

**Economic-Policies for Supporting  
the Organization & Maintenance of  
Responsibly Self-Governing Common-Law Communities;**  
**& here-under, descriptions of the ‘Economic Incentives’ for  
all ‘Qualified Electors’ & ‘Public Servants’, who  
Promote Justice, Safety, & Peace for our common People.**

The here-in proposed New Governmental-Economic-Support-Policies, iare based on the ancient & Voluntary “Tithing Donations” which were gathered in the support of the Ancient “Republic of Israel”, back in the Times of Moses. The recorded History of that ancient Biblical & Torah-Law based process gathered Economic Resources from the Common-People of Israel in manners which were entirely Public, Voluntary, & Non-Coercive.

With-in traditional Common-Law Communities, & above the Household level, this process was all centered in the ‘Smallest Level of Community Organizing’, which was composed of ‘Ten Heads-of-Households’; & which were known under a number of terms including “Tithing”, “Tithing Group”; & the more well-known term of the “Township”. The Chief Officer there-in was also known under a number of terms, including “Tithing Man”, & “Constable”.

A more complete listing of these related terms, & others less directly related, are all available in an accompanying document entitled similarly as “Supportive Citations”; & that document is best reviewed with another accompanying document which is entitled similarly as the “Solution & Remedy” to the massive Corruption under which most modern American Governments are operating. These two documents together quote many reputable texts; & they explain quite fully How & Why these same ancient Israelite-Republic Public-Policies form the entire Historical ‘Basis-in-Law’ for the more modern & Common-Law based versions of this ancient Community-Organizing Structure; along with explaining How & Why they also form the complete basis for our modern American system of Public-Law & Constitutional-Law.

Under this here-in proposed New Policy for ‘Governmental-Economic-Support’, one of the most important points which should find broad support from our common American People, is that they will No Longer be Subjected to Any Forms of Coercively-Imposed “Taxation”; as is the present practice at almost every levels of modern American government.

The Reason Why modern America & England are suffering under that form of ‘Coercively Imposed Taxation’, is because the ancient Israelite-Republic was frequently ‘Destroyed’, & the Israelite People were there-by En-Slaved by the Slave-Traders of the Babylonian & Roman ‘Empire Model-of-Government’. When those events occurred; the Israelite Voluntary Governmental Economic-Support Process there-by became Adulterated; & it there-by also became “Coercive”, &/aka “Terrorizing”. That resulting “Empire Model of Government” was “Built on Slave-Trading”; & there-under, Slaves are Coerced & Terrorized in-to providing Economic-Support, which, directly or in-directly, goes to support that ‘Empire Model-of-Government’.

While the ministry of Messiah/Christ Jesus/Yeshuah seems to have completely thrown-off that evil slave-traders system of terrorizing & coercing common People in-to economic-support of government, the sad fact is that the “Norman Conquest of England” in 1066-ad brought it firmly back in-to despotic dominance over our Anglo/American culture. This event along with many other of the problems with that ‘Empire Model of Government’ are discussed in much more detail in another

accompanying document, entitled similarly as “Constructive Notice of Treason”; & this document here is not intended to discuss those evils much more than what has already been done here-in.

The first point of our discussion here-in, is to examine the Social-Environment where-in these “Tithing-Groups”, “Decennaries”, & “Townships” were empowered by Law to ‘Responsibly Self-Govern’ as these ‘Ten-Household Communities’. This is the ‘Source-Point’ from which these Voluntary Tithing-Donations are drawn for the Economic Support of All Levels of Government above them. Here-under; this Community Organizing effort is promoting a Vehicle for Increasing the Standard of Living for all socially-responsible Americans. The Economic Benefits described here-in may reasonably be expected to benefit not only our common American People, but also the multitudes of those more honorable Public-Servants who are making honest efforts to serve the legitimate needs of our common People.

The Common-Law based Economic-System here-in advocated, is firmly rooted in the more ancient & well-settled Principles of Commercial-Law & Common-Law, as these have been incorporated in-to the “Uniform Commercial Code” of our American States. Here-under; the ‘Source’ of the ‘Credit’ that is placed in-to Each Treasury in Each of these Township Communities, is from Each of the Ten Individual-Constituents/Qualified-Electors who organically Constitute the body-politic of Each of these Townships.

