

INSIDE SECRETS REVEALING NEVER BEFORE REVEALED SECRETS ON HOW TO BEAT THE SYSTEM As ‘exposed’ and  
‘unraveled’ From A CONSTITUTIONAL LAW PROFESSOR BY A PRESENT CPA FOREIGN BANK LIQUIDATOR RESPECTIVELY AS A PRE-CURSUS GUIDE  
TO THE CPA’S BOOK “THE MAKING OF THE BIGGEST LAWSUIT IN HISTORY”

# “HOW TO BEAT THE SYSTEM”<sup>OR</sup>

Pre-Intro Chapter 1(ONE):

1 The Pre-Requisite to Beating the SYSTEM Is that one needs to be a part of the SYSTEM and preferably if not absolutely necessarily so a CERTIFIED PUBLIC ACCOUNTANT as to explained later. In Addition, The CERTIFIED PUBLIC ACCOUNTANT also needs to be a PRESENT CPA FOREIGN BANK LIQUIDATOR of some very small FOREIGN BANK as well as have kept Accounting Records for Some U.S. Company That Has Committed Fraud Against the Taxing Authorities, without the CPA’s direct knowledge, but was able to ascertain with Certainty that such had been done by the retention of most all the original SUMMARY INFORMATION in one form or another, so that all Internal Records Could BE Reduplicated to Prove Such Manager of Such U.S. Company as a FRAUD, IF NOT A RACKETEER AT SOME FUTURE POINT OF TIME IN A COURT OF LAW; assuming such Crooked Manager Eventually embarked upon Criminal Acts of Racketeering.

