Build a Case for War Crimes

by Sovereignty International (a trust)
C/O 6340 Lake Worth Blvd., #437
Fort Worth, Texas
ZIP CODE EXEMPT

engineerwin@yahoo.com
Administrating-Your-Public-Servants@GoogleGroups.com
Administrating-Your-Public-Servants@YahooGroups.com
www.sovereigntyinternational.fyi

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Disclaimers

- I am NOT a liar (lawyer)
- You should NEVER take my word for anything
- You should always do your own research
- I have provided references to aid you in your research
- I don’t know everything and am open to any ideas
THERE ARE 4 TYPES OF PEOPLE YOU WILL MEET IN YOUR LIFE

1. THE PEOPLE WHO TRY TO WAKE UP THE SLAVES
2. THE SLAVE MASTERS
3. THE PEOPLE WHO HAVE NO IDEA THEY’RE SLAVES
4. THE PEOPLE WHO LIKE BEING SLAVES

Which one are you?
Do you really know for sure?
Are you who you think you are?
Get red pill here: @NoThanksIRS
IF YOU CAN SEE
THROUGH THE ILLUSION
THEN YOU ARE THE SOLUTION
IF THE PEOPLE DO NOT KNOW THEIR BASIC RIGHTS AND FREEDOMS,

HOW CAN THEY KNOW WHEN OR IF THEIR RIGHTS AND FREEDOMS ARE BEING INFRINGED?
NEVER FORGET THE MEN WHO STARTED THIS COUNTRY WERE

MARIJUANA GROWING, WHISKEY DRINKING, TAX EVADING REBELS WHO LEFT THEIR BEDS LATE AT NIGHT TO SHOOT AT COPS

Firearmsunknown.com
All tyranny needs to gain a foothold is for people of good conscience to remain silent

- Thomas Jefferson
“Government is not reason, it is not eloquence,—it is force! Like fire, it is a dangerous servant, and a fearful master; ……”

George Washington
Have you had enough yet?

“Give me liberty or give me death” Patrick Henry after witnessing a man flogged to death for refusing to take a license
Constitutional Sheriffs and Peace Officers Association
“All wanton violence committed against persons in the invaded country, all destruction of property not commanded by the authorized officer, all robbery, all pillage or sacking, even after taking a place by main force, all rape, wounding, maiming, or killing of such inhabitants, are prohibited under the penalty of death, or such other severe punishment as may seem adequate for the gravity of the offense.

A soldier, officer or private, in the act of committing such violence, and disobeying a superior ordering him to abstain from it, may be lawfully killed on the spot by such superior.” Article 44, Lieber Code
“(a) No evidence obtained by an officer or other person in violation of any provisions of the Constitution or laws of the State of Texas, or of the Constitution or laws of the United States of America, shall be admitted in evidence against the accused on the trial of any criminal case.

(b) It is an exception to the provisions of Subsection (a) of this Article that the evidence was obtained by a law enforcement officer acting in objective good faith reliance upon a warrant issued by a neutral magistrate based on probable cause.” Texas Code of Criminal Procedure, Article 38.23 Evidence Not to Be Used [emphasis added],
“(e) DEFENSE.—A good faith reliance on—
(1) a court warrant or order, a grand jury subpoena, a legislative authorization, or a statutory authorization (including a request of a governmental entity under section 2703(f) of this title);
(2) a request of an investigative or law enforcement officer under section 2518(7) of this title; or
(3) a good faith determination that section 2511(3) of this title permitted the conduct complained of;
is a complete defense to any civil or criminal action brought under this chapter or any other law.” 18 US Code 2707 Civil Action
References

- Copies of these documents can be found at My private group at Yahoo called Administrating-Your-Public-Servants

- For a complete set of Youtube videos with Private Information Shares, a DVD with over 50 searchable Law Dictionaries, and other books and forms contact me privately at engineerwin@yahoo.com

- Donations to support this work are appreciated. I prefer gold or silver coin, but as an extremely less desirable alternative I can accept IOUs (Federal Reserve Notes, Paypal gifts, checks, money orders, etc) send me an email for particulars

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Martial Law

- All civil war states are under a military occupation – Virginia, North Carolina, South Carolina, Georgia, Florida, Alabama, Mississippi, Louisiana, Arkansas, Texas, Missouri, Tennessee, Kentucky
- All of the states in the territory conquered in the War with Mexico are under a military occupation, Arizona, New Mexico, Utah, Nevada
- Dictation = Dictatorship – Military Dictatorship
- Law Enforcement = Enforcing the Martial Law

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Martial Law

- When the southern states walked out of Congress in 1861 they ceased to have a quorum.
- Under executive authority (Martial Law) Lincoln ordered Congress to re-convene.
- When The Supreme Court ruled against something Lincoln did, he ordered troops to the Supreme court.
- “All process of this Court issues in the name of the President of the United States.” Rule 45. Process; Mandates.
Martial Law

- All Statutes (state or federal) passed prior to 1861 are lawful de jure statutes
- All statutes (state or federal) passed after 1861 are Martial Law Statutes
- “Two national governments exist, one to be maintained under the Constitution, with all its restrictions, the other to be maintained by Congress outside and independently of that instrument” Dissenting opinion of Justice Marshall Harlan. Downes v. Bidwell, 182 U.S. 244 1901.
- In 1871 Congress set up a corporation to operate as the government of the District of Columbia
"It is an established fact that the United States Federal Government has been dissolved by the Emergency Banking Act, March 9, 1933, 48 stat. 1, Public Law 89-719; declared by President Roosevelt, being bankrupt and insolvent, H.J.R. 192, 73rd Congress in session June 5, 1933 - Joint Resolution To Suspend The Gold Standard and Abrogate The Gold Clause dissolved the Sovereign Authority of the United States and the official capacities of all United States Governmental Offices, Officers, and Departments and is further evidence that the United States Federal Government exists today in name only.” United States Congressional Record, March 17, 1993 Vol. 33
Bankruptcy = Martial Law