This is all similar to how Local “Municipal Bonds” are issued by Local City Municipal Governmental Structures. Those ‘Municipal Bonds’ only gain their color-of-legitimacy through the Acts of the Municipal Judicial-Officers who routinely Order Municipal-Police-Officers to Forcibly & Coercively Evict People from their Homes, if those People might not be able to Pay the Coercive Taxes to the City Treasury, & there-by to pay-off those ‘Municipal Bonds’.

In bold-faced & direct Contrast there-to; this ‘Tithing-Donation Economic Community-Government Support Process’ is completely ‘Voluntary’, & ‘Non-Coercive’. The worst that can happen to any person who refuses to contribute what they are able to these common-law communities, is that they will be left to the Roman-modeled municipal-governmental jurisdiction.

Here-under; Every American who is willing to complete the simple steps necessary in order to become Certified as a “Qualified Elector”, will be assisted by those who recruit him in the simple process of ‘Issuing His Own Credit/Debt Instruments’, based on the Goods & Services which he & the other members of his household are reasonably considered as being capable of contributing to the betterment of their Township, or to any larger governmental jurisdiction. Each Constituent/Member of these Townships will need to complete a Pledge similar to the ‘Qualified-Elector’s Oath-of-Office’, as is available on the web-page, here:

**<https://ConstitutionalGov.US/Organizing-Townships&Precincts/OathOfOfficeForms/OathOfOffice1-QualifiedElectors-V4.pdf>**

A single paragraph there-in is focused on these ‘Economic Issues’, & that paragraph reads as follows:

“I comprehend further, that, this “Good Reputation” of Each Elector/Member of our Township Community, is the Basis up-on which I & my fellow Township’s Electors are Duty-Bound to Constantly Maintain our own “Commercial-Credit Worthiness”; & that, further here-under, Each Member of our Township, including my-self, have Duties to Pledge our personal Resources of both Goods & Services, not only so that these concerns for basic economic needs of each & all of our members are fully met, but also so that the long-term Survival of our Township Community is

Reasonably Guaranteed. This is the nature of the “Commercial Bonding”, up-on which Our Town Treasury/Bank will have access to sufficient “Social Credit”, in order for Every Member of our Township Community to have a Claim to Sufficient Funds from our Treasury/Bank, so that All of the legitimate Economic Needs of each Member of our Township are Fully Met.”

The Tithing-Man, aka Town-Constable, of each Township/Tithing-Group, will be in complete control of Keeping the Accounts of the ‘Town Treasury’; along with how much each Qualified-Elector is Contributing there-to, & how much each Qualified-Elector is authorized to Draw there-from.

Additional explanatory notes here, should clarify the details, by declaring that, Each Constituent/Member of any Township will have Different Capabilities of Contributing to the Treasury of their Township. Younger healthy able-bodied men with professional skills will naturally be capable of contributing more to the Town Treasury, than are older crippled people who do not possess any useful skill-sets. Here-under, the Leader of the Township should assign greater levels of Town-Credit to the people who contribute more to the Town Treasury, than what Credit is assigned to those who are contributing less. This should all be ‘Consensus Based’, with all Township Members being in Agreement with how much Credit is being assigned to each elector/constituent township-member. This is true, because, older crippled people with no professional useful skill-sets, but who are humble & honest before God, should naturally recognize that they are not contributing very much to their Town Treasury; & here-under, they should naturally feel comfortable & happy with the smaller economic blessings & community protections that they are receiving.

And ‘every-one is capable of contributing something’. Older crippled people can baby-sit, answer phones, do gardening, pick-up trash; &/or watch & record & summarize News from television, radio, internet, or newspapers, & make reports there-on to other Township members who have a need to be kept informed of current news developments. Because ‘every-one is capable of contributing something’; here-under, every Head-of-Household, who is doing his or her best to contribute value to the Town-Treasury, (& who signs the ‘qualified electors oath’, & who maintains at least ‘two witnesses to their honorable reputation’), will be entitled to receive sufficient Credit there-from so that they can maintain a reasonably comfortable standard-of-living.

