

Borian Phoenix

So you don't believe me. Sure okay, I can respect that, you SHOULD question EVERYTHING. How about the U.S SUPREME COURT...would you believe them for saying the same thing?

The Supreme Court Confirms, only the dead can appear in their "probate" courts.

ALL CASES are just probate...so master that!

Maxim of Law: "Disparata Non Debent Jungi"; Latin: Dissimilar things ought not to be joined. PAPER to PAPER and flesh to flesh.... BUT NOT, PAPER to flesh or flesh to PAPER. The Maxim of Law of "like kind". This is why the "private" living being cannot appear in their courts or they are doomed to be turned into a coporation (trustee), and pay the price, literally.

flesh = a living private woman, a living private man jane doe, John Doe

PAPER = a fictitious contract entity, an artificial person, corporation - usually identied in all capital letters as an entity/ person such as: JANE DOE, JOHN DOE

Penhallow v. Doane's Administraters (3 U.S. 54; 1 L.Ed. 57; 3 Dall. 54), SUPREME COURT RULING - NO CORPORATE JURISDICTION OVER THE NATURAL WO/MAN (not allowing yourself to be identified as a mere fiction; "person"s the key).

Supreme Court of the United States 1795, "Inasmuch as every government is an artificial person, an abstraction, and a creature of the mind only, a government can interface only with other artificial persons. The imaginary, having neither actuality nor substance, is foreclosed from creating and attaining parity with the tangible. The legal manifestation of this is that no government, as well as any law, agency, aspect, court, etc. can concern itself with anything other than corporate, artificial persons and the contracts between them." Supreme Court Reporter S.C.R. 1795, (3 U.S. 54; 1 L.Ed. 57; 3 Dall. 54)