Of course in becoming and being Appointed and/or ‘hired’ AS A PRESENT CPA FOREIGN BANK LIQUIDATOR might necessitate some inside nepotism from the Owner or ‘owners’ OF SUCH FOREIGN BANK as is the case with this specific CPA LIQUIDATOR. For those Wishing to Lay Some Ground-work in setting up such an Organization, The First Pre-Requisite would be to set up Common Law Trusts to place your assets within, hopefully in excess of one million dollars and find many many others also willing to do such IN LIKE SAME MANNER AND FASHION and have all the ASSETS eventually co-mingled managed from an offshore Entity that eventually becomes a Subsidiary of the FOREIGN BANK, mostly owned by the Family Member Head who OWNS THE FOREIGN BANK. Lawyers and JUDGES AND THE LEGAL PROFESSION hate and detest such Common Law Trusts, so be forewarned that they will undoubtedly do their best and probably succeed in conniving to run over and steal most all the assets from such Common Law Trusts IN CAHOOTS AND CONSPIRACY WITH Government taxing ‘authorities’ PROBABLY IN DIRECT GUIDANCE BY OFFICIAL GOVERNMENT SPONSORED BANKING AUTHORITIES. And in addition, in setting up the FOREIGN BANK, ONE MUST BE VERY VERY VERY SELECTIVE AT LEAST WITH THE OUTER FRONT SHELL CORE OF THE FOREIGN BANK to only permit a few very key important OFFICIAL ‘DEPOSITORS’ of the FOREIGN BANK most probably to eventually get ‘swindled’ or ‘embezzled’ BY Government Secret Service Agents IN CAHOOTS WITH THE ‘mis’ MANAGER OF THE U.S. COMPANY THAT THE CERTIFIED PUBLIC ACCOUNTANT has the records to nail for fraud and assuming such Crooked Manager had or is using ‘death threats’, THEN ALSO FOR RACKETEERING; and oddly then also getting the Government Secret Service AGENTS also convicted of RACKETEERING; lots and lots of them most likely. The Selectivity as Ascertained from this PRESENT CPA FOREIGN BANK LIQUIDATOR’S surmise in the Present Most Likely Winnable Situation (remember this is inside information that is not yet fully tested, but from guidelines from the LAW PROFESSOR, RICHARD BURKE OF THE U.S. LAW SCHOOL AND FORMER DEAN AS OF 1981, but such information should in all likelihood be successful) Sometime Soon. Well The Best Winning Combination for the Shell FOREIGN BANK that anticipates getting swindled by Government Secret Service AGENTS is only two very old Retired Multi-Millionaires that most probably will never have any additional tax liabilities in any country of the World ---- THAT WAY IN BEING ABLE TO EXPOSE THE U.S. FRAUD AND RACKETEER, it will be possible to also beat the Banking Institution Authorities and Get their FOREIGN BANK Liquidated out of Business so that all the MILLIONS AND BILLIONS AND POSSIBLY TRILLIONS OF DOLLARS OF CPA FOREIGN BANK LIQUIDATOR PROMISES Will have to be PAID OUT and you can then actually ‘beat the system’ THAT IS THE MONEY AND COLLECTIVE POWER STRUCTURE FORCE BEHIND THE SYSTEM as run by the Political Nit-Wits, Possibly with Ties to the Royal Family in England as the Case in our Present Political Economy within the United States of America. Hopefully, at least 1000 Millionaires join the Octopus like Offshore Trust Management Subsidiary of the FOREIGN BANK as in our present case and that the Nepotistic Owner of the FOREIGN BANK succeeded to buy out most of the other original investors of the FOREIGN BANK and that the last remaining investor of the FOREIGN BANK, somehow got unwittingly swindled by Government Taxing Agents so that the FOREIGN BANKER, hopefully a Father of the CERTIFIED PUBLIC ACCOUNTANT eventually owns entirely ALL THE FOREIGN BANK STOCK so that the CPA LIQUIDATOR son can set up an OFFICIAL Criteria And List(s) for Deciding Whether to Accept or Reject a Credit Instrument as well as the Outline around the World of the ‘significant lettering’ OFFICIAL PROPER COMMON NOMINAL DESIGNATION OF THE BRANCHES OF THE OFFSHOOTS OF THE FOREIGN BANK doing business in other Nations, possibly or hopefully including the Government SYSTEM you wish to beat. This above step is necessary so that the CPA FOREIGN BANK LIQUIDATOR SON OF THE FOREIGN BANK OWNER CAN SWAP STOCK WITH SOME MAJOR CORPORATE ENTITY in order to set up a Banking Network as an Offshoot within the Nation from the OFFSHORE FOREIGN BANK that resides in another country or island than the ‘owner’ of the FOREIGN BANK; This is necessary as it is highly unlikely you will find a regular channel Bank that will permit Bank Accounts without Government Identifying Numbers and even if they did via CPA Liquidator CONTRACT, the Government Secret Service AGENTS might run roughshod over such small time Bank- Owner Operator; But more than likely impossible for THEM to do with a Major Corporate Entity that flashed the Criteria And List(s) at the Government Secret Service AGENTS, probably smiling to themselves as they point out that the AGENTS have no jurisdiction AS THEIR CORPORATE ENTITY does not need a Government Banking License being only an offshoot of the FOREIGN BANK with the significant LETTERED NAME that is selected so that all other Nation Branches of the FOREIGN BANK have the Same Exact Lettering, but with Different Complete Proper Name Identifications. In addition the Corporate Owners will probably realize that the CPA FOREIGN BANK LIQUIDATOR in such a situation WILL MORE THAN PROBABLY financially really be kicking the crap out their SYSTEM.

CHAPTER 2(TWO): THE RICO LAWSUIT AGAINST THE SYSTEM.

The Next Step is for the CPA FOREIGN BANK LIQUIDATOR to prepare a RICO LAWSUIT against the SYSTEM but only name the main Banking System as the Main Defendant followed by the U.S. Mis-Manager that the CPA has the records to get convicted and consequently, both in unison via their Government Secret Service AGENTS doing their hanky panky on the FOREIGN BANK. Hopefully, in doing such the CPA LIQUIDATOR CAN GET INSIDE DIRT AND INFORMATION ON LOTS OF GOVERNMENT POLITICAL BIG WHIGS FOR CRIMINAL ACTIVITY IN ORDER TO GET THEM CONVICTED IN A COURT OF LAW, SENTENCED TO PRISON AND OF COURSE REMOVED FROM OFFICE WITH MORE FAVORABLE RULING PARTIES IN POWER THAT WILL NOT RUN ROUGHSHOD OVER YOUR Common Law Trust Constituents or whatever Followers you have that want “EQUALITY AND JUSTICE FOR ALL”