This policy is supported by the Biblical book of “Acts”, in “Chapter-4”; where-in is declared:

**“32: And the multitude of them that believed were of one heart and of one soul: ... 34: Neither was there any among them that lacked: ... and distribution was made unto every man according as he had need.”**

Officers in the larger Precinct/Hundred-Court Jurisdictions should be exercising vigilance to insure that each of these Townships is fully capable of providing such Minimal-Standards of Living for All Qualified Elector/Constituent Township Members. Individual Townships will frequently have Excesses & Deficits in the Resources which they are Producing & Consuming; but, when each Township is Communicating & Trading with the other Townships & Precincts which surround them, then, a All Needs for All Members of All Townships should be Adequately Provided for.

Our American People produce vast amounts of wealth; but, our present system of government, with it’s centrally-controlled banking, & stock-market systems, are all siphoning off & Wasting vast Wealth. This Alternative Economic System is designed to Eliminate that massive amount of Waste.

Further; this same Alternative Economic System is also designed to produce a Higher Standard-of-Living for All, because, multitudes of Americans now are Not actually engaged in Producing any useful Goods or Services for our common people. How-ever; each American who enlists as a Qualified-Elector in any Township, will bring all members of his house-hold under the ‘Economic

Stewardship' of their Town-Constable (aka Tithing-Man); who will be Duty-Bound to 'Find a Good Job' for each Township Member who voices his desire for such. Here-under, each Town-Constable has a Duty to Vigilantly Search-out & Secure a Job where-in each of his Township Members are as Productive as Possible for Producing Goods & Services which are of Meaningful Benefit for their Township & its larger surrounding Township & Precinct communities.

As the previously-referenced "Qualified-Electors Oath of Office" document clearly references; each & every member of each Township Community is duty-bound to contribute to a "Consensus Building Process", as related to every issue of concern so communicated from any member of their Township. Here-under; the assignment of Greater or Lesser portions of the Economic Credits from the Town Treasury should have the 'Consent', of Each Member of the Township, based on reasonable considerations of each members contributions & needs. If all members are interacting in Good-Faith, as is necessary in order for them to maintain their 'Qualified-Elector Status', then, this entire 'Consensus Building Process' process should run fairly smoothly.

Generally-speaking, here-under, the Leader of the Township, the Town-Constable, aka "Tithing-Man", is in Complete Control of the "Town Treasury".

Because the Individual 'Township-Members' are the 'Source' of All of the Wealth that is being contributed in-to All Levels of All of our American Common-Law Communities; here-under, each Tithing-Man/Town-Constable, or his Deputy, Clerk, or Assistant; should Keep Written "Records" of All Goods &/or Services that are being Contributed by Township-Members to their Town's Treasury. As these Contributions of Goods & Services are being Recorded, these also should be Organized in-to "Two-Categories"; listed separately as follows:

"Town-Treasury Donations Consumed: Internally, By Township-Members":

These Donations are of vital importance; because, they assist in Cementing a Solid Bond between Individual Township-Members. These Donations Build the Strength of the Township Community. This is where the Poorest Members of these communities will find Opportunities for Productive Employment, where-under they are Producing Legitimate Value in Goods & Services for Other Township Members with whom they are Developing Close, Trusting, & Personal Bonds with.

"Town-Treasury Donations Exported: to; Precinct-Community-Treasury":

The Precinct Leadership will interface between the Townships & All Larger Governmental Jurisdictions. Qualified-Electors simply need to assume "Equal Suffrage", under the comparatively "Light Load", of the "Economic-Burdens", of this "Christian-Common-Law Township-Community".

