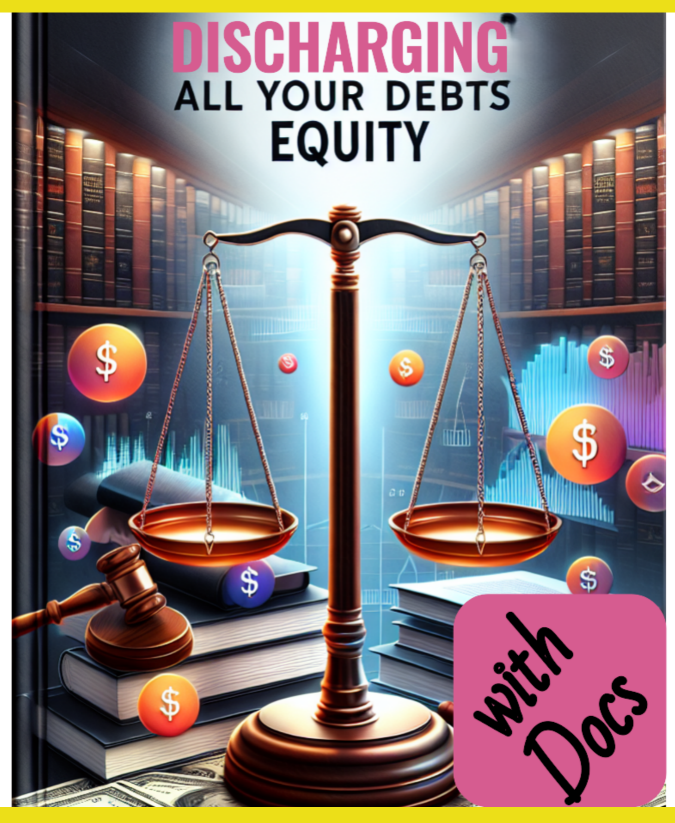
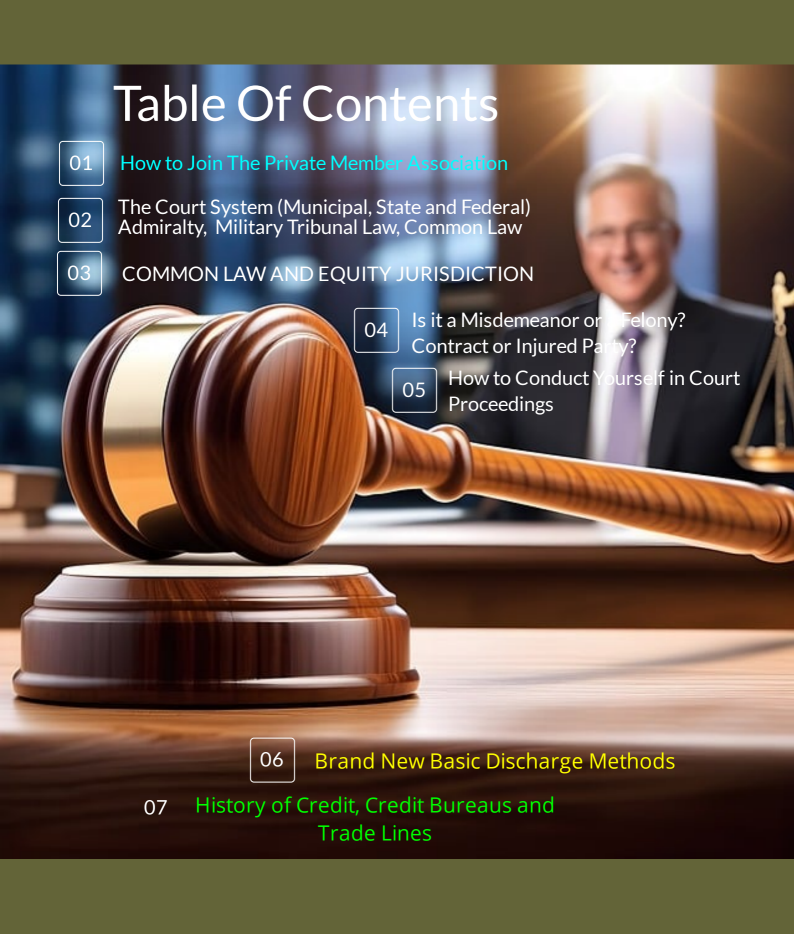