"Since March 9, 1933; the United States has been in a state of declared National Emergency . . . Under the powers delegated by these statutes, the President may: seize property; organize and control the means of production; seize commodities; assign military forces abroad; institute martial law; seize and control all transportation and communication; regulate the operation of private enterprise; restrict travel; and in a plethora of particular ways, control the lives of all American citizens. . . . A majority of the people of the United States have lived all of their lives under emergency rule. For 40 years, freedoms and governmental procedures guaranteed by the Constitution have in varying degrees been abridged by laws brought into force by states of national emergency . . . “

In Reg: U.S. Senate Report No. 93-549 dated 11/19/73 (73 CIS Serial Set S963-2 - [607 Pages])

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PENTAGON INC.

MASQUERADING AS PRIVATE COMPANIES
Lieber Code Article 7

“Martial Law extends to property, and to persons, whether they are subjects of the enemy or aliens to that government.” Article 7 Lieber code

- Subjects or Aliens – nobody else
- Does NOT affect sovereignty
- Why would anyone want to be a lowlife scumbag US citizen
- If a military police officer is talking to you, then you are a subject and you are the enemy
“All subjects over which the sovereign power of the state extends are objects of taxation, but those over which it does not extend are exempt from taxation. This proposition may also be pronounced as self-evident. The sovereignty of the state extends to everything which exists by its authority or its permission.” McCullough v Maryland, 17 U.S. [4 Wheat] 316 (1819). [emphasis added]
Have you had enough yet?

“Give me liberty or give me death” Patrick Henry after witnessing a man flogged to death for refusing to take a license
“The Congress shall have power to dispose of and make all needful rules and regulations respecting the…. other property belonging to the United States…….” Article 4, Section 3, Clause 2, Constitution for the United States of America

“Section 2 Definitions (1) In this Act, owned means, subject to the regulations,…..;””

Canadian Ownership and Control Determination Act
Every Tree

Living things
People, Animals, Plants
Heaven, Earth, the Universe
Lawful & Natural

Tree in the Midst of the Garden

Fictional things
Persons & Corporations
Domicile & Residence
Legal & Political

GOD’S

Lucifer’s

Two Political Jurisdictions

Genesis 3:1-24
"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)

“[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

"Civil rights under the 14th amendment are for Federal citizens and not State Citizens; Federal citizens, as parents, have no right to the custody of their infant children except subject to the paramount right of the State." Wadleigh v. Newhall, Circuit Court N. Dist. Cal., Mar 13, 1905
“...it is evident that they [U.S. citizens] have not the political rights which are vested in citizens of the States. They are not constituents of any community in which is vested any sovereign power of government. Their position partakes more of the character of subjects than of citizens. They are subject to the laws of the United States, but have no voice in its management. If they are allowed to make laws, the validity of these laws is derived from the sanction of a Government in which they are not represented. Mere citizenship they may have, but the political rights of citizens they cannot enjoy...”

People v. De La Guerra, 40 Cal. 311, 342 (A.D. 1870)
Martial Law affects chiefly the police and collection of public revenue and taxes, whether imposed by the expelled government or by the invader, and refers mainly to the support and efficiency of the army, its safety, and the safety of its operations.” Article 10, Lieber Code
Do you feel like you have no Constitutional rights when it comes to income tax? It's because you DON'T!!

The Constitution does not apply where two parties have a contractual relationship!!
Lieber Code Article 10

- All police are military police
- FBI military police
- City military police
- State military police
- Homeland Security military police
- County military police
Lieber Code Article 10

- All police are military police and if they are talking to you, then you are a subject and you are the enemy!!!
You are the Enemy

THE REAL

POLICE

DOMESTIC

HOMELAND SECURITY

TERRORISTS
You are the Enemy

MURDERED BY POLICE
You are the Enemy

WE TALKED IT OVER AND....

AFTER INVESTIGATING IT OURSELVES, WE'VE DECIDED WE'RE NOT GUILTY.
You are the Enemy

BEWARE! VIOLENT STREET GANGS:

TYPICAL Gäng MEMBER

WELL ORGANIZED

GANG COLOURS

GANG IDENTIFIER

HEAVILY ARMED

DO NOT APPROACH! Gäng MEMBERS ARE AGGRESSIVE AND NOTORIously VIOLENT!
The tyrant, who in order to hold his power, suppresses every superiority, does away with good men, forbids education and light, controls every movement of the citizens and, keeping them under a perpetual servitude, wants them to grow accustomed to baseness and cowardice, has his spies everywhere to listen to what is said in the meetings, and spreads dissension and calumny among the citizens and impoverishes them, is obliged to make war in order to keep his subjects occupied and impose on them permanent need of a chief.

