Attorneys 2
(Members of the Bar)

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BAR Members

• This video should be viewed after;
  – BAR Members
  – Bankster Thieves 1, 2, & 3
  – Bankrupt Corporate Governments
  – Churchianity
  – DE facto Courts
  – Quasi Contracts and Roman Civil Law
  – We are Under Martial Law Rule
  – Corruption in the Courts 3 & 4
  – Peace Officers and Law Enforcement Officers
BAR Members

• “The practice of Law CAN NOT be licensed by any state/State.” Schware v. Board of Examiners, 353 U.S. 238, 239

• “The practice of Law is AN OCCUPATION OF COMMON RIGHT!” Sims v. Aherns, 271 S.W. 720 (1925)
BAR Members

• BAR Members have a “Certificate” ONLY
• The "CERTIFICATE" from the State Supreme Court:
• ONLY authorizes, to practice Law "IN COURTS" as a member of the STATE JUDICIAL BRANCH OF GOVERNMENT
BAR Members

• Can ONLY represent WARDS OF THE COURT, INFANTS, PERSONS OF UNSOUND MIND (SEE CORPUS JURIS SECUNDUM, VOLUME 7, SECTION 4 – BAR Members Video 1)
BAR Members

• "CERTIFICATE" IS NOT A LICENSE to practice Law AS AN OCCUPATION, nor to DO BUSINESS AS A LAW FIRM!!!

• The "STATE BAR" CARD IS NOT A LICENSE!!! It is a "UNION DUES CARD".

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• The "BAR" is a "PROFESSIONAL ASSOCIATION."
  – 1. Like the Actors Union, Painters Union, etc.
  – 2. No other association, EVEN DOCTORS, issue their own license. ALL ARE ISSUED BY THE STATE.

• It is a NON-GOVERNMENTAL PRIVATE ASSOCIATION.

• The State Bar is; an Unconstitutional Monopoly.
Who are Attorneys?

• AN ILLEGAL & CRIMINAL ENTERPRISE;

• Violates Article 2, Section 1, Separation of Powers clause of the U.S Constitution.

• There is NO POWER OR AUTHORITY for joining of Legislative, Judicial, or Executive branches within a state as the BAR is attempting. "BAR" members have invaded all branches of government & are attempting to control de jure governments as agents of a foreign entity!
Attorneys

• The American Bar is an offshoot from London Lawyers' Guild & was established by people with invasive monopolistic goals in mind.

• In 1909 they incorporated this TREASONOUS group in the state of Illinois & had the State Legislature (which was under the control of lawyers) pass an unconstitutional law that only members of this powerful union of lawyers, called the "ABA," could practice law & hold all the key positions in law enforcement & the making of laws.

• At that time, Illinois became an outlaw state, & for all practical purposes, they seceded from the United States of America.
Attorneys

• The "BAR ASSOCIATION" then sent organizers to all the other states & explained to the lawyers there how much more profitable & secure it would be for them, as lawyers, to join this union & be protected by its bylaws & cannons.

• They issued to the lawyers in each state a charter from the Illinois organization.

• California joined in 1927 & a few reluctant states & their lawyers waited until the 1930's to join when the treasonous Act became DE FACTO & the Citizen's became captives.
Attorneys

• Under this system, the lawyers could guarantee prejudged decisions for the privileged class against the lower class.

• This was all made possible by the AMERICAN BAR ASSOCIATION to favor the right & have unlawfully substituted them in place of Constitutional Laws.

• The Constitution was written in plain English & the Statutes passed by Congress were also in plain English, with the intent of Congress how each law should be used & not the opinions of various Judges as the codes list.

• Any normal person can read the Constitution & Statutes & understand them without any trouble.
BAR Members

• The people of California were shocked to learn that the State Government has no control or jurisdiction over the Bar Association or its members.

• The state does not accredit the law schools or hold Bar examinations.

• They do not issue state licenses to LAWYERS.

• The Bar Association accredits all the law schools, holds their private examinations & selects the students they will accept in their organization & issues them so-called license but keeps the fees for themselves.

• The Bar is the only one that can punish or disbar a Lawyer.

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• They also select the lawyers that they consider qualified for Judgeships & various other offices in the State.