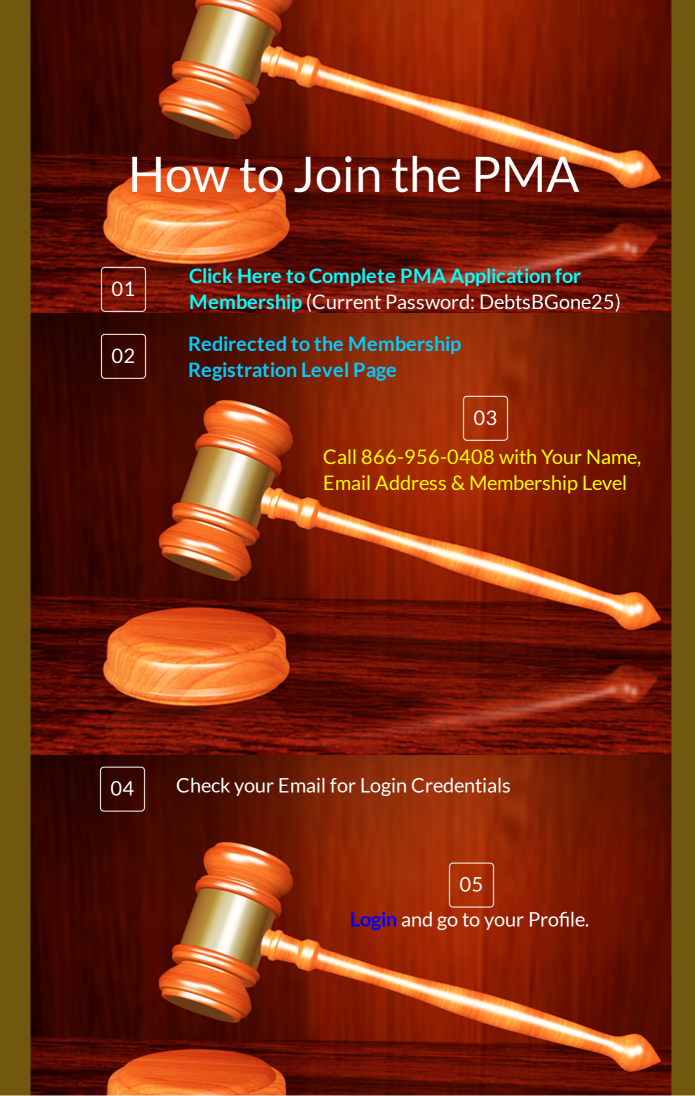
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Municipalities

