



Foundation & Public Service Announcement 3-20-25

CHAPTER 5 Part IV

**ENFORCING THE ECONOMICS OF SELF DEFENSE AGAINST CORRUPTION
BY PRACTICING QUI TAM LAW &/or BUYING INTO CHAMPERTY LAW
RUNNING THE NUMBERS
TO CASH IN ON THE CHECKS & BALANCES**

Pulling numbers out of the air v. running the numbers, to appease Judges Rights to Rule in favor of Gov. Treasuries, those who seek justice, & the victims thereof.

In reference to the numbers in Chapter 5 Part III. Plus judicially justifying the amounts for the following &/or more;

- **Gov. documented amounts for damage's direct compensation, that is still owed.**
- **Gov. Rule of Law of Funding/Fines/Retribution as the amounts of penalties owed as more perjury's punitive damages, that are still owed.**
- **Plus the usual defamation of character, inflicted by the usual felon accomplices' bearing false witness against the victim amounts, that are still owed;**

**QUI TAM'S SELF DEFENSE SPLIT
GOV. TREASURIES 70% VICTIMS 30%**

- **County/State applicable counts prosecutions' collections as poetic justice. Stimulates County/State's economies, as the fastest return of Funding/Fines/Retribution to the Taxpaying Commoners & victims.**
- **National applicable counts prosecutions' collections as poetic justice's sealed filings. Allow the County/State 60 Days to prosecute & collect 1st. Then stimulates Nations' economies, by slowly returning Funding/Fines/Retribution into the jurisdictions of the original Taxpaying Commoners & victims.**
- **International applicable counts prosecutions' collections as poetic justice. Stimulates the International import/export trading economies via the Funding/Fines/Retribution. That eventually returns to the original Taxpaying Commoners & victims.**

CHAMPERTY LAW'S SELF DEFENSE SPLIT

In economic good times, when Gov. Treasuries are full, & governments feasibly govern. Qui Tam can be put on hold. Forcing victim's self defense via Champerty Law's;

- Split counsel's buy in v. victim's Gov. documents proving beyond a shadow of a doubt.
- Split fraud & forensic accounting discoveries as counsel's expense v. victim's expense.
- Split of Whistleblower & Witness Protection as counsel's expense v. victim's expense;

Or the Court(s) landmark decisions as International Case Law & ethic changes involving US designated funding. Enforces Happy State Bank's "Get Out of Jail Free Cards";

- Used in arbitrations, mediations, Grand Jury's no bills, appeals, pardons, & paroles.
- Corruption stays in the business of corrupting & collapsing International economies.
- Forcing prison budget cuts' amnesty, clemency, & blanket pardons, to cash flow;

HISTORY REPEATS & CURRENT EVENTS CONFIRM

When any Nation allow the Absolute Powerful's corruption to collapse economies;

- Then the broke Nation's politicians begin their usual saber rattling.
- Then the usual War's inhumanity inflicted by politician's *prior Negative cash flow* choices. Invade & inflict rapes, murders, & the stealing of assets from other Nations. To temporarily prop up their broke Nation's collapsed economy.
- After the usual War's inhumanity is over. From the ashes of war, International Court's Peacetime's accountability of corruption's *like-kind* retribution as *payment-in-kind*.

Instead of upholding the Constitution, the Rule of Law, & their Constitutional Oaths of Offices &/or profession as Attorneys, in the 1st place.

FiledEvidence.com the 1st 10 Exhibits. Are Happy State Bank Directors & employees' hypocrisies, as Happy hypocrites &/or the current like-kind illegal Filings & Recordings. Against a deceased incapacitated Alzheimer's/Elderly patient. A case involving Randall County Texas Court, being decided as we speak. While the current International IPO;

URNS JUDICIAL OBSTACLES INTO INTERNATIONAL MARKETING OPPORTUNITIES - Jerry Artho

Feel free to quote Artho Economics on social medias. Gifts are welcomed via Pay Pal FiledEvidence@gmail.com please mark as "Gifts for the pain & suffering".

International Consultant,
Jerry Artho