Aristotle
Military jurisdiction is of two kinds: First, that which is conferred and defined by statute; second, that which is derived from the common law of war. Military offenses under the statute law must be tried in the manner therein directed; but military offenses which do not come within the statute must be tried and punished under the common law of war. The character of the courts which exercise these jurisdictions depends upon the local laws of each particular country. In the armies of the United States the first is exercised by courts-martial, while cases which do not come within the "Rules and Articles of War," or the jurisdiction conferred by statute on courts-martial, are tried by military commissions.” Article 13, Lieber Code
Lieber Code Article 13

- All statutes are in support of the Martial Law
- All statutes apply to subjects ONLY
- There are 2 kinds of court proceedings, Courts Martial and Military Commissions
The vast majority of the disputes that the police initiate on behalf of their employer are also adjudicated by their employer, where the plaintiff, the judge, the antagonist (the police) and the only witness (also the police), all represent the same party, and, since no corpus delicti, mens rea or acts reus can be produced, doesn't technically qualify to be heard according to its own "laws". The State therefore is indistinguishable from a criminal cartel.
Have you had enough yet?

“Give me liberty or give me death” Patrick Henry after witnessing a man flogged to death for refusing to take a license
INTERNATIONAL LAW RULE: Adopted for areas under Federal legislative jurisdiction” “Federalizes State civil law, including common law.--The rule serves to federalize not only the statutory but the common law of a State. ...STATE AND FEDERAL VENUE DISCUSSED: The civil laws effective in an area of exclusive Federal jurisdiction are Federal law, notwithstanding their derivation from State laws, and a cause arising under such laws may be brought in or removed to a Federal district court under sections 24 or 28 of the former Judicial Code (now sections 1331 and 1441 of title 28, United States Code), giving jurisdiction to such courts of civil actions arising under the "* * *laws * * * of the United States" ...” Jurisdiction over Federal Areas Within the States – Report of the Interdepartmental Committee for the Study of Jurisdiction over Federal Areas Within the States, Part II, A Text of the Law of Legislative Jurisdiction Submitted to the Attorney General and Transmitted to the President June 1957, page 158-165
“We can't even begin to count the number of times Judges, Lawyers, and Statesmen have said: “There isn't any common law anymore. It has been replaced by Statutes.” They would be more truthful if they said: “There isn't any common-law any more, it has been replaced by martial law.”” Non-ratification of the Fourteenth Amendment, by Judge A.H. Ellett, Utah Supreme Court, Dyett v Turner, 439 P2d 266
Military Dictatorship

- Martial Law Supersedes and replaces Common Law

- “...statutes have been passed extending the courts of admiralty and vice-admiralty far beyond their ancient limits for depriving us the accustomed and inestimable privilege of trial by jury, in cases affecting both life and property......to supersede the course of common law and instead thereof to publish and order the use and exercise of the law martial....... and for altering fundamentally the form of government established by charter.

- We saw the misery to which such despotism would reduce us.” Causes and Necessity of Taking Up Arms (1775)

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Military Dictatorship

There are no common law offenses against the United States. Only those acts which Congress has forbidden, with penalties for disobedience of its command, are crimes. United States v. Hudson & Goodwin, 11 U.S. (7th Cr.) 32 (1812); United States v. Coolidge, 14 U.S. (1 Wheat.) 415 (1816); United States v. Britton, 108 U.S. 199, 206 (1883); United States v. Eaton, 144 U.S. 677, 687 (1892).
“A. All common law offenses and affirmative defenses are abolished. No conduct or omission constitutes an offense or an affirmative defense unless it is an offense or an affirmative defense under this title or under another statute or ordinance.” Arizona Revised Statutes 13-103. Abolition of common law offenses and affirmative defenses; definition
NSA Takes care of the spying!

CIA Takes care of the drug trade!

FBI Takes care of the terror attacks and false flags!

Homeland Security Takes care of the rest!
“The CIA owns everyone of any significance in the major media.”
– William Colby, former CIA director

“We’ll know our disinformation program is complete when everything the American public believes is false.”
– William Casey, CIA Director (from first staff meeting, 1981)

“Deception is a state of mind and the mind of the State.”
– James Angleton, head of CIA counter intelligence from 1954-1974
Have you had enough yet?

“Give me liberty or give me death” Patrick Henry after witnessing a man flogged to death for refusing to take a license
Two National Governments

“Two national governments exist, one to be maintained under the Constitution, with all its restrictions, the other to be maintained by Congress outside and independently of that instrument” Dissenting opinion of Justice Marshall Harlan. Downes v. Bidwell, 182 U.S. 244 1901
Two National Governments

- Government officials wear 2 hats
- They can represent the unconstitutional corporation, or they can represent the lawful de jure government
- Because of our own ignorance (ignore-ance) we have given them evidence of their slave
- They presume we are their slave until we defeat their presumption
“Under International Law of Warfare, all parties to a cause must appear by nom de guerre, because an "alien enemy cannot maintain an action during the war in his own name". Merriam-Webster Dictionary, pg. 1534

"A mixed war is one which is made on one side by public authority, and the other by mere private persons." Black's Law Dictionary 5th Ed., page 1420
“The United States acknowledge and protect, in hostile countries occupied by them, religion and morality; strictly private property; the persons of the inhabitants, especially those of women: and the sacredness of domestic relations. Offenses to the contrary shall be rigorously punished.

