Tom Barnett – Common Law vs. the Legal System – all referenced to the Bible

What follows are transcribed notes from Tom Barnett (tombarnett.tv) regarding the application & Power behind what is known as Common Law or Natural Law. Tom has detailed videos on pertinent details (Truth), in common with the general emergence of Truth that is occurring everywhere (if anyone chooses to see & find it!). Once it is known that we have been indoctrinated into a fictitious system, the next step is indeed to find out what the alternative is. That is the reason for this and other Papers found on the [oneeyedbudgie.com] website and the physical Truth Centre, Keremeos, B.C. Canada.

Categorized Notes on Common Law Application

Everything comes from the Creator (God)

Public domain (fake world) – fiction, “persons”, non-living, statutes, entities, names in capital letters – “benefits & privileges” – anything “authority” is public

Private domain (world of substance) – laws (God), Rights; ok to use the word “understand”

Creditor (asks questions; makes demands; gets paid) vs. Debtor (follows commands, acquiesces, answers questions)

When you follow a direction or answer a question, you are assuming the role of the Debtor.

Nobody has authority or power over us except that which we give them (by consent).

“The Lord is no respecter of persons.”

The one who asks the question becomes the Creditor (establishes a position):

* The quality of the question we ask will get us the quality of the outcome of the negotiation.
* You can respond with a question, which then establishes a different position (and establishes being a Creditor); sidesteps the original question
* All transactions are in the Public when dealing with those who assume ‘authority’.
* “Establishing a position” & “Holding a position” – must know how to ‘hold a position’

3 documents are issued at birth (Commonwealth countries)

1. Crown document – no one ever gets to see this
2. Certificate of Live Birth – can be requested
3. Birth Certificate – initiates a trust; to be bonded; establishes a link between Private to Public domains (can be useful)

Money and therefore debt is in the private (?)

All capital letters is maximum loss of status – on tombstones, drivers licenses, birth certificates, etc.

APRA – website – “securitization” process

Forming an agreement/making a claim/making a demand/submitting an offer/statements –

* something that we do not want to do - because
* the onus of the “claim maker” is to be able to back up their claim, which is why it is best not to get into the position
* set others up to make a claim (in Public) – “You have to do this!” response – “Sounds like a claim – do you have evidence to back that up?” or “Thank you for your offer – I do not consent to that offer.” etc.
* When responding to the claimant with a question, they then become the 2nd person.
* In Private it doesn’t much matter – this is isolated from the public domain by choice
* Frame everything as an offer – when an offer is given it establishes a position
* Must pass the “attitude test” – be polite & respectful, but firm

A fair system in handling agreements/claims, is the 4 ways an offer can be handled:

(The first 2 are honorable; 3 & 4 are dishonorable – Universe or God’s Law)

Honorable:

1. Full acceptance
2. Conditional acceptance/enter negotiation – “I accept your offer, but with the following conditions…”

Dishonorable:

1. Being silent – offers must be made 3 times (Biblical); being silent all 3 times becomes automatic acquiescence; ‘assenting’; rude not to respond
2. Refusal; hard “no” – argumentative; belligerent

“I do not consent” is NOT the same as a Refusal – it instead establishes a position.

Either of the ‘dishonorable’ responses never pay off in the end.

Assent – unconscious agreement; Consent – conscious agreement; also “implied consent”

**THE TRUTH IS TOLD OUT OF 2 OR MORE MOUTHS.**

A Law is something that applies to the living; acts/statutes/codes regulate corporations.

“Colour of Law” – Public domain (corporations, entities, persons, etc.); hu-man – ‘colour of man’

**There must be consent** – without consent there is no agreement.

**There must be full disclosure** – must be present, or there is no agreement.

The difference between an agreement and a contract is consideration (payment).

**Equity** governs commerce – When there is any discrepancy between equity and common law, equity prevails.

**The place of empowerment is the place of just being** – nothing to defend; nothing to claim.

The element of sales that is important is the “close” – getting the customer to say ‘yes’ – subtle ways to get a client to say yes – the result of a good transaction is that both parties feel good once it is complete.

**People** are living (Private); **Persons** are entities (Public).

2 Responses to a Ticket Writer

1. Please show me the piece of paper that gives the names of the man or woman that I trespassed against.
2. Please show me the names of the man/woman that –
3. I have caused harm to and/or
4. I have caused loss to.

“Are you a medical professional?” If they don’t answer it upon 3X asking, then it is implied consent.

“Whoever makes the claim bears the burden of proof.”

If you write to someone and they don’t answer – 3X – it also implies consent.

Maxim: If it’s not included, then it is excluded. And vice versa.

“Are you so-and-so?” Answers: 1) I sometimes answer to that name. 2) Do you have some evidence for that?

“We are all equal before and under the law.”

Rules of Commerce: “Is this fair, just or equitable?”

Common Law or Equity – Equity always prevails.

Joinder – Joins the name to the living body.

Holding position is absolutely critical. You must bring them back to your position (Usually by asking them questions – can be very subtle).

FACTS & EVIDENCE – That’s what commerce is in the public. (Creditor/Debtor rules)

Apology – how many times should you forgive someone – 7 X 70 (Biblical)

* Apology is a reset to a commercial default.

Initial responses – “We can get to that…”; “That may or not be true…” (Impartial statement)

As this paper deals with Truth in areas of public ‘commerce’, here are further references on Truth:

1. What Really Makes You Ill? - Why Everything You Thought You Knew About Disease is Wrong

Lester, Dawn/Parker David

1. Goodbye Germ Theory

Trebing, Will Dr.

1. Bechamp or Pasteur? – A Lost Chapter in the History of Biology

Hume, Ethel D.

1. The Invisible Rainbow – A History of Electricity & Life

Firstenberg, Arthur

1. CROOKED – A History of Man-Made Disease

Maready, Forrest

1. Pasteur: Plagiarist, Imposter – The Germ Theory Exploded

Pearson, R.B.

1. The Contagion Myth

Morell, Sally Fallon MA/Cowan, Thomas MD

1. Power vs. Force

Hawkins, David PhD, MD

1. Love Your Disease – It’s Keeping You Healthy

Harrison, John, MD

1. The Urantia Book

Various Authors

1. A Course in Miracles

Christ Michael

Note: If you read these 4 books, then you will never use the words “disease” or “virus” again.

Actually, book 1) will do the job alone!

This document can be printed here: [www.oneeyedbudgie.com/the-truth-centre](http://www.oneeyedbudgie.com/the-truth-centre) (7 tabs)

Videos related to this Paper & the Truth Centre, Keremeos, B.C. – BitChute, search name “davesheers”

For those who know that something is not right, and do not know where to turn, they can find community & Truth on our Saturday evening Zoom sessions @ 6pm PST – email ds7715990@gmail.com for invite/link.