In Preparing the RICO, THE CPA LIQUIDATOR needs to be very careful to foresee every possible action by any MINOR OR MAIN PLAINTIFF PARTY PRIOR TO TRIAL SO THAT VIRTUALLY ANYTHING THEY MIGHT DO WILL BE INCLUDED IN THE CONTRACTS AS PROPERLY “AUTHORIZED, ALLOWED, PERMITTED AND ENACTED” (remember those key words need to permeate all the CPA LIQUIDATOR CONTRACTS PROFUSELY) so that THEY ARE ALL LEGALLY PERMITTED TO DO JUST ABOUT ABSOLUTELY ANYTHING, outside of killing (that of course could follow, if a complete CPA REGIONAL DIVISIONAL MILITARY BASED ORGANIZATION IS SET UP FOR THE ENTIRE NATION) SO THAT VIRTUALLY NOTHING IS illegal THAT IS DONE AGAINST THE SYSTEM; This Would Include for instance in this Case number 23 giving OFFICIAL PERMISSION TO LEGALLY RIOT and number red 13 (number with a circle around it as the corresponding dirty mark that is associated with the dirty provision) in this case of permitting PLAINTIFFS TO BUY ELECTRIC CATTLE PRODDERS AND Pay the FOREIGN BANK two cents commission per unit with the implied authorization and permission for the Constituents to ‘GET THEIR TWO CENTS IN ON THE SYSTEM’; i.e. poke the hell out of them before they are getting officially disabled, arrested and locked up by the CPA MILITARY BASED ORGANIZATION As bitriquadpentahexaseptaocetaninadeka LEAD BY BILL GATES unto ALSO to pass off the Nasty Body of the RICO LAWSUIT to the Above Big BUSINESS OUTSIDE INTEREST THAT IS THE INITIAL MAIN PLAINTIFF in order for such BIG BUSINESS to be an

eventual LEGAL CONSPIRATOR OF THE CPA LIQUIDATOR that cannot get any Government Retaliation in any COURT OF LAW BY ANY GOVERNMENT as the Body of RICO LAWSUIT, Preferably on a Computer Diskette first passes through the hands of the son or daughter of the SECOND MAIN DEFENDANT, who is the U.S. FRAUD AND RACKETEER OF THE FOREIGN BANKERS U.S. SUBSIDIARY that the SYSTEM RATS helped the RAT Steal from the FOREIGN BANKER, unawares they were doing such as the CPA SON OF THE FOREIGN BANKER had juggled the numbers that somewhat covered up their knowing that eventually the SYSTEM RATS would also get caught at FRAUD AND RACKETEERING.