This rule does not interfere with the right of the victorious invader to tax the people or their property, to levy forced loans, to billet soldiers, or to appropriate property, especially houses, lands, boats or ships, and churches, for temporary and military uses” Article 37, Lieber Code
"The forced loans of 1862 and 1863, in the form of legal tender notes, were vital forces in the struggle for national supremacy. They formed a part of the public debt of the United States, ..." Julliard v. Greenman, 110 US 432. [emphasis added]

- Federal Reserve Notes = Military Script
- Federal Reserve Notes = Forced Loans – they are forcing the enemy (you) to loan the government money
"Governments [any sovereign] descend to the level of a mere private corporation, and take on the characteristics of a mere private citizen...where private corporate commercial paper [Federal Reserve Notes] and securities [checks] is concerned. ... For purposes of suit, such corporations and individuals are regarded as entities entirely separate from government.”

Clearfield Trust Co. v. United States 318 U.S. 363 (1943)

Federal Reserve Notes = Military Script
Martial Law Statutes

- All statutes are Martial Law Statutes
- All statutes apply to subjects ONLY
- The military police often say “you think our laws don’t apply to you”
- The Lieber Code says it all
- “Do they even teach you to read???”
- The last thing they want to talk about is War Crimes
- War Crimes precipitate revolutions
ALL EMPIRES ARE BUILT THE SAME WAY: YOU GET 50% OF THE POOR TO GO TO WAR WITH AND KILL THE OTHER 50% OF THE POOR, LEAVING THE RICH TO CHIT CHAT IN A SENATE WHICH GIVES THE IMPRESSION THAT THERE IS REAL DEMOCRACY. YOU ABSORB THE LAND AND RICHES OF YOUR ENEMIES AND REPEAT WHENEVER YOU NEED CASH OR NEW RESOURCES.

CAESAR
WAR IS TERRORISM WITH A BIGGER BUDGET

Facebook.com/realworld999
Democracy

Fake laws false arrest feel free?
Have you had enough yet?

“Give me liberty or give me death” Patrick Henry after witnessing a man flogged to death for refusing to take a license
“No contract, agreement or regulation shall impair the right of any worker, whether voluntary or not and wherever he may be, to apply to the representatives of the Protecting Power in order to request the said Power’s intervention.

All measures aiming at creating unemployment or at restricting the opportunities offered to workers in an occupied territory, in order to induce them to work for the Occupying Power, are prohibited.”

Article 52, Geneva Convention Relative to the Protection of Civilians in Time of War of 1949 [emphasis added]
“(13) the term “Federal personnel” means officers and employees of the Government of the United States, members of the uniformed services (including members of the Reserve Components), individuals entitled to receive immediate or deferred retirement benefits under any retirement program of the Government of the United States (including survivor benefits).” 5 USC § 552a. (a)(13) [emphasis added]

Anybody with a Social Security Number is “federal personnel”

If they compel the disclosure of a SSN, they are compelling you to work for the occupying power
War Crimes

- Filing fees are a regulation
- Court rules are a regulation
- By turning on their emergency lights they are terrorizing you
- Coercing information from you or a third party is a war crime
- When they coerce a date of birth from you they are compelling you to work for the occupying power – a war crime
- When they use their regulations to deny you justice – it is a war crime

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Military Occupation

“Protected persons are entitled, in all circumstances, to respect for their persons, their honour, their family rights, their religious convictions and practices, and their manners and customs.

……..

Without prejudice to the provisions relating to their state of health, age and sex, all protected persons shall be treated with the same consideration by the Party to the conflict in whose power they are, without any adverse distinction based, in particular, on race, religion or political opinion.….”

Article 27, Geneva Convention Relative to the Protection of Civilians in Time of War of 1949

[emphasis added] ©Common Law Copyright 2019
War Crimes

- When they stop you, because you have plates on your vehicle that are NOT state plates, they are persecuting you for your political opinion.
- When they drag you into their kangaroo court they are subjecting you to their satanic religious ceremony.
Constitutional Sheriffs and Peace Officers Association

"I have learned more on Constitutional law in one day here at this convention than I have in my 15 years as a sheriff"

Sheriff Sam Page - RCSO, NC

Contact Us
C.S.P.O.A.
480-840-9291
P.O. Box 567
Higley, AZ 85236

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On steemit don’t forget to vote and make your comments
“…..the present Convention shall apply to all cases of declared war or of any other armed conflict which may arise …, even if the state of war is not recognized by one of them.

The Convention shall also apply to all cases of partial or total occupation of the territory …, even if the said occupation meets with no armed resistance…..” Article 2, Geneva Convention Relative to the Protection of Civilians in Time of War of 1949 [emphasis added]
Warfare = Commerce

- When that LEO (PIG) stops you with his emergency lights
  - He is armed
  - He is wearing a military uniform with military rank insignia
  - It is an armed conflict whether you recognize it or not!
  - The fact that he stopped you is proof that he is accusing you of being a subject

- "A mixed war is one which is made on one side by public authority, and the other by mere private persons." Black's Law Dictionary 5th Ed., page 1420

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“….the Occupying Power shall be bound, for the duration of the occupation, to the extent that such Power exercises the functions of government in such territory, by the provisions of the following Articles of the present Convention: 1 to 12, 27, 29 to 34, 47, 49, 51, 52, 53, 59, 61 to 77, 143.”

Article 6, Geneva Convention Relative to the Protection of Civilians in Time of War of 1949 [emphasis added]
"All wanton violence committed against persons in the invaded country, all destruction of property not commanded by the authorized officer, all robbery, all pillage or sacking, even after taking a place by main force, all rape, wounding, maiming, or killing of such inhabitants, are prohibited under the penalty of death, or such other severe punishment as may seem adequate for the gravity of the offense.

