Subject: FEDERAL RESERVE NOTES ------ Can a note that promises to pay 'lawful money' be the "lawful money"? No. The term 'lawful money' of the United States shall be construed to mean gold or silver coin of the United States. Pre-1963 dollar bills had the promise. Post-1963 dollar bills removed the promise to deceive people the bill became the thing once promised! But the modern Federal Reserve Notes is not "federal" embraces no "reserves" and is not a "note". It can not be "money", it can't be redeemed for anything and promises nothing to no one, ever! It is legalized theft of our wealth with imaginary money in a imaginary monetary system. All we have is private 'legal tender' to confer equitable interest. All demands for payment are demands for money. Since no money exists all one has is his/her signature and exemption number to pay a debt. By using FRNs the debt is not paid, only transferred to another account unpaid. There are no lawful money in circulation. The dollar is a legal fiction. Therefore, until there is a way to pay with proof of claim that there is a way to pay, we can legally and lawfully pay, settle, or discharge claims with one dollar or by the bill of exchange remedy found in HJR 192, accept presentments and returned it for value as consideration for settlement and closure of account. 31 USC, section 5101; 12 USC, section 152; Coinage Act 1792; Bretton Woods Agreement, 90 Stat. 2660 repealed section 2 of the Par Value Modification Act 1972, 86 Stat. 116 (formerly 31 USC section 449); 31 USC, section 3103 was not adopted by Congress. Letter on Money http://thefederalmafia.homestead.com/letteronmoney.html?

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To: <u>dunadees@yahoo.com</u>
Cc: <u>oregonlinx@gmail.com</u>

Date: Wednesday, May 15, 2019, 4:06 AM

## FEDERAL RESERVE NOTES

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Letter on Money

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