• Only the Bar Association, or their designated committees, can remove any of these lawyers from public office.

• The State Legislature will not change this system as they are also a designated committee of the Bar.

• On August 21, 1984, Rose Bird, Chief Justice of the California State Supreme Court, another of the Bar Associations Judicial Committee's, stated in essence, that the Bar should determine the legality of all initiatives before they were allowed to go on the ballot.
BAR Members

• This is contrary to both State & Federal Constitutions, as well as the Laws of this Nation instituted By & For the People as a Sovereign UNITY of Independent States of We The People, not a fraudulent Corporate entity of Lawyers.

• This is a tremendous amount of power for a PRIVATE union that is incorporated & headquartered in Illinois to hold over the Citizens of California or any other state.

• The only recourse is through this initiative process & vote by the people.
BAR Members

• After the Founding Fathers had formed the Constitution, outlining the laws as to the way our government was to be run, Thomas Jefferson said, in essence, "This proves that plain people, if given the chance, can enact laws & run a government as well as or better than royalty & the blue bloods of Europe."

• The American people must stop thinking that lawyers are better than they are & can do a better job than they can before the courts of America.
BAR Members

• Under the Common Law & the Laws of America, nowhere is it expressly given for anyone to have the power or the right to form a Corporation.

• "Corporations" are given birth because of ignorance on the part of the American people & are operating under implied consent & power which they have usurped & otherwise stolen from the people.

• By RIGHT AND LAW THEY HAVE NO POWER, AUTHORITY, OR JURISDICTION, & must be put out of business by the good Citizens of America in their fight for FREEDOM.
BAR Members

- The U.S. Constitution GUARANTEES to every state in this union a REPUBLICAN FORM of government.
- Any other form of government is FORBIDDEN.
- No public officer or branch of government can be limited to a RULING CLASS of any kind, or the states become ARISTOCRACIES & NOT Republics.
- Also, the lawyers have made themselves 1st Class Citizens, where many public offices & branches of government are open to lawyers only.

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• All other people are limited to only 2 branches of government & to only certain offices in those 2 branches of government, making all people who are non-lawyers into 2nd class subject citizens.

• When the courts belong to the people, as the United States Constitution REQUIRES, (Art. IV, § 4, we the people, will NEVER rule against themselves.)

• In these Unconstitutional foreign tribunals "courts" (hoodlum centers), "men" in black dresses, that are Unconstitutional ROBES OF NOBILITY. (Art. 1, §§ 9 & 10) dispense a perverted ideology, where the people are terrorized by members of the BLACK ROBE CULT (lawyers & lawyer judges in the courtrooms).
BAR Members

• The legislative branch of government does NOT have the Constitutional Power to issue Court Orders or any other kind of Orders to the people, as a "fiction court" or a "court/corporation for profit & gain" cannot reach parity with a lawful man.

• ONLY Presidents & Governors have the Constitutional Power to grant PARDONS, but lawyers & lawyer-judges are unconstitutionally granting PARDONS with "immunity from prosecution."
BAR Members

• Citizens are not permitted to act like people in the courts.

• The Citizen (2nd class) is told that he does not know how to fill out fancy lawyer forms; that he is not trained in the law; that he does not know court rules & procedures; etc.

• This is Unconstitutional "lawyer system," only HEARSAY SUBSTITUTES (lawyers) NOT under oath, have access to the fiction/for profit & gain courts, even though ONLY sworn testimony & evidence can be presented in court.

• Anything else is "Bill of Attainder," NOT permitted under the U.S. Constitution (Article 1, Sections 9 & 10).
BAR Members

- The U.S. Constitution does NOT give anyone the right to a lawyer or the right to counsel, or the right to any other HEARSAY SUBSTITUTE.

- The 6th Amendment is very SPECIFIC, that the accused ONLY has the right to the ASSISTANCE of counsel & this ASSISTANCE of counsel CAN BE ANYONE THE ACCUSED CHOOSES WITHOUT LIMITATION.
BAR Members

- LAWYERS & LAWYER-JUDGES: Created Unconstitutional "lawyer system" pre-trial "motions" & "Hearings" to have eternal EXTORTIONISTIC litigation's, which is BARRATRY & also is in violation of the U.S. Constitution, & Art. 1, as this places defendants in DOUBLE JEOPARDY a 100x over.