You Qualified-Electors Take Care that you are fully Carrying, the "Economic Burdens", (along with the "Peace-Keeping Burdens"), of your "Township-Communities"; & your "Precinct-Captain", aka Common-Law Jurisdiction "Justice of the Peace", aka "Hundreds Man"; will Carry His International "Judicial Duties", to Produce a 'Safe & Secure 'Larger-Environment'', with-in which You can exercise "Liberties" in the manner in which You Keep Your-Peace in Your-Home.

~~~

In order to Achieve Maximum Efficiency in the Distribution of these ‘Town Credits’, & prior to each ‘Town Meeting’, each Town Constable should prepare his own Written & Recorded Judgement of How Much Credit is to be Assigned to Each Member of the Township.

Each Town Constable here would be empowered to use His Own Discretion in deciding how most fairly to distribute the funds available in the Town Treasury, in accordance with the Reasonable Needs & Contributions of each Township Member. The “Consensus-Building Process” would promptly thereafter be reduced to a simple Vote from the Members for Approval or Disapproval of the Constable’s decision. In the rare instance where there is a Disapproval, that should prompt group discussion of the Reasons Why there is a contention on some point there; & if the Disapproval-Vote produces a New Consensus from the Assembly, including the Constable, then the Newly-Changed Consensus & Credit-Assignment for the Members of the Township should be Recorded in the Town-Meeting Records. And procedures do not even need to be as formal & mechanical as this. The priority here is to maintain the “Consensus” among all Township Members

along with the simple ad,

alon should be noted in the Records of the

Disputes over Distribution of Economic-Credits there-from, is likely to be one of the most frequent issues of concern from honorable members of these Townships; & it may be good to appeal to the greater wisdom of the Governing-Body of the Precinct’s Hundred-Court before any particular Township might find it necessary to Revoke any Township Member’s ‘Qualified-Elector’ Status. It is this author’s opinion, that, such drastic action as that should only be taken if ‘Unanimity’ is achieved from ‘Twelve Qualified-Electors’ who are Familiar with the Reputation of the Elector in question. The Common-Law Rules of ‘Venue’, would apply here.

These individually issued Credit/Debt Instruments will be contributed to each of the Local &/or Private/Special/Ideological/Fraternal/Religious “Town Treasuries”, each of which will be firmly under the Control of the Elected Leader, aka “Town Constable”, aka “Tithing Man”, aka “Deacon”; of their Ten Household Township, Tithing-Group, &/or Deaconry.

funds here-by donated can be used to meaningfully empower those honorable Americans in our County, to to use their natural talents to promote the cause of Justice, Peace, & Economic-Security, for all good People in our local Counties, Precincts, & Townships.

Donation to our County Treasurer,  
these funds will be available for these same purposes.

~~~

Secondarily here-in we discuss the ‘Economic Incentives’ which are here-in being promoted.

~~~

Here-under; “County Law” imposes “duties” on the Commissioners, & the Treasurer, to distribute these funds in the manners here-in described; or else to give well-reasoned arguments as to why they are refusing to do so.

Here-under; All who sign a document which includes the basic elements of the “Qualified Electors Oath of Office” Form, as shown on the below web-page, & who also secure supportive documents from Two “Oath Helpers” who have signed similar Qualified-Elector Oath documents; are immediately here-under entitled to Receive Checks, drawn on our Clackamas County Treasury & Bank, in the amount of “Ten Thousand Dollars”, aka: “\$10,000.00”. These courageous people can use these funds in the best interest of their personal households.

All who also sign a Township's “Peace-Officer/Constable Oath of Office” form, as shown on the following web-page, are immediately here-under entitled to Receive Checks, drawn on our Clackamas County Treasury & Bank, in the amount of “Thirty Thousand Dollars”, aka: “\$30,000.00”.

All who also sign a Precinct's “Justice-of-the-Peace/Precinct-Captain Oath of Office” form, as shown on the following web-page, are immediately here-under entitled to Receive Checks, drawn on our Clackamas County Treasury & Bank, in the amount of “One Hundred Thousand Dollars”, aka: “\$100,000.00”.

The forms which need to be signed in order to obtain these funds are available here:

**<https://constitutionalgov.us/Organizing-Townships&Precincts/OathOfOfficeForms/OathOfOffice2-TownConstable-V5.pdf>**

**<https://constitutionalgov.us/Organizing-Townships&Precincts/OathOfOfficeForms/OathOfOffice3-JoP%26PrecinctCaptain-V3.pdf>**

Additional checks can be issued, based on the Supportive Activities of new individuals, such as their willingness to Show Up at the Meetings of the County Governing Body, &/or at Court Hearings.

Any “Qualified Elector”, who identifies him-self as such by his Appearance in County Governing-Body Public-Meetings, is Entitled, without doing any-thing else, to receive a payment there-from, & immediately, in the amount of \$2,000.00.

If such Qualified Elector also Courageously Speaks on behalf of the Lawful Rights of our Common People, he is deserving of another \$4,000.00.

If such Qualified Elector also Assists in completing the “Arrest” of those who are willfully supporting the powerful Criminal Racketeering Syndicate complained generally of here-in, they are entitled to another \$10,000.00.

All JoP-Officers who compose the Governing-Body of Clackamas County will periodically do “Peer Review” of each other's distribution of these funds, in “Open Source” manners; all so that every-one can know for sure that these funds are being distributed in responsible manners, & to insure that the recipients there-of are truly deserving of these funds,

These Checks can be issued in these general manners & amounts by any person who assumes the presently vacant offices of “Justice of the Peace”, in Clackamas County; by way of signing all three of these documents. Our “Clackamas County Treasurer” is to Honor these Checks; (unless she can clearly show “Lawful Grounds” for why she is refusing to do so, which we do not expect to happen).

Here-under; our “County Treasurer” has lawful authority to act similarly as a “Public Bank”, for the People of our County; all similarly as web-linked, here:

**[http://www.publicbankinginstitute.org/intro\\_to\\_public\\_banking](http://www.publicbankinginstitute.org/intro_to_public_banking)**

Please sign the above-linked “Qualified-Electors Oath”, & one or two of the other, so that we can all work together, to re-establish Constitutionally-Lawful & Politically De-Centralized Economic Justice & Judicial Process, for our common People in Clackamas County.

Copies of all such signed oath documents should be delivered to ClackamasCounty Clerk Sherry Hall, & also to the chief organizer of this effort; listed below, as:

~~~~~

### **Economics:**

In light of America’s current & afore-referenced “Roman-Empire Model of Government”, & the multitude of Parasitical Social-Engineering Schemes which inherently “Corrupt” our many constitutionally de-centralized American “Judicial Offices”; & the routine deprivation of our Common American People of our Rights to find “Peace” under “Due-Process-of-Law”; ... here-under, this author & judicial officer formally & publicly declares, that, Each Judicial-Office in Every Precinct in our American Nation has the Right & Lawful Power to Invoke the the Following “Economic Remedies”, when-ever a legitimate “Complaint” is sworn to & filed in the court over which they are presiding.

#### **Economic Alternative # 1: Discharging Debts, through Commercial Process:**

When-ever a legitimate “Complaint” is sworn to & filed in the Court over which any of our many socially-compacted Judicial-Officers are presiding; that Judicial-Officer may find “Justification” & “Warrant” for “Discharging Debt”, for any of the multitudes of Honorably Motivated & Productive Americans who are willing to assume the Duties of Qualified-Electors, & to there-by Assist our Township level Executive/Peace-Officers in Lawful Efforts to Restore the Peace in our many separate & responsibly self-governing Communities.

Here-under, this author formally & publicly declares, that, the Inherent General Jurisdictional Judicial Authority of Every Precinct’s Public Judicial Office in America, includes the Judicial Authority to issue Judgements and Orders which are Required to Be Recognized by All Foreign Jurisdictions; with one very important & powerful sub-set of this immense Judicial Power including the Right of these Judicial Officers to Publicly Declare that specific “Debts” have been “Discharged”; & that there is no longer any legitimate obligation for the previous debtor to pay there-on.

This more specific commercial adjudicatory power is exercised through application of general principles of “Commercial Law”, all of which has been codified by the municipal/civil governments of our nation & states, as the "Uniform Commercial Code". Two good citations under our American

National model for this UCC based process of “Discharging Debts”, is referenced as follows:

**“UCC: § 3-311: ACCORD AND SATISFACTION BY USE OF INSTRUMENT”:**

**" (a) If a person against whom a claim is asserted proves that (i) that person in good faith tendered an instrument to the claimant as full satisfaction of the claim, (ii) ... and (iii) ..., the following subsections apply. (b) ..., the claim is discharged if the person against whom the claim is asserted proves that the instrument or an accompanying written communication contained a conspicuous statement to the effect that the instrument was tendered as full satisfaction of the claim."**

<http://www.law.cornell.edu/ucc/3/3-311>

**"UCC: § 3-603. TENDER OF PAYMENT."**

**"... (b) If tender of payment of an obligation to pay an instrument is made to a person entitled to enforce the instrument and the tender is refused, there is discharge, ... "**