A soldier, officer or private, in the act of committing such violence, and disobeying a superior ordering him to abstain from it, may be lawfully killed on the spot by such superior." Article 44, Lieber Code
“Collective penalties and likewise all measures of intimidation or of terrorism are prohibited.” Article 33, Geneva Convention Relative to the Protection of Civilian Persons in Time of War of 1949

Military Uniforms are designed to be intimidating

The carrying of guns, by their code enforcers, (PIGs) is intimidating, especially if they have laws preventing you from owning guns

If the PIG yells at you because you are NOT cooperating, it is threatening and intimidating

Their uniforms and vehicle colors and paint scheme are designed to be threatening and intimidating
“No protected person may be punished for an offence he or she has not personally committed. Collective penalties and likewise all measures of intimidation or of terrorism are prohibited.

Pillage is prohibited.

Reprisals against protected persons and their property are prohibited.” Article 33, Geneva Convention Relative to the Protection of Civilian Persons in Time of War of 1949

If they seize your property, it is pillaging and reprisals

They are taking reprisals against you because you don’t want to be their slave

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- $49.99/year for videos plus unlimited consultations – I am NOT a liar (Attorney) but I can tell you what I would do and where to find forms
- The ONLY power that the N.W.O. satanists have over us is through fraud and deception, and my agenda is to expose it for all our benefit – I cannot fight all of the battles
- Currently publishing 1 video a month

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- Criminal Complaint Training
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- Other Training (requests?)
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YOU ARE
THE PROPERTY OF ROME

YOUR ROMAN DOCUMENT
OF OWNERSHIP
"But individuals, when acting as representatives of a collective group, cannot be said to be exercising their personal rights and duties, nor be entitled to their purely personal privileges. Rather they assume the rights, duties and privileges of the artificial entity or association of which they are agents or officers and they are bound by its obligations." *Brasswell v. United States* 487 U.S. 99 (1988) quoting, *United States v. White* 322 U.S. 694 (1944)
“Yet still it was found difficult to set bounds to ecclesiastical ingenuity; for when they were driven out of all their former holds, they devised a new method of conveyance, by which the lands were granted, not to themselves directly, but to nominal feoffees to the use of the religious houses; thus distinguishing between the possession and the use, and receiving the actual profits, while the seisin of the lands remained in the nominal feoffee, who was held by the courts of equity (then under the direction of the clergy) to be bound in conscience to account to his cestui que use for the rents and emoluments [taxes] of the estate: and it is to these inventions that our practitioners are indebted for the introduction of uses and trusts, the foundation of modern conveyancing.” Tomlins Law Dictionary 1835 edition, Volume 2 under the definition of Mortmain [emphasis added]
Quasi-Contracts = Commerce

“Assumpsit - ....In its origin an action of tort, [assumpsit] was soon transformed into an action of contract, becoming afterwards a remedy where there was neither tort nor contract. Based at first only upon an express promise, it was afterwards supported upon an implied promise, and even upon a fictitious promise. Introduced as a special manifestation of the action on the case, it soon acquired the dignity of a distinct form of action, which superseded Debt, became concurrent with Account, with Case upon a bailment, a warranty, and bills of exchange, and competed with Equity in the case of the essentially equitable quasi-contracts growing out of the principle of unjust enrichment. ....” James Barr Ames, “The History of Assumpsit,” in 3 Select Essays in Anglo-American Legal History 298 (1909).”

"Both in Roman and English law there are certain obligations which were not in truth contractual, but which the law treats as if they were. They are contractual in law, but not in fact, being the subject-matter of a fictitious extension of the sphere of contract to cover obligations which do not in reality fall within it." Salmond, Salmond on Jurisprudence, p. 642 (9th Edition, 1937, Sweet & Maxwell, Ltd. England). [emphasis added]
Quasi Contracts

- "Constructive/quasi contracts are based solely upon a legal fiction or fiction of law." Hill v. Waxberg, 237 F.2d 936.

- "It is a well settled rule of law that he who seeks benefits of contract must also assume burdens." Higgins v. Monckton (1938), 28 C.A.2d 723, 83 P.2d 516.

- "Voluntary acceptance of benefit of transaction is equivalent to consent to all obligations arising from it, so far as facts are known, or ought to be known, to person accepting." Northern Assurance Co. v. Stout (1911), 16 C.A. 548, 117 P. 617.
Why do you think they want a Social Security Number when you apply for a Drivers License?
Or Unemployment Insurance?
Or a Passport?
Or any other “benefit”
All they need is a date of birth to pull up their cestui que trust in their hearsay database
Kangaroo Courts are Everywhere!

“Kangaroo court. Term descriptive of a sham legal proceeding in which a person's rights are totally disregarded and in which the result is a foregone conclusion because of the bias of the court or other tribunal.” Black’s Law Dictionary, 6th Edition, page 868
Contact Information

- My Blog is;  http://sovereigntyinternational.wordpress.com
- Website - www.sovereigntyinternational.fyi
- Email - engineerwin@yahoo.com
- Youtube profile – sovereignliving
- Facebook - Community Page - Deleted
  - Private Group – Sovereignty International – Being deleted
- Yahoo Private Group – Administering-Your-Public-Servants
- Google Private Group – Administering-Your-Public-Servants
- Follow me on twitter @engineerwin
- Follow me on Steemit https://steemit.com/@sovereigntyintl
- https://www.bitchute.com/channel/sovereigntyinternational/
“Protected persons may in no circumstances renounce in part or in entirety the rights secured to them by the present Convention, ......” Article 8, Geneva Convention Relative to the Treatment of Civilians in a Time of War of 1949
“The Party to the conflict in whose hands protected persons may be, is responsible for the treatment accorded to them by its agents, irrespective of any individual responsibility which may be incurred.” Article 29, Geneva Convention Relative to the Treatment of Civilians in a Time of War of 1949
“No physical or moral coercion shall be exercised against protected persons, in particular to obtain information from them or from third parties.”