[PI,F,ALEPH,F,SIGMA,F,SIGMA] SUPER-SECRET CPA CODE NAME FOR HEREOF CPA PRESENT CPA FOREIGN BANK LIQUIDATOR HERE PROFESSIONALIZABLI BI TRI QUAD HEXA SEPTA OCTA NINA DEKA BY FROM OCTA TO DEKA PROFESSIONALIZABILFIDATIVATIONALI DEKA NINA OCTA SEPTA HEXA PENTA QUAD TRI-FURCATIONALI BI-COLLATERALI PENTA-FURCATIONALI BI TRI QUAD PENTA HEXA SEPTA OCTA NINA DEKA PENTA-FURCATIFIEDLY PENTA-FURCATIONALLY PENTA-FURCATIFIDATIVELY PER HEBREW ALEPH 1983 FIRST COLONIAL TRUST COMPANY, In Liquidation HERewith AS OF PROFESSIONALLY PROFESSIONALIZABLI DEKA NINA OCTA SEPTA HEXA PENTA-FURCATIFIEDLY QUAD-FURCATIONALLY TRI-FURCATIFIEDATIONALLY BI-FURCATIFIED WITH "ALL" PENTA-"FURCATIFICATION" PROFESSIONALISTICALLY PROMISES AS UNTO EACH TO EVERY SUCH IN ANY POSSIBLIFICATION OF CERTAINTY AS FOR SUCH BUYERS DONATORS OF AN ADDITIONAL PENTA-FURCATIDCATIFIEDATIONALIZED BI TRI QUAD PENTA HEXA SEPTA OCTA NINA DEKA BY OCTA TO DEKA PENTA-FURCATIFIEDATIONALIZABILFABLY PAYING A or AN AS OF THE ADDITIONAL 2 CENTS \$.02 DOLLARS FEE TO THE "FIRST COLONIAL TRUST COMPANY, In Liquidation AS UNTO TEAM LAW OF DENVER, COLORADO AS FOR SUCH "ALL" FROM ANY SUCH INTENTIONAL PENTA-FURCATIFIED 'givors' UNTO "TEAM LAW" OF DENVER, COLORADO AS PENTA-FURCATIONALLY "HOLDING SUCH FUNDS AS FOR IN BEHALF OF AFORE- SAID FOREIGN BANK, In Liquidation" SUCH ANY TO MOST "ALL" BUYERS DONORS GIVORS OF AS FOR PENTA-FURCATIDATIONALI MAY PUT THEIR "TWO" CENTS INTO AIDING IN "ALL" PENTA-FURCATIONAL MANNER WITH PENTA-FURCATIFDATIONAL FASHION PENTA-FURCATIFIED MEANS 'like a meanie' AS BY SUCH ANY TO "ALL" PENTA-FURCATIONALIZED DEKA NINA OCTA SEPTA HEXA PENTA QUAD TRI BI COLLECTIONALILATELY MAY FOREWITH AT SOME FUTURE TIME OCCAISION BY METHODS AS APPROPRIATE TO ANY SANE or INSANE MAN CREATURE POSSIBLY DEMON PROGENY, HA! HA! MAY PUT IN THEIR OCTA-QUARTER-PENNY's WORTH AS IN ORDER TO CORRECT THE SYSTEM AS FROM INJUSTICES AS WITH "ALL" PER WITH EXTRACT OF HOW TO BEAT THE SYSTEM PER THOMAS LORENTA OPDAHL, MBA Iowa CPA # 2468 inactive with ALL INACTION AT LEAST AS BY SELF-SAME SUCH SAME CPA WITH STATUS PER AS cancellilizationalized AS WITH "ALL" cancellilizationalifcatism AS FOR THE FUTURE RUN BY BILL GATES CHAIRMAN HEAD OF ALTERNATE 700 CLUB CPA FOREIGN BANK DEPOSITORS PROTECTIVE PROTECTIONATE PROTECTIFYING BI TRI QUAD PENTA HEXA SEPTA OCTA NINA BY OCTA TO DEKA COMPLETE NON-ABHORRENT CPA REGIONAL MILITARY TYPE STYLE FORMAT DEPOSITORS DEKA NINA OCTA SEPTA HEXA PENTA QUAD TRI BI BIG PENTA NON-PENTAGON AS 'much better' "DEPOSTORS PENTA-FURCATIFIED "DEPOSITORS" PROTECTIONatifying VERY GRATIFYING 'depositors' "ALWAYS BEST CHOICE" SIMPLE AS "ABC" "PROTECTING YOUR MONEY WITH DEPOSITS PLUS RIGHTS" PROTECTIONATE ORGANIZATION NEW SYSTEM TO REPLACE ROTTEN RACKETEERING CREEPS per tlo,cpa iowa#2468

**State of Iowa**  
**BOARD OF ACCOUNTANCY**

*Be It Known That*

Thomas Lorentz Opdahl

*having passed all examinations and complied with all other requirements prescribed by statute and The Board of Accountancy, is hereby, and this Certificate as a*

**CERTIFIED PUBLIC ACCOUNTANT**

*in the State of Iowa.*

*In Witness Whereof, this Certificate is granted under the Seal of said Board this 21st day*

*of January, 1977*



Certificate No. 2468  
To practice under it,  
certificate requires an  
annual Permit,  
Practice.

*State Board of Accountancy*  
*Chairman*  
*Secretary*