- Defendants only have a right to A TRIAL, NOT TRIALS.

- When a criminal is freed on a TECHNICALITY, HE IS FREED BECAUSE OF A FIX & a PAY-OFF, as a defendant can only be freed if found innocent BY A JURY NOT BY ANY "TECHNICALITY."
BAR Members

• Whenever a lawyer is involved in a case directly or indirectly, as a litigant or assisting in counsel, ALL LAWYER-JUDGES HAVE TO DISQUALIFY THEMSELVES, AS THERE CANNOT BE A CONSTITUTIONAL TRIAL & also there would be a violation of the conflict of interest laws, along with the violation of separation of powers & checks & balances, because "OFFICERS" OF THE COURT ARE ON BOTH SIDES OF THE BENCH.
BAR Members

• These same LAWYER-JUDGES are awarding or approving LAWYER FEES, directly & indirectly, amounting to BILLION OF DOLLARS annually, all in violation of conflict of interest laws.

• As long as there are lawyers, there will never be any law, Constitution or Justice.

• There will only be MOB RULE, RULE BY A MOB OF LAWYERS.
BAR Members

• CASE "LAW" IS UNCONSTITUTIONAL: As CASE "LAW" IS ENACTED BY THE JUDICIAL BRANCH OF GOVERNMENT.

• When a lawyer-judge instructs, directs, or gives orders to a jury, the lawyer-judge is TAMPERING WITH THE JURY.

• He also tampers with testimony when he orders the answers to be either "Yes" or "No."

• The lawyer-judge also tampers, fixes, & rigs the trial when he orders anything stricken from the record, or when he "rules" certain evidence & the truth to be inadmissible.
BAR Members

• This makes the trial & transcript FIXED & RIGGED, because the jury does not hear the REAL TRUTH & ALL THE FACTS.

• Juries are made into puppets by the lawyers & lawyer-judges.

• All lawyers are automatically in the judicial branch of govt., as they have the Unconstitutional TITLE OF NOBILITY (Article 1, Section 9 & 10), "Officer of the Court."

• Citizens have to be elected or hired to be in any branch of government, but non-lawyer Citizens are limited to only two of the three branches of government.

• Lawyers, as 1st class citizens, can be hired or elected to any of the three branches of government.

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• Lawyers, "Officers of the Court," in the Judicial Branch, are Unconstitutionally in 2 branches of government at the SAME TIME whenever they are hired or elected to the executive or legislative branches.

• This is a violation of the separation of powers, checks & balances, & the conflict of interest laws.

• District attorneys & State's attorneys have taken over the Grand Juries FROM the people, where the people are DENIED ACCESS to the Grand Juries when they attempt to present evidence of crimes committed in the courtrooms by the lawyers & lawyer-judges.
BAR Members

• The U.S. Constitution, being the Supreme Fundamental Law, is not & CANNOT be ambiguous as to be interpreted, or it would be a worthless piece of paper & we would have millions of interpretations (Unconstitutional amendments) instead of the few we have now.

• That is why all judges & public servants are SWORN TO SUPPORT the U.S. Constitution, NOT interpret it.
BAR Members

- Under INTERNATIONAL ORDERS: ALL LAWYERS, whether they left law school yesterday or 50 years ago, are EXACTLY THE SAME.

- All lawyers have to file the same motions & follow the same procedures in using the same Unconstitutional "lawyer system".

- In probate, the lawyers place themselves in everyone's will & estate.

- When there are minor children as heirs, the lawyer-judges appoint a lawyer for EACH CHILD & at times, the lawyer fees EXCEED the total amount of the estate.

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• An OUTRAGEOUS amount of TAX "MONEY" is directly & indirectly STOLEN BY LAWYERS.

• Money that is budgeted to County/City/Borough Boards, School Boards & other local & federal agencies eventually finds its way into the pockets of lawyers, as ALL of these agencies are "TRICKED" & "FORCED" into ETERNAL EXTORTIONISTIC LITIGATION.
BAR Members

• In the state of Alaska & Hawaii, the BAR ASSOCIATION has mandated that all judges are to be licensed to practice law (e.g. Alaska Constitution, Art. IV, Sec. 4).

