1. There is no limited liability in nature, and natural law, hence there is no limited liability in true commerce which is a social imitation of the laws of nature.

2. All corporations exist to amass capital and limit liability.

3. One does not know a law case until one traces it to a bank or an insurance (bonding) company.

4. A corporation without bonding is a commercial non-entity which functions only upon the “grace” of the courts (organized crime) and the willingness of the public to gamble on a payoff from a limited liability entity, that is, functions only by grace and gullibility.

5. Corporations by their very nature are a constant commercial risk to society, hence cannot complain about risk.

6. A government always rules by force, and man must always guarantee his freedom by guaranteeing the right to reclaim that freedom from government by the exercise of force.

7. All corporate government is based upon Commercial Affidavits, Commercial Contracts, Commercial Liens and Commercial Distresses; hence, governments cannot exercise the power to expunge commercial processes.

8. The Constitution for the united States of America (especially Article 1 Section 10 Clause 1 and Amendments 1,4,5,7 regarding “no laws impairing the obligation of contracts”)

9. The Legitimate Political Power of a corporate entity is absolutely dependent upon its possession of Commercial Bonds against Public Hazard, because no Bond means no responsibility, means no power of official signature, means no real corporate political power, means no privilege to operate statutes as the corporate vehicle.

10. The corporate political power of a nation resides entirely and absolutely in the Commercial Bonding Companies.

11. The Corporate Legal Power is secondary to Commercial Guarantors. Case law is not a responsible substitute for a Bond.

12. Municipal corporations which include cities, counties, states and national governments have no commercial reality without bonding of the entity, its vehicle (statutes), and its effects (the execution of its rulings).

13. Bonding of statutes is mandatory corporate vehicle insurance.

14. All situations involving only a promise of future payment (e.g., insurance, pensions, social security, etc.) are uncertain liability non-commercial gambling ventures (“Thou shalt pay for his labor this very day.”)
15. In commerce it is a felony for the Officer of a Political/Public Office to not receive and report a Claim to its Bonding Company, and it is a felony for the agent of a Bonding Company to not pay the Claim.

16. If the Bonding Company does not get a malfeasant public official prosecuted for criminal malpractice (failure to take the Oath of Public Office, violation of Oath of Public Office, denial of due process, etc.) within sixty (60) days (speedy trial time window) then it must pay the full face value of a defaulted Lien process (at 90 days).

17. A jury is the commercial liability insulation between the judge and all other parties in the action.

18. Except for a Jury, it is also a capital/fatal offense for any person, even a Judge, to impair or to expunge, without a Counter-Affidavit, any Affidavit or any commercial process based on an Affidavit.

19. Judicial non-jury commercial judgments and orders originate from a limited liability entity called a municipal corporation, hence must be reinforced by a Commercial Affidavit and a Commercial Liability Bond.

20. A foreclosure by summary judgment (non-jury) without a commercial bond is a violation of commercial law.

21. Governments cannot make unbonded rulings or statutes which control commerce, free enterprise citizens, or sole proprietorships without suspending commerce by a general declaration of martial law.

22. Defense and justice are examples of services rendered by government which must be financed by taxes collected on an equal apportionment basis (tax=total national debt divided by total population).

23. Tax can only be collected on a limited liability (corporation) activity which must be regulated by government service.

24. Inheritance cannot lawfully be taxed, for no government service is rendered.

25. It is tax fraud to use the Courts to settle a dispute/controversy which could be settle peacefully outside of or without the Court.

26. Commercial processes are either civilian called “civil processes” or State liens and lien assignments many of which are used to compel the malpractice bonding of public officials by a suspension of their own property in escrow, and to correct the renegade behavior and breach of contract of public officials.

27. Such liens are collectable on the full faith and credit of the United States and of the several States.