The Temples of Baal Comprehending the beast with which you are dealing:

The Court is the synagogue. [the temple of Baal, enforcing Babylonian Talmudic Law] The gate (or bar) is the veil.

The bench is the alter.

The Black Robed Devil (the judge,

administrative magistrate) is the high priest. [vicarius dei]

The Attorney [from attorn = to twist or turn] is the mediator. [vicarius filii dei] {The attorney's job is to move one into Roman 'Civil Law' Jurisdiction and then into Code and Rule Pleadings; remember he is a devil, too}

The bailiffs, clerks, and stenographers are the high priest servants.

If one enter the veil, one is there to give sacrifices.

The fine is the wave (given to escape the threat of punishment) offering.

The court cost is the heave (tribute or gift) offering.

[If you enter voluntarily, then just give your sacrifices and be a good slave and stop wasting the Court's time. If you hire an attorney then you have volunteered, as sheople lead to slaughter and you will get what you deserve.]



How Should You Plea

How can one plea, if they "do not understand the nature and cause of the charges"? And if one is coerced to enter a plea, then that plea would have to be "Non assumpsit, Without prejudice" > "...a plea by which Defendant avers that "he did not undertake" or promise as alleged by the plaintiff" with "no rights...waived". - Black's Law 6th Ed. A better plea is "Plea in Bar"; however, one must know proper proceedure well, to make this one really stick

If one enters plea of NOT GUILTY, one just might as well Plea Nolo Contrendere and get it over with; because one will loose anyway, since Not Guilty is a negative and it is impossible to prove a negative. The proper Plea would be a Plea of Innocence, which is a positive Plea, something which can be proven. Remember, too, that these are courts of controversy. Learn ways and methods of avoiding controversy. These courts can, only, proceed in controversy.



THE BELLIGERENT CLAIMANT

"The privilege against self-incrimination is neither accorded to the passive resistant, nor the person who is ignorant of his rights, nor to one indifferent thereto. It is a fighting clause. Its benefits can be retained only by sustained combat. It can not be retained by attorney or solicitor. It is valid only when insisted upon by a belligerent claimant in person."

"The one who is persuaded by honeyed words or moral suasion to testify or produce documents rather than make a last ditch stand, simply loses the protection. Once he testifies to part, he has waived his right and must on cross examination or otherwise, testify as to the whole transaction. He must refuse to answer or produce, and test the matter in contempt proceedings, or by habeas corpus." -- United States v. Johnson, 76 F. Supp. 538, 540 (District Court, M.D. PA. 1947)

Once one hires an Attornor, and tell (testifies to) the Attornor (the enemy's spy and Officer of the Court) what has happened, the Attornor is required by law to share (Discovery) ALL evidence, which he obtains from his Client, with the Prosecutor. "You have the right to remain silent, everything that you say (to any of these devils), CAN and WILL be used against YOU." Miranda v Arizona, 384 US 436(1966). You would be wise to remain silent! "Open mouth, insert foot!" It is all a game, you are a pawn; and you have been prearranged to be the looser. Here is another good one, learn to answer a question with question. The master asks the question and the slave or servant answers.

Understanding the Court System

If one answers a question, then never give them the answer they need or desire to gain jurisdiction to proceed. A good example: What is your name? My mother calls me 'son'; or What is not correct try again! Learn to relax and have fun with these devils. Remember it is only a game; however, the joke is intended to be on you and at your expense. Learn to turn it around.

If for some strange reason, one appears at Bar, then one must OBJECT to false statements made by Attorners at Bar and take EXCEPTIONS to false statements made by the Black Robed Devil. "One NEVER 'objects' to a statment by the Judge". Failure to do so, is the waiver of your right.

Never APPEAR 'Pro se', 'Pro per' or 'Pro' anything, not even 'In propria persona'. Never allow the Black Robed Devil to proclaim that you are there 'Pro se', 'Pro per' or 'Pro' anything. Always, ALWAYS, take EXCEPTION. One does not OBJECT to the Judge's utterances, one takes EXCEPTION. One OBJECTS to the Prosecutor's utterances. The Supreme Court in all of its ultimate wisdom made this ruling about those who APPEAR 'PRO SE': "If there is any truth to the old proverb that '[o]ne who is his own lawyer has a fool for a client,' the Court by its opinion today now bestows a constitutional right on one to make a fool of himself." -- Faretta v California, 45 L Ed 2d 562, 592 (1975); also, found at last page of 422 US 806 and 95 S Ct 2525. To become a good bellige rent claimant one needs to learn the "Faretta Defense".

The court nor the state does not have the right or the need to know ones, family, work, military, educational or religious background. All that is needed is that one is able to read, write and speak America's English. Stop, volunteering information. The more information one volunteers the more these devil have to use against their victim.