Article 31, Geneva Convention Relative to the Treatment of Civilians in a Time of War of 1949

This could be used against the NSA and the CIA, or Facebook, or the banksters compelling the disclosure of a SSN

It can also be used against the PIGs when they coerce information from you on the side of the road

They are coercing information about you from the DMV database
War Crimes

“\textbf{No one shall be subjected to arbitrary arrest, detention or exile.}” Article 9, \textit{Universal Declaration of Human Rights} [emphasis added],
“The High Contracting Parties specifically agree that each of them is prohibited from taking any measure of such a character as to cause the physical suffering or extermination of protected persons in their hands. This prohibition applies not only to murder, torture, corporal punishment, mutilation and medical or scientific experiments not necessitated by the medical treatment of a protected person, but also to any other measures of brutality whether applied by civilian or military agents.” Article 32, Geneva Convention to the Relative to the Treatment of Civilians in a Time of War of 1949
War Crimes

- Article 32 could be used with torture or chem trails, fluoride in the water, or vaccinations
Military Occupation

“Terrorism - noun - 2 A system of government that seeks to rule by intimidation.” Funk and Wagnal’s New Practical Standard Dictionary (1946)
Can you spot the terrorists?

Terrorism: Noun
The use of violence and intimidation in the pursuit of political aims.
AMERICANS KILLED IN 2015 BY:

- Cannabis: 0
- Ebola: 1
- Snake Bites: 2
- ISIS: 3
- Playing Football: 12
- Cow Attack: 20
- Bee Sting: 100
- Police: 1,100

Big Pharma: 100,000+
SMALL PENIS? LACK CONFIDENCE? BULLIED AT SCHOOL?

Then why not join the POLICE

You’ll get to use phrases such as:

'I am the law' 'respect my authority'
'tell it to the judge'

Knowledge of the Law is not needed and actively discouraged. Training includes practicle steps in how to manufacture consent to statutory rules, intimidation techniques and legalese speak.

BELOW AVERAGE INTELLIGENCE AND ABSOLUTE OBEDIENCE TO AUTHORITY IS MANDATORY
War Crimes – Build a Case

- Get the Police Report,
- Get copies of any videos
- Get any notes
- It is amazing what kind of evidence they will give you against them
- All of the statutory citations are provided from Katman’s material
- Katman has done a huge amount of research and I highly recommend that everybody in Texas should have his book
REQUEST FOR RECORDS
Public Information Act

DATE: 19 MARCH 2019

SUBMITTED BY: Glenn Winningham 
YOUR ADDRESS: 3640 Lake Worth Blvd #150, Fort Worth
YOUR PHONE NUMBER:
YOUR EMAIL ADDRESS: winter.m@gmail.com

DESCRIBE THE REQUESTED DOCUMENT(S) PLEASE BE SPECIFIC:
(i.e. 911 tapes, citation video, offense/incident reports, narrative, call logs, arrest reports, photos/videos)
ALL REPORTS, ALL VIDEOS, ALL OFFENSE REPORTS, ALL INCIDENT REPORTS, ALL NARRATIVES, ALL CALL LOGS, ALL ARREST REPORTS, ALL PHOTOS, ALL BONDS, OATHS OF OFFICE FOR ALL OFFICERS INVOLVED, ALL CRIMINAL COMPLAINTS

TYPE OF INCIDENT:
[ ] Identity Theft [x] Arrest [ ] 911 Call/Service Call [ ] Traffic Stop [ ] Other

INCIDENT DATE: 15 MARCH 2019 INCIDENT TIME: 02:00 AM
ADDRESS OF INCIDENT: 500 CHEFD SPARGER ROAD, COLLEYVILLE
PERSONS INVOLVED IN INCIDENT:

CASE NUMBER: 454747

CHECK ALL THAT APPLY:
[ ] I request documents be emailed. [ ] I request to view documents. [ ] I request a CD.
[ ] I request paper copies. [ ] I request an estimated cost for this request.

Signature: ____________________________

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War Crimes – Build a Case

- All Reports
- All videos
- All offense reports
- All incident reports
- All Narratives
- All Call Logs
- All Arrest Reports
- All Photos
- All Criminal Complaints
- All Bonds and Oaths of office for all of the officers involved
United Nations = Roman Law = Roman Cult

- “The States Parties to the present Covenant, including those having responsibility for the administration of Non-Self-Governing and Trust Territories, shall promote the realization of the right of self-determination, and shall respect that right, in conformity with the provisions of the Charter of the United Nations.” International Covenant on Civil and Political Rights, Article 1, Clause 3 [emphasis added]
(bought and paid for) Clerk masquerading as a Judge = War Crime

- “All persons shall be equal before the courts and tribunals. In the determination of any criminal charge against him, or of his rights and obligations in a suit at law, everyone shall be entitled to a fair and public hearing by a competent, independent and impartial tribunal established by law.” International Covenant on Civil and Political Rights, Article 14, Clause 1
Other Videos

- Bankster Thieves playlist
- Roman Cult playlist
- Bankrupt Corporate (so-called) Governments
- BAR Members 1 - 4
- D.I.Y. How NOT to Volunteer for the Selective Service and the Draft
- Martial Law is here!
- D.I.Y. No Income Tax
- D.I.Y. Free Mail
- D.I.Y. Kangaroo Courts 1 – 15
- Canada Border PIGs playlist
- BAR Members and their Satanic Connections playlist

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“Everyone has the right to freedom of thought, conscience and religion; this right includes freedom to change his religion or belief, and freedom, either alone or in community with others and in public or private, to manifest his religion or belief in teaching, practice, worship and observance.”

