CONTRACT TRUST CALL #107 August 8, 2020

RECORD

- **DISCLAIMER** Hello Everyone. Today is Saturday, August 8, 2020. Welcome to our Contract Trust Conference Call. We are not accountants, tax professionals, lawyers or currency dealers. We are not engaged in rendering legal, tax, accounting or other professional advice. Should you require those services, you should retain competent advice from a professional in that field.
- **WELCOME** Thanks for joining us today. My name is Carol Werelius and my associate Jim Knox and I have these calls every 2nd and 4th Saturday of the month. These calls are recorded and available on our website, www.indicator information.com, iqdcalls.com and YouTube. As we get closer and closer to our expected event, we thought this would be a good time to talk about our Common Law Contract Trust, and why we think it is the best vehicle for you to protect your assets. We appreciate your questions. *6 to raise your hand.
- 1. Most of us have heard that we must have a Trust or other entity in which to exchange our currencies. Many are aware of trusts offered by other companies, as well as LLCs, corporations, tax free corporations, etc. We have also heard that if you do not have a trust or other entity they will provide a temporary skeleton trust for you.
 - a. A skeleton trust is not a good idea. Even though it is temporary, the bank will most likely become your partner. I think most of you would agree with me, that is not what you want to do.
 - All of those other entities I mentioned are statutory law, meaning they are created by local jurisdictions, typically state governments.
 Statutory law consists of millions of laws. They change every year and are so numerous and complicated that they require well paid lawyers to keep up with them. They have created a whole industry of

lawyers that parasite off society because of it. Such laws are generally designed to benefit the few at the expense of the many -- the lawyers, the politicians, the big corporations, and the cabal's favored interests. Legal entities set up under statutory law are subject to those millions of laws, and require expensive and complicated legal expertise to defend them.

- 2. As I mentioned, our Trusts are Common Law. Some people think Common Law is no longer valid in the US.
 - a. Common law has been around for millions of years, and will continue to be around for millions of years. It rarely changes. It's basically, "Don't lie, don't steal, and don't violate the rights of others." It is the closest thing to natural law, or universal law, that is active in human affairs. It is still the underlying authority, and is now returning in force.
 - b. Common Law is alive and well in the US. As I understand it, this Global Currency Reset is about more than the money. If, as we've heard, NESARA and GESARA are announced soon afterward, we will once again flourish under Common Law. As currency exchangers we should not be worried about setting up Statutory Law Entities when we will be under the Restored Republic/Common Law, after GESARA's Announcement.
 - c. Trusts and legal instruments that are created under common law have far greater freedoms than statutory entities. They are subject only to the common law, and are thus sovereign and immune from the ever-changing statutory laws. They can go on generation after generation, well into the Golden Age, and flourish, because they're based on what is timeless.
 - d. The Common Law Trust upon which ours is based has been adjudicated by the 9th Circuit in United States v Dahlstrom, 713 F.2nd 1423 (1983) in which the government's own expert witness, Karl K. Krogue, testified that the trust organizations created (by the defendants) were valid, legal entities. Indicator Information is

licensed to use the form and method perfected by the defendants of the above cited case. Also, on occasion the Courts have called Common Law Trusts or UBOs (Unincorporated Business Organizations), "contractual companies". An explanation of their function can be found in Smith v. Anderson, Chancery Division 247 (1880). The Smith decision established the validity and viability of these contractual companies under the English common law jurisdiction beginning in 1880. The Smith decision has never been reversed, nor has its importance been nullified through the passing of negating statutes in the United Kingdom or in any other common law jurisdiction anywhere in the world.

- 3. One of the biggest advantages of our Trust is that you are allowed to be your own Trustee. This means that there is no one between you and your money. You retain 100% control of the assets in the Trust.
- 4. There are a couple of major players in our Trusts. The first is the person we call the Creator. These Common Law Trusts are actually Contracts in Trust format. Since one cannot contract with him or herself, we use a third party to facilitate it. That person is the Creator. The first task is to initiate the creation of the Trust.
 - a. The second person is the one exchanging your assets, in this case the currency into the trust. This would be you and your spouse, if you have one.
 - b. The Creator's second task is to appoint the First Trustee. Considering that you were smart enough to buy this currency and smart enough to put it into a Trust, who do you think he or she will choose as the most likely candidate for First Trustee? The obvious choice would be you.
 - c. Once the Creator has completed his or her two tasks, initiating the Trust and appointing the First Trustee, he or she is released from all future responsibility, duties, authority or liability regarding the Trust Organization.
 - d. You, as First Trustee, are then able to appoint your spouse as second

Trustee. You and your second Trustee can appoint your successor Trustee(s), often your adult children.

- 5. We create your personalized Trust and send you the whole package to sign. A sticky note is attached wherever a signature is needed.
 - a. You and the Creator must sign a few pages in front of a Notary, and the Trust is then a valid, legal entity.
- 6. Your Trust package includes entry to our members only website. We do suggest that you keep Minutes of your actions so your future Trustees will know what you did and why you did it.

Jim, would you like to talk about our website?

Thanks to all for you for you time and attention. My name is Carol Werelius. My numbers 425-820-8090 or 877-333-5018. I am available between 10 and 6 Central time. The best way to reach me is by email. <u>info@indicatorinformation.com.</u> Have happy and safe weekend! Go RV!