<http://www.law.cornell.edu/ucc/3/3-603>

While these codes are designed to empower common Americans to responsibly “Discharge Debts”; the sad fact is, that, because of the here-in complained epidemic of Corruption; many good Americans who have attempted in good-faith to use this process, have suffered refusals to have their debts being officially recognized as having been “Discharged”; and, many such innocent but courageous people have actually suffered retaliatory & malicious prosecution from the multitude of morally compromised & mercenary district-attorneys & attorneys-general in our counties, states, & nation.

There also exists a deeper & more anciently rooted level of “Commercial Process”, which all-so may be Judicially invoked here; & this with-out any reliance on, or jurisdictional-entanglements in-to, the more Romanized Civil/Municipal “Codifications” of the afore-referenced “Uniform Commercial Code”. This more ancient & pure form of “Commercial Process” is well described by Commercial-Law Scholar “Hartford Van Dyke”, in his well-researched text entitled as: “Create our own Community Currencies” as publicly available, here:

<https://constitutionalgov.us/Archive/HartfordVanDyke-Files/CreateLegalLocalCommunityCurrency-11.pdf>

By way of any of the procedures described in this present document, & which emphasizes the authority of the Judicial-Officers in every Precinct in America to grant official “Judicial Review” of this “Debt Discharging” &/or “Debt Payment” process; foundational ground-work is here-by being laid for the much more safe and reliable exercise of this entire “Alternative Economic Process”, & this all with-out any great risks that the activists & Judicial-Officers promoting such will be targeted for violent reprisals from the parasite-class here-in complained of.

**Economic Alternative # 2; Paying Debts, through Public Treasuries:**

Likely close to every Governmental Jurisdiction in the U.S.A. has a “Public Treasury”; &, there-under, every such governmental jurisdiction may be quickly & efficiently subjected to the “Eminent Domain” authority of the “Sovereign People” of that Jurisdiction, once they have either engineered their proper organic-law based “Constituent Assembly”, &/or produced a “Chief Judicial-Officer” who is legitimately capable of “Speaking-Law” on their behalf. Especially in cases where these Judicial-Offices are “Vacant”, “Pro-Tem Judicial-Officers” might be appointed, “Temporarily”; at least in the beginning of this entire process, & until more legitimate “Machinery of Government” can be established.

Here-under, & as the “Interests of Justice” might so require; any such “Chief Judicial-Officer” has Lawful Authority to Assign Credits from the Public Treasuries of the various Cities & Counties where-in their Precinct contains geographical territory. This is a very powerful concept; & it is likely where the oppressed masses might first find productive “traction”, in their efforts at finding “economic justice”.

But our Larger Jurisdictional “Public Treasuries”, for our Counties, States, & Nation; may also be subjected to this same “Economic Justice” judicial-process.

Our legitimate Judicial-Officers in our various Counties & States have similar authority to Assign Credits as Payments from our various “County Treasuries” & “State Treasuries”.

Our organic-law based American National “Chief Judicial-Officer” has similar authority to Assign Credits as Payments from our “United States Treasury”.

Of course; activists who are willing to assume the Duties of these various & generally Vacant “Judicial Offices”, would want to be extremely Cautious about presuming to exercise this sort of authority over any such “Public Treasury”; because, obviously, the powerful Parasite-Class that is operating in their own private jurisdiction will likely refuse to surrender their habitual practice of plundering these Public-Treasuries. These Social-Parasites will likely include many of the Office-Holders of the Roman-Empire Model of Municipal/Civil Government; including Executive, Judicial, & Legislative. Caution & Respect should be used in all communications with such governmental office-holders, all of whom should be presumed to be honorably motivated, at least until evidence clearly manifests other-wise; & also after the “Path-Way of Peace” has become fully “Exhausted” with them.

And presentment & service of this basic “Constructive Notice of Treason” document to Public-Office Holders, does lay a very solid Foundation for so “Exhausting the Path-Way of Peace”; & there-under formally Demand, that, they either Deny the assertions contained here-in, & in a timely manner; or else stand Presumed to have Admitted that they are “True”.