Article 18, Universal Declaration of Human Rights
No sentence shall be pronounced by the competent courts of the Occupying Power except after a regular trial....” Article 71 Geneva Convention Relative to the Treatment of Civilians in a Time of War of 1949

“It is a fundamental right of a party to have a neutral and detached judge preside over the judicial proceedings.” Ward v Village of Monroeville, 409 U.S. 57, 61-62, 93 S.Ct 80, 83, 34 L.Ed. 2d 267 (1972); Tumey v Ohio, 273 U.S. 510, 5209, 47 S. Ct. 437, 440, 71 L.Ed. 749 (1927)
WARNING

THIS IS THE STANDING ARMY YOU WERE TOLD NOT TO TOLERATE.
Order-Followers: The Servants Of Evil

“You assist an evil system most effectively by obeying its orders and decrees. An evil system never deserves such allegiance. Allegiance to it means partaking of the evil. A good person will resist an evil system with his or her whole soul.”

- Mahatma Gandhi
"Order Followers are the ones that keep the system of slavery in place"

Mark Passio
War is when your government tells you who the enemy is.

Revolution is when you figure it out for yourself.
When Liberty and Freedom are at stake, your silence isn’t golden... it’s yellow.
“Change will not come if we wait for some other person or some other time. We are the ones we’ve been waiting for. We are the change that we seek.”
War Crimes

- These Roman Cult satanists are bending over backwards to make you think you have constitutional rights.
- It is extremely important to them that people do not figure this out because the last time they were doing War crimes, it precipitated a revolution.
- If you challenge jurisdiction, the (so-called) judge is required to compel the prosecutor to prove jurisdiction, or dismiss the case. If they do anything else it is a denial of due process – a war crime.
War Crimes

- They are cowards
- They are real brave when there are 20 or 30 of them but when it is just you and them they are cowards!
- They sneak around and fabricate evidence that you are the enemy and a subject (their slave) but they will never confront you without lots of their buddies to back them up
- You are the enemy and the sooner you figure that out the better
- You are a subject and their slave and the sooner you figure that out the better
“Give me liberty or give me death” Patrick Henry after witnessing a man flogged to death for refusing to take a license

They were assaulting people with their Roman Cult cestui que trust

"In doing this, I shall have occasion incidentally to evince, how true it is that States and Governments were made for man, and, at the same time, how true it is that his creatures and servants have first deceived, next vilified, and, at last oppressed their master and maker." Chisholm v Georgia, 2 Dal. 419 at p 455

"A state like a merchant makes a contract. A dishonest state, like a dishonest merchant willfully refuses to discharge it." Chisholm v Georgia, 2 Dal. 419 at p 456, and further,
War Crimes

“Government is not reason, it is not eloquence,—it is force! Like fire, it is a dangerous servant, and a fearful master; ......”

George Washington
War Crimes

- The communists in the Southern Poverty Law Center are responsible
- They are persecuting you for your political beliefs
- They are taking reprisals against you because you don’t want to be their slave
- They are pillaging your property
- They are NOT respecting your religious beliefs
- They are terrorizing you
- They are threatening you
- They are coercing information from you and from third parties
- They are engaging in Genocide against State Citizens
War Crimes

- Remember – It is Warfare – You have to treat it like it is warfare because that is EXACTLY what it is
- Don’t wait for them to attack you, attack them first
- Make an Affidavit of Corporate Denial
- Serve them with a Notice and Demand that is designed to take away their presumptions – if you do this effectively it will put them in a very difficult position
- If you do this well, you may be able to get them fired or worse
- Make an Affidavit of Criminal Complaint and serve it on the US Attorney

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# Incident ARREST Report

**COLLEYVILLE POLICE DEPARTMENT**

Orient: TX2204000

Incident No. 19CP010795

**Incident**

<table>
<thead>
<tr>
<th>CAD No.</th>
<th>1900059229</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other No.</td>
<td></td>
</tr>
<tr>
<td>Type</td>
<td>Municipal</td>
</tr>
<tr>
<td>Date Occur</td>
<td>03/18/2019 01:42</td>
</tr>
</tbody>
</table>

**UCR Status** Clear by Arrest

| Clear. Date | 03/18/2019 |
| Clear. Status | Cleared By |
| Report By | Smith, D. #240 |
| Date | 03/18/2019 |

**Narrative**

I19CP010795.doc

**Inv. Status** Cleared By

**Fam. Violence** No

**Description**

Adult Arrest - Class C Warrant Arrest

---

**Offense No. 1**

| Off. Begin Date | 03/18/2019 01:42 |
| Off. End Date | 03/18/2019 03:56 |
| Offense Address | 500 CHEEK-SPARGER RD Colleyville |