• This license requirement is not found in any other state of the Union.

• As all licenses to practice law in the state of Alaska & Hawaii are issued by a judge, what judge is qualified to issue a license to practice law to another judge?

• As only members of the Bar may be licensed to practice law (e.g. A.S. 08.08.020), Alaska & Hawaii judges are REQUIRED to be members of the BAR & as such, they are prejudiced to do the business of the BAR.
BAR Members

- If a judge is required to be a member of the BAR, who disqualifies the judge from office if that judge does not pay the dues or violates the rules of the BAR?
- Texas statutes require judges to be BAR Members and federal statutes require judges to be BAR members.
- All state legislatures and Congress, are controlled by BAR members, either as members, or indirectly, as counsel to the members.
- Obama is a BAR Member.
• INNS OF COURT - "These are certain private unincorporated associations, in the nature of collegiate houses, located in London, and invested with the exclusive privilege of calling men to the bar;..." Black's Law Dictionary, 5th Edition page 709.
Inns of Court

• There is an American Inns of Court foundation

• Every state has a local Inns of Court chapters
We are pleased to announce that Becky Bye of Golden, Colorado and John DeStefano of Phoenix, Arizona have been selected to be the 2012 American Inns of Court Pegasus Scholars. They begin their six week scholarship on February 20th. Click here to learn more.

The Temple American Inn of Court of Philadelphia, Pennsylvania, in conjunction with members of The Honourable Society of Gray’s Inn of London, England, recently presented a debate on “This House Believes the Declaration of Independence was an Illegal Document” at the American Philosophical Society in Philadelphia as part of the Temple Inn’s 20th Anniversary celebration. The summary below was provided by the BBC. Click here to see a summary of the event.
City of London

- Downtown London is walled in (approximately 1 -2 square miles)
- The Imperial Parliament buildings are located in the City of London
- The City of London was never conquered by William the Conqueror (1066)
- The City of London has several gates, one of which is called Temple Bar
- The ONLY true law (800 years of jury trial decisions) schools (4 ea) in the world are in the City of London
- Inns of Court is one of those law schools
City of London

- The City of London is foreign territory to the rest of England
- During the convening of the Imperial Parliament, the Queen gives the Throne Speech
- The Queen goes to Temple Bar and requests permission to enter the foreign territory
- The Lord Mayor grants permission
- The Queen then walks 2 steps behind the Lord Mayor, with her head bowed, while she is in the City of London
City of London

“... we will and establish perpetual obligation and concession we will establish that from the proper and especial revenues of our aforesaid kingdoms, for all the service and customs which we ought to render for them, saving in all things the penny of St. Peter, the Roman church shall receive yearly a thousand marks sterling, namely at the feast of St. Michael five hundred marks, and at Easter five hundred marks-seven hundred, namely, for the kingdom of England, and three hundred for the kingdom of Ireland...” Concessions of England to the Pope (1213)
The Magna Carta

• After the Concessions of England to the Pope (1213) was signed, King John had to make money to pay his tribute

• King John imposed Martial Law Rule and started to do things to raise money to pay his tribute

• It took ONLY 2 years for the people to figure out what was happening, and the Magna Carta was the result,
The Magna Carta

“The Magna Carta is not a unilateral act, emanating solely from the spontaneous will of the King, as the Charters of the predecessors of John; neither is it a treaty; for we cannot say it was concluded between two legitimate and independent sovereignties; nor between two nations, nor is it a law. The Barons do not appear in it as subjects, for they are freed from their promise of fidelity, and the King, brought captive, placed before them, submitted to the conditions which the conquerors imposed upon him. Magna Carta is therefore a contract, but resembles a treaty concluded between two nations, in that one of the parties, in virtue of the law of war, can impose its will upon the other.” Perlman v Piche and Attorney General of Canada, Intervenant, Re Habeus Corpus, 4 D.L.R. 147
The Crown

• The Crown is a corporation that is domiciled in the City of London
• The Crown is owned and operated by the Vatican
• The Crown that belongs to the Queen has “ER” transposed over it (stands for “Elizabeth Regina”)
• All members of the Bar (Attorneys) are foreign agents of the Crown
Article Thirteen in Amendment

"If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall, without the consent of congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them."

