

Section 2 *Fundamental Federalism Principles* (d)

<https://www.gpo.gov/fdsys/pkg/FR-1999-08-10/pdf/99-20729.pdf>

UCC Article 1 – General Provisions

Section 1-103. Construction of Uniform Commercial Code to Promote its Purposes and Policies

<https://www.law.cornell.edu/ucc/1/1-103>

UCC Article 1 – General Provisions

Section 1-202. Notice; Knowledge

<https://www.law.cornell.edu/ucc/1/1-202>

UCC Article 1 – General Provisions

Section 1-206. Presumptions

<https://www.law.cornell.edu/ucc/1/1-206>

UCC Article 1 – General Provisions

Section 1-201. General Definitions (27) “Person”

<https://www.law.cornell.edu/ucc/1/1-201>

UCC Article 1 – General Provisions

Section 1-308. Performance or Acceptance Under Reservation of Rights

<https://www.law.cornell.edu/ucc/1/1-308>

UCC Article 1 – General Provisions

Section 1-305. Remedies to be Liberally Administered

<https://www.law.cornell.edu/ucc/1/1-305>

28 US Code

Section 1746 – Unsworn declarations under penalty of perjury; (1) and (2)

<https://www.law.cornell.edu/uscode/text/28/1746>

UCC ARTICLE 1 – GENERAL PROVISIONS

<https://anticorruptionociety.files.wordpress.com/2016/09/ucc-article-1-general-provisions1.pdf>

Endnotes:

- [1] See: <http://legal-dictionary.thefreedictionary.com/character>
- [2] See Congressional Record of Rep James Traficant on the floor of Congress 3-17-93: *"In 1933, the federal United States hypothecated all of the present and future properties, assets and labor of their "subjects," the 14th Amendment U.S. citizen, to the Federal Reserve System"*; <https://anticorruptionsociety.files.wordpress.com/2014/01/traficant-the-bankruptcy-of-the-unite.pdf>
- [3] See Senate Report 93-549 (1973)
- [4] Social Security numbers are assigned at birth; <https://www.ssa.gov/policy/docs/ssb/v69n2/v69n2p55.html>
- [5] See UCC § 1-103.; *(b) Unless displaced by the particular provisions of the Uniform Commercial Code, the principles of law and equity, including the law merchant and the law relative to capacity to contract . . .*; <https://www.law.cornell.edu/ucc/1/1-103>
- [6] See *Fruit from a Poisonous Tree* (pg 62) by attorney Melvin Stamper; iUniverse publishers (2008)
- [7] See UCC § 1-206. Presumptions; <https://www.law.cornell.edu/ucc/1/1-206>
Whenever the Uniform Commercial Code creates a "presumption" with respect to a fact, or provides that a fact is "presumed," the trier of fact must find the existence of the fact unless and until evidence is introduced that supports a finding of its nonexistence.
- [8] See UCC Article 1 - General Provisions; <https://anticorruptionsociety.files.wordpress.com/2016/09/ucc-article-1-general-provisions1.pdf>
- [9] For more information, go to: <https://anticorruptionsociety.com/notice-of-condition-precedent-2/>
- [10] To validate that the UNITED STATES is a corporation go to: <https://www.law.cornell.edu/uscode/text/28/3002>
- [11] See: <https://anticorruptionsociety.com/2016/10/15/cancel-your-voter-registration-asap/>
- [12] See: *Parents Patriae and Mandatory Vaccinations*; <https://parentsaganinstmandatoryvaccines.net/2015/03/01/parens-patrae-and-mandatory-vaccinations/>

Recommended reading

Fruit from a Poisonous Tree by attorney Melvin Stamper, available at [Amazon.com](https://www.amazon.com)

Lawfully Yours by [AntiCorruptionSociety.com](https://www.AntiCorruptionSociety.com)

For more strategies for dealing with the UNITED STATES commercial legal system, download this free guide at [AntiCorruptionSociety.com](https://www.AntiCorruptionSociety.com)

