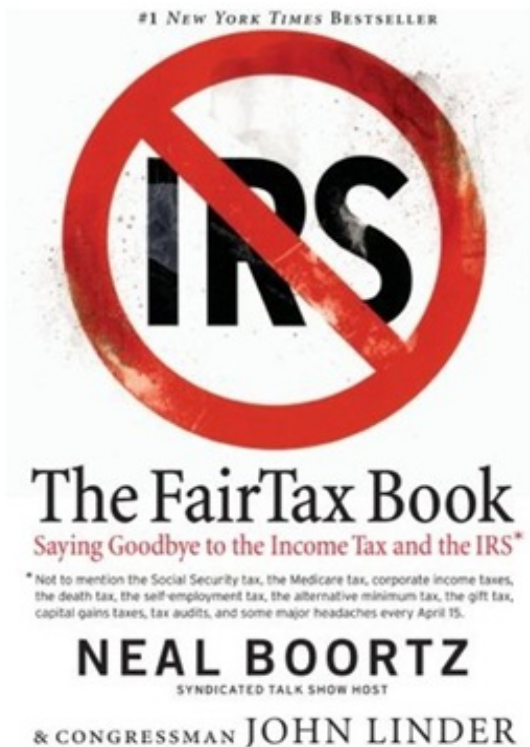


CONTRACT TRUST CALL #151

October 8, 2022

Topics

1. Prudent estate planning
2. Common Law and the Contract Trust
3. Why are there no beneficiaries?
4. Plug and Play
5. Trust operations



<https://indicatorinformation.com/the-fair-tax-book-saying-goodbye-to-the-income-tax-and-the-irs/>

CONTRACT TRUST CALL #151

RECORD

DISCLAIMER Hello Everyone. Today is Saturday, October 8, 2022. 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. We are Indicator Information Institute. My name is Carol Werelius and my partner 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.indicatorinformation.com, www.indicator-calls.com and www.iicalls.com and some of our older calls are on YouTube. As we get closer and closer to our expected exchange, we thought this would be a good time to review our Common Law Contract Trust, and why we think it is the best vehicle for you to protect your assets. As always, your questions are welcome. *6 to raise your hand.

1. Most of us have heard that if we expect to receive \$1 million or more from our exchange/redemption is that we will need a Trust to open a bank

account and manage our funds. Trusts have been around for centuries and have been used to protect one's assets and provide privacy and anonymity.

- a. Prudent estate planning compels you not to own anything. Asset management, NOT ownership, is the best method available to reduce risk of loss. You can do this by utilizing the Common Law Contract Trust. No insurance at any cost can furnish the protection that the Contract Trust can provide. It provides protection for you, your family, your goals and objectives.

- b. Americans with any wealth at all have at least one financial foe they fear more than the tax man, and that foe is the LAWYER. Many businessmen and professionals know the legal system is out of control, and nowadays it doesn't take much to convince a jury to vote to give all of your assets to a sympathetic plaintiff. One mistake, or even one unfortunate accident, can take away all of the fruits of a life's labor. Insurance often cannot, or will not, cover an entire claim. Juries often award damages beyond the limits of the policy, forcing the creditor to look to your personal assets to satisfy his claim against you or your business.

- c. Because of the proliferation of the lawsuit, and the potential exposure and liability so many face every day, successful professionals and business owners are putting a higher priority on asset preservation than on tax avoidance. The Common Law Contract Trust is one of the key ways to preserve assets from creditors and judgements from law

suits. Why is this possible? Simply stated “If you don't own the asset, then no one can take it away from you.”

- d. Remember, the secret of real wealth is not ownership, but control.
2. The Trusts that we prepare are Pure Common Law Contract Business Trust Organizations. Some people think Common Law is no longer valid in the US. I recently read this quote and thought I'd like to share it with you. “The common law is the real law, the Supreme Law of the land, the code, rules, regulations, policy and statutes are “not the law” — “(Self v. Rhay, 61 Wn (2d) 261).
3. Common Law is alive and well in the US. As we understand it, the Global Currency Reset is about more than the money. If, as we've heard, NESARA and GESARA are announced soon afterward, and we will once again flourish under Common Law. We should not be worried about setting up Statutory Law entities when we will be under the Restored Republic/ Common Law, after NESARA's Announcement.
4. Common Law has as its goal maximum individual freedom. Statutory law has as its goal the common good, or that which is expedient, in order to ruffle the fewest feathers and hurt the fewest feelings. Another way of saying it is, Common Law is based on what is right and wrong, and statutory law is based on what is legal and illegal. While common law and statutory law can and should coexist peacefully, they do have at their roots

different presuppositions, goals and purposes.

