

Use a **BID BOND** to Pay Your Charges & Stay Out of Jail



Rich Risings Royal Family! 🏰

Welcome back to the frequency of wealth, sovereignty, and absolute freedom. If you are reading this, you are likely tired of the "legal" games and ready to step into the "lawful" reality. Most people walk into a courtroom like a lamb to the slaughter because they don't understand the script. They think they are there to argue "innocence" or "guilt," but the system doesn't care about your morals. It cares about the **money**.

The courtroom is a commercial theater. Every "crime" is a commercial transaction. Every "indictment" is a bill. If you don't know how to settle the bill, you become the product. Today, we are breaking down how to use a **BID BOND** to pay your charges and stay out of the system's cage.

THE COMMERCIAL THEATER: UNDERSTANDING 27 CFR 72.11

First things first, we have to pull back the curtain. You've been told that "crimes" are about public safety. However, according to **27 CFR 72.11**, all crimes are commercial in nature. This isn't a conspiracy; it's the codified law of the land.

When you are presented with a complaint, information, or an indictment, you aren't looking at a "legal" document: you are looking at a **three-party Draft, Commercial Paper, or Bill of Exchange** under Article 3 of the U.C.C.

Here is how the roles break down in their theater:

- **The Grand Jury Foreman:** The Drawer or Maker of the Indictment.
- **The Defendant/Straw-man:** The Drawee (the account to be debited).
- **The State:** The Payee (the one getting paid).

- **The Live Man (YOU):** The Payor.

The court is looking for an "acceptance." Under **U.C.C. 3-410**, the Principal has the primary obligation to pay or discharge any instrument presented for acceptance. Since they are presenting an indictment (a Bill of Exchange), they are looking for someone to step up and handle the debt.



YOU ARE THE PRINCIPAL, NOT THE SURETY

This is where 99% of people fail. They walk into court and "identify" as the name on the papers. That name is your **Straw-man**, a corporate fiction. In the world of finance, the Straw-man is the **SURETY**.

A Surety is the one who guarantees the debt of another. The system wants you to be the Surety so they can lock you up and monetize your body. But the truth is, you are the **PRINCIPAL**. You are the asset holder on the private side of the accounting ledger. You hold the exemption necessary to discharge the debt.

When you are in "dishonor" (fighting the charges or staying silent), they cannot use your exemption to pass the debt through your account. So, what do they do? They sell your dishonor. A "count" in an indictment has a commercial value of roughly **\$1,000,000**. They package your "dishonor" and sell it on the stock market.

STOP DOING THAT!!! Stop letting them profit off your ignorance.

THE STRATEGY: THE BID BOND (SF 24)

When you are facing charges or sentencing, you need to change the game. Instead of pleading, you request a **BID BOND**. This is **Standard Form 24 (REV. 10-98)**, prescribed by GSA-FAR (48 CFR) 53.228(a).

In the construction and prison industry, a Bid Bond provides financial assurance that the contract will be honored. Your "case" is actually a contract. When you are imprisoned, a bond is filled out. This is often called a "Prison Bond."

By using a Bid Bond, you are providing the "payment" for the charges. You put yourself down as the **PRINCIPAL** and the Straw-man as the **SURETY**. You are telling the court: "I am the one with the authority to settle this account."



STEP-BY-STEP: THE PERFORMANCE BOND REINSURANCE

A Bid Bond on its own is the start, but you need to underwrite it. This is where the **PERFORMANCE BOND** comes in.

1. **Fill out the Bid Bond (SF 24):** Set yourself as the Principal and the corporate fiction (NAME IN ALL CAPS) as the Surety.
2. **Fill out a Performance Bond:** This acts as a **REINSURANCE BOND** for the Bid Bond.
3. **Identify the Guarantor:** On the Reinsurance Bond, you put yourself down as the guarantor or the re-insurer.
4. **File it:** The Performance Bond costs approximately **\$274** to file.

This creates a closed-loop financial transaction that settles the commercial "debt" the court is trying to collect. You are essentially underwriting the "project" (your case) and ensuring the "obligee" (the court) is protected from loss without you having to sit in a cell.

THE SECRET WEAPON: THE CUSIP#

How do you underwrite these bonds? You use the credit that was established at your birth. Look at the back of your Social Security card. You will see a nine-digit number in **RED or BLUE**. That is your **CUSIP#**.

In District Court or Child Support cases, you can type in your case number to see the "value" of your bond. You then use your CUSIP# to access the exemption necessary to underwrite the Bid Bond and Performance Bond.

This is the "Accrual Accounting Method." It's all about debits and credits. Debits are assets; Credits are liabilities. The system stays in balance through double-entry bookkeeping. When you provide the bond, you are providing the "credit" to balance the "debit" (the charge).



WHY THE JUDGES WANT YOU IN JAIL

Let's be real: The judges make an insane amount of money when you go to jail. Once you are sentenced, that "prison bond" is sold to banking cartels like the **Lehman Brothers Banking Cartel**.

Back in 2002, Lehman Brothers provided the **Corrections Corporation of America (CCA)** with a \$695 million credit facility. The prison industry is big business. They need a "steady flow of prisoners" to keep the dollars moving. They treat human beings like "units" in a warehouse to satisfy their investors.

By refusing to accept the charge and refusing to provide the bond, you remain in "dishonor," which gives them the green light to monetize your life.

Stop supporting the rich banking cartels! Start supporting homegrown freedom. Our founding fathers intended for us to live as sovereign human beings, not as collateral for a debt-based currency system.

TAKE CONTROL OF YOUR ESTATE

You are the fiduciary trustee of the Straw-man. You have the responsibility to discharge all his debts by operation of law. You are the asset holder. It is time to start acting like it.

The court is looking for an "acceptor" under **U.C.C. 3-410**. When you provide the Bid Bond and Performance Bond, you are engaging in a signed engagement to honor the draft as presented. This becomes operative when completed by delivery.

Don't let them rip your family apart for the sake of billionaires. Use the law, use the U.C.C., and use the commercial tools they built to set yourself free.



IMMEDIATE ACTION STEP

Stop letting them play with your freedom. If you are ready to stop being the "Surety" and start being the "Principal" in your life, you need to master the private sector.

Text 'Private Life' to 702-200-4900. Text 'Private Life' to 702-200-4900. Text 'Private Life' to 702-200-4900.

Learn how to operate in the private sector, protect your estate, and use the commercial system to your advantage. Whether it's real life court case wins or mastering the Maverick Approach, the information is here.

Don't wait until you're standing in front of a judge. Get the knowledge **now**. Join our online community and start your journey toward true sovereignty today.

Peace and Prosperity, **Don Kilam International**