Article Thirteen in Amendment, Constitution for the United States of America

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Bar Members (Attorneys)

• An office of trust is one that requires an oath of office

• An office of profit is one which is paid
War of 1812

- The War of 1812 was initiated by the Crown to eliminate the true Article Thirteen in Amendment
  - One of the major engagements was when the British burned the capitol and the National Archives
  - The National Archives would have been where the ratification records would have been kept
Bar Members (Attorneys)

- All Bar members have a title of Nobility
- All Bar members have a special privilege or honor from a foreign power
- All Bar members have an emolument from a foreign power
Bar Members

- TITLE, persons. Titles are distinctions by which a person is known.

- 3. The constitution of the United States forbids the tyrant by the United States, or any state of any title of nobility. (q. v.) Titles are bestowed by courtesy on certain officers; the president of the United States sometimes receives the title of excellency; judges and members of congress that of honorable; and members of the bar and justices of the peace are called esquires. Cooper's, Justinian, 416'; Brackenridge's Law Miscell. Index.”

Bouvier’s Law Dictionary 1856 Edition
Bar Members (Attorneys)

• “EMOLUMENT. The lawful gain or profit which arises from an office.” Bouvier’s Law Dictionary 1856 Edition
Bar Members (Attorneys)

• “ESQUIRE. A title applied by courtesy to officers of almost every description, to members of the bar, and others...2. In England, it is a title next above that of a gentleman, and below a knight.” Bouvier’s Law Dictionary 1856 Edition
Lawyers Guild

• 1950 81st Congress Investigated the Lawyers Guild and determined that the B.A.R. Association by definition is founded and run by communists. Thus any elected official that is a member of the B.A.R. will only be loyal to the B.A.R. entity and never have allegiance to the people.
Bar Members (Attorneys)

• All Bar members have renounced their US citizenship (as contemplated by the founding fathers)
  – Pursuant to the true Article Thirteen in Amendment
Bar Members (Attorneys)

• All Bar members “represent” you in court
• All Bar members make legal determinations for you
• If you hire an attorney, you are saying you are not competent
• If you hire an attorney you are making yourself a “Ward of the court”
• If you hire an attorney, you are saying that you are an imbecile.
Bar Members (Attorneys)

• The right to be represented exists ONLY in a military court

• “(1)The accused has the right to be represented in his defense before a general or special court-martial or at an investigation under section 832 of this title (article 32) as provided in this subsection.” 10 USC § 838(a)(1)
Bar Members (Attorneys)

• They cannot put you in jail unless you have an attorney representing you

• When you hire an attorney, you volunteer to go to jail
Bar Members (Attorneys)

• Almost all judges are Bar members (state and federal)

• “No individual may be appointed or reappointed to serve as a magistrate judge under this chapter unless: (1) He has been for at least five years a member in good standing of the bar of...” 28 USC § 631(b)(1)
BAR Members (Attorneys)

• “No person is eligible to be appointed a judge of a superior court in any province unless, in addition to any other requirements prescribed by law, that person (a) is a barrister or advocate of at least ten years standing at the bar of any province;...”
Section 3, Canada Judges Act
BAR Members

• “(a) A municipal court of record is presided over by one or more municipal judges.

• (b) The governing body shall by ordinance appoint its municipal judges.

• (c) A municipal judge must:

• (1) be a resident of this state;

• (2) be a citizen of the United States;

• (3) be a licensed attorney in good standing; and

• (4) have two or more years of experience in the practice of law in this state.”

• Texas Government Code Section 30.00006 JUDGE [emphasis added]
BAR Members

“To qualify for appointment as an associate judge under this subchapter, a person must:

• (1) be a resident of this state and one of the counties the person will serve;
• (2) have been licensed to practice law in this state for at least four years;”

• Texas Government Code Section 54A.003 Qualifications [emphasis added]
Bar Members (Attorneys)

• Bar members have infiltrated our courts, and are now found in every organization in the country, and at the highest levels of government
  – Obama is a Bar member
  – The leader of every major corporation is either a Bar member, or they surround themselves with Bar members.