One reason for this deficiency is that most common law courses taught in the law schools were dropped from the curriculum in the 1920's and 1930's. This fact is very distressing, because our whole law system is based on the English "common law" except for one state (Louisiana). The United States Supreme Court has ruled that common law is just as much a part of the State law as are statutes passed by the state legislatures, and that statutes are often nothing more than declarations of common law. Yet, a considerable number of persons in the legal profession would lead you to believe that the United States Constitution is outdated, and that common law principles are of no importance in this day and age. Since you cannot learn common law principles in most law schools, the only alternative is to study on your own and become self educated on the subject.

Surprisingly, not many attorneys know that the Pure Trust Organization actually exists, even though there are United States Supreme Court cases, district court cases and others where the "pure trust" form of business organization is specifically mentioned.

"It is established by legal precedent that pure trusts are Lawful, valid business organizations." Baker vs. Stern, 58 A.I.R. 462

"Trust or trust estates is a legal entity for most all purposes, as are common law trusts." Burnett vs. Smith, S.W. 1007 (1920)

Pure Trust Organizations are not widely used for they are not widely known, but this tool is seldom challenged in the courts and has rarely been broken by courts of equity. Hence, very little information is in print on how they are established and maintained, and on their official status before the law. Pure Trust Organizations do definitely exist and, in fact, are widely used by those of sufficient knowledge and financial acumen to know how they can be put to far-reaching advantage. It is very difficult to determine who these people are, because one of the main functions of the Pure Trust Organization is to maintain the complete privacy of the financial and legal information of the organization and its activities. The documentation of the Pure Trust Organization is not a matter of public record as are charters of trusts and articles of incorporation.

The Pure Common Law Contract 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 the only licensee to use the form and method perfected by the defendants of the above cited case.

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.

5. Occasionally we are questioned as to why there are no beneficiaries to this Trust.
 - a. A typical grantor trust, in which you give or grant your assets to a trust, has beneficiaries to whom the asset goes at your death and the trust terminates. The Contract Trust that we use does not terminate when you do. You died, the Trust did not. Thus, there are no Beneficiaries. We have Successor Trustees to take over the management of the Trust and its assets upon your death.
 - b. When your Trust is created the Creator temporarily takes title to your assets, in this case, your currency, and exchanges it into the Trust. The Certificates that he or she signs over to you are evidence of that exchange. The Certificates represent your right to a share of any distribution by the Trust and becomes null and void upon your death.
 - c. We provide a Certificate template for the benefit of your Successor Trustees, who most likely will make them out to themselves. You do not sign them. They are to be signed by the Trustee when they are issued.

Q & A

6. Something Jim and I would like to stress is to READ your Trust and supporting documents. We live in a Plug and Play world these days. Buy it, get it home, plug it in and it works. That's typical for most of the things that we purchase. Sometimes, we run into something that is not so familiar, but we still expect Plug and Play. We **do not** recommend that with Our Trust. When my husband Jay and I were starting Indicator Information, he said, we can't just give people the keys to this F16, without an operation manual. So, we wrote "Book 4, How to Operate and Use a Contract Trust Organization, a Procedures Guide". It is available on our website. Please use this resource.
7. The Contract Trust is not difficult to operate.
 - a. There are, however, a few important considerations. For instance, when signing ANYTHING relating to the Contract Trust, you must sign it as "John Doe, Trustee, and not as otherwise." That statement limits personal exposure.
 - b. You will need to write Minutes to document the Trust's activities. All Trustees must sign the Minutes. If the Trust transacted no business in any calendar year, you should write an End of Year Minute, documenting that. We have Sample Minutes for some common place issues such as End of Year Minute, change of Domicile, etc., on the website.

- c. Never, ever co-mingle trust funds with your personal funds.
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- 8. Jim, what would you like to add today?

 - 9. It does appear that we are very, very close to this event. We know many of you are anticipating major purchases once you finally have the money. We have decided to make things a little easier for you in the meantime. We now offer a payment plan of \$500 down and 3 subsequent monthly payments for any Trusts you or your referrals may be considering.

 - 10. Our Trusts are currently priced at \$1995. We accept all four major credit/debit cards. We also pay a \$300 referral fee. Typical turnaround time is 5-7 days.

 - 11. We are not planning on retiring any time soon. However, we will both be taking a few weeks off immediately post RV to attend to our own business.

Jim close...

Thanks for your time and attention. My name is Carol Werelius. My number is 877-333-5018 or 206-915-4236. I am available between 10 and 6 Eastern time, Monday through Friday. The best way to reach me is by email. info@indicatorinformation.com. Have happy and safe weekend! Go RV and God bless America.