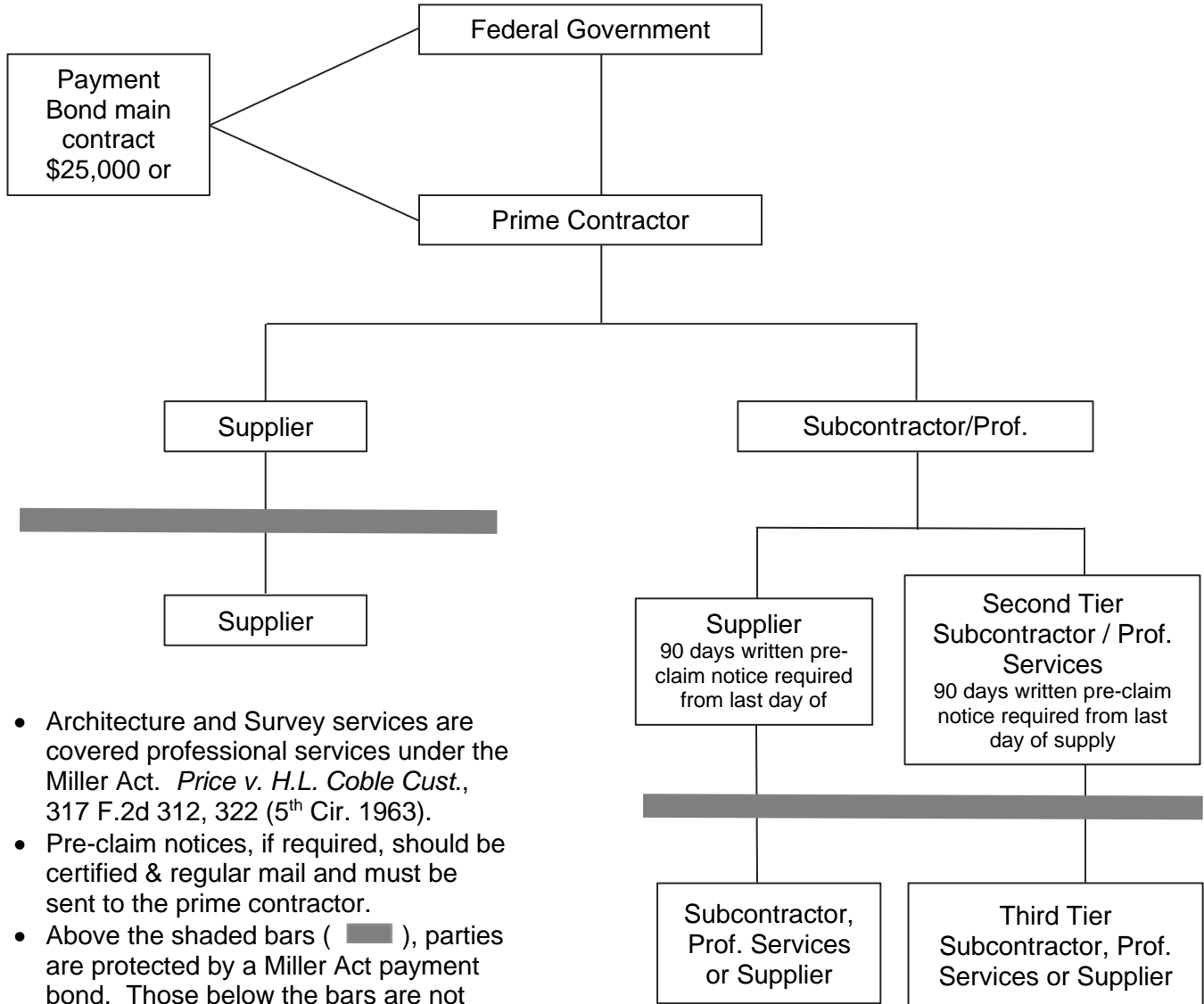


Federal Jobs (Miller Act)

40 U.S.C. § 3131-3134



- Architecture and Survey services are covered professional services under the Miller Act. *Price v. H.L. Coble Cust.*, 317 F.2d 312, 322 (5th Cir. 1963).
- Pre-claim notices, if required, should be certified & regular mail and must be sent to the prime contractor.
- Above the shaded bars (■■■), parties are protected by a Miller Act payment bond. Those below the bars are not protected.
- Claimant must commence a lawsuit in Federal Court within 1 year of last day of work/supply.