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Bar Members (Attorneys)

• Bar members have criminally converted citizenship into the opposite of what the founding fathers intended

• “And while the Fourteenth Amendment does not create a national citizenship, it has the effect of making that citizenship "paramount and dominant", instead of "derivative and dependent" upon state citizenship.” Colgate v Harvey, 296 U.S. 404, on page 427

• "The amendment (fourteenth) reversed and annulled the original policy of the constitution," United States v. Rhodes, 27 Federal Cases, 785, 794.

• "The term resident and citizen of the United States is distinguished from a Citizen of one of the several states, in that the former is a special class of citizen created by Congress." U.S. v. Anthony 24 Fed. 829 (1873)
Bar Members (Attorneys)

- Bar members have converted a US citizen into a slave;
- "...the privileges and immunities of citizens of the United States do not necessarily include all the rights protected by the first eight amendments to the Federal constitution against the powers of the Federal government." Maxwell v Dow, 20 S.C.R. 448, at pg 455;
- “[T]he term "citizen," in the United States, is analogous to the term "subject" in the common law.” State vs Manual 20 NC 122, 14 C.J.S. 4, p 430
- "The only absolute and unqualified right of a United States citizen is to residence within the territorial boundaries of the United States," US vs. Valentine 288 F. Supp. 957,
Bar Members (Attorneys)

• The Bar members on the Supreme Court are facilitating the murder of millions of our unborn children

• "As used in the Fourteenth Amendment to the United States Constitution, the word "person" does not include the unborn." Roe v Wade, 410 US 113, 93 S.Ct. 705
BAR Members

- Brought us Martial Law Rule – see We are Under Martial Law Rule video
- Brought us “Law Enforcement Officers” to enforce their Martial Law Rule on us
- Brought us the bankruptcy – see Bankrupt Corporate (so-called) Governments video
- Brought us Color of Law – see Color of Law video
- Brought us UNIDROIT, Kangaroo Courts, Roman Civil Law, as found in the
  - De Facto Courts video and the
  - Quasi contracts and Roman Civil Law video
  - UNIDROIT video
BAR Members

• Brought us ecclesiastical courts that are owned and operated by the Satanic Vatican and are not interested in justice as described in the Vatican Courts video
BAR Members

• Work together with the bankster thieves and the Vatican as found in the
  – Bankster Thieves video and the,
  – Bankster Thieves 2 video and the,
  – Bankster Thieves 3 video and the,
  – Churchianity video and the,
  – Churchianity – The Vatican video and the,
  – Bankrupt Corporate (so-called) Governments video and the,
  – De facto Courts video and the,
  – Corruption in the Courts 3 & 4 videos
Attorneys

• These de facto kangaroo United Nations Courts make sure they get a conviction so they can make business for their bankster owned and operated prisons

• These de facto kangaroo United Nations so-called Courts have a conviction rate that is over 97% and if you do not plea bargain it, they throw the book at you, because it makes more business for their BAR member buddies in the so-called Court of Appeals

• They want a plea bargain because it is NOT subject to appeal
Conclusion

• The crimes of Bar members are too numerous to list
• Bar members have converted our nation from the Christian nation that it was intended to be,...into a nation of hedonists and devil worshipers as found in the Churchianity videos
  – They have taken God out of our schools, and our courts
  – The number 1 Export of the United States is entertainment
  – When other people call the United States “The Great SATAN” they are 100% correct!!
Conclusion

• BAR Members are Priests of BAAL operating under instructions from their satanic Vatican – see Churchianity video and the Churchianty – The Vatican video

• All so-called court cases are actually satanic religious ceremonies run by Priests of BAAL
Conclusion

• Is there any wonder why Christ had such complete and utter contempt for the attorneys of his day?
Other Videos

• Bankrupt Corporate (so-called) Governments
• Bankster Thieves 1 & 2
• We are Under Martial Law Rule
• De Facto Courts
• BAR Members
• Quasi-Contracts and Roman Civil Law
• United Nations Clerks Masquerading as Judges in Canada
• Canada Border PIGs

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Upcoming Events

• Vatican Courts
• US Government is the District of Columbia
• Churchianity - The Vatican
• Bankster Thieves 3
• UNIDROIT
• United States citizens are District of Columbia citizens, and are slave corporations
• District of Columbia Border PIGs

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