**Offense Recording Date** 03/18/2019 04:37

**Offense** Traffic Violation(s)

**Arrestee:** FEARN, GLENN WINNINGHAM

| DOB | [redacted] |
| Age(@Crime) | [redacted] |
| Race | White |
| Sex | Male |
| Height | 70 |
| Weight | 280 |
| Hair | Brown |
| Eyes | Brown |
| DL No | [redacted] |
| Issued | |
| SS No | [redacted] |
| Address | 6340 Lakeworth Blvd 437, Fort Worth, TX 76135 |
| Occupation | Unknown |
| Supplement | 0 |

**Arrest:**

| Arrest. Agency | COLLEYVILLE POLICE |
| Arrest Date | 03/18/2019 01:48 |
| Arrest Location | 500 Cheek- Sparger Rd, Colleyville TX, 76034 |

| Arrest. Officer | Smith, D. #240 |
| Arrest Type | Summoned/Cited |
| Armed Indicator | Disposition < 18 |

**Remarks**

Citation - 454247 - Display Expired Registration, Fail to Maintain Financial Responsibility
Offense No. 2  Offense Recording Date 03/18/2019 05:48

Off. Begin Date 03/18/2019 01:42  Off. End Date 03/18/2019 03:56  Offense Outstanding Warrants

Arrestee: FEARN, GLENN WINNINGHAM
Address: 6340 Lakeworth Blvd 437, Fort Worth, TX 76135  Birth Place,
Occupation: Unknown

Arrest:
Arrest Agency COLLEYVILLE POLICE  Arrest Officer Smith, D. #240  Disposition < 18
Arrest Date 03/18/2019 01:48  Arrest Type Taken into Custody
Clear. Indicator  UCR Code
Arrest Location 500 Cheek- Sparger Rd, Colleyville TX, 76034
Remarks Charge - Class C Warrant Arrest
Incident VEHICLE Report

ORI: TX2204000

Incident No. 19CP010795

3/20/2019

Incident

CAD No. 1900059229
UCR Status Clear by Arrest
Inv. Status Cleared By

Date Occurred 03/18/2019 01:42
Clearance Date 03/18/2019
Report By Smith, D. #240

Type Municipal
Audited By Camelin, T #235
Approve By Wilson, B. #175

Narrative l19CP010795.doc
Exc. Clear

3/18/2019

Recorded Date: 03/18/2019

Description
Adult Arrest - Class C Warrant Arrest

Vehicle

Status USED BY
Year 2015
Make Toyota
Model COROLLA
Color BROWN

VIN Number [redacted]
State TX
License [redacted]
Exp. Date [redacted]

Value [redacted]
Plate Type [redacted]

Type Auto
Wrecker Co: B & B
Wrecker Call'd: 03/18/19 01:56
Wrecker Arriv'd: 03/18/19 02:12
Enter'd: 03/18/19

Description:
Supplement: 0
“(a) If the owner of the motor vehicle fails to timely pay the amount of the civil penalty imposed against the owner: (1) an arrest warrant may NOT be issued for the owner; & (2) the imposition of the civil penalty may not be recorded on the owner’s driving record.” Texas Transportation Code § 707.019 Failure to Pay Civil Penalty [emphasis added]
“(e) An offense under this section is a Class “C” misdemeanor if the offense for which the actor’s appearance is required is punishable by fine only.” Texas Penal Code § 38.10 Bail Jumping and Failure to Appear,

“(c) Conviction of a Class C misdemeanor does not impose any legal disability or disadvantage,” Texas Penal Code § 12.03 Classification of Misdemeanor

“An individual adjudged guilty of a Class “C” misdemeanor shall be punished by fine only, not to exceed $500.” Texas Penal Code § 12.23 Class (C) Misdemeanors
COLLEYVILLE POLICE DEPARTMENT
Narrative

Date of report: 2019-03-18                Case Number: 19CP010795

Incident Number: 19CP010795
Officer D. Smith #240

Expired Registration/ Fail to Maintain Financial Responsibility/ Warrant Arrest

500 Cheek-Sparger Rd, Colleyville TX, 76034

Monday, March 18, 2019

On Monday, March 18, 2019 at approximately 0142 hours, I, Officer D. Smith #240 was conducting a business check at Capital One Bank, located at 3907 Colleyville Blvd, Colleyville TX, 76034 in my marked patrol unit, 1164.

While conducting my business check I observed a small sedan, later identified as a 2015 Toyota Corolla bearing TX Buyer Tag (redacted) in the ATM drive through. I observed the Buyer Tag on vehicle to be expired with an expiration date of February 3, 2019. While in the area I observed the vehicle exit the parking lot onto the public roadway of 100 Cheek-Sparger Rd, Colleyville TX, 76034.

Upon the vehicle entering a public roadway and my prior knowledge the vehicle was displaying an expired registration tag I activated my emergency red and blue lights to initiate a traffic stop. The vehicle continued to travel eastbound on Cheek-Sparger Rd at a slow speed of about 20 mph, causing me to activate my sirens in hopes he would hear it and come to a stop. The vehicle finally yielded and came to a stop in the 500 block of Cheek-Sparger Rd. Officer K. Bruner #225 arrived on scene to assist due to the vehicle not stopping right away.

I made contact with the driver and sole occupant of the vehicle, whom refused to provide me with a driver's license and proof of insurance upon my request. The subject continued to tell me I was coercing him and it was a war crime for me to ask him for his information.

The subject was later discovered by dispatch to be identified as FEARN, Glenn Willingham (WM DOB: redacted). Dispatch also provided me with a mailing address of 6340 Lake Worth Blvd, Fort Worth TX, 76135 which was linked to the above listed name. Mail correspondence was later located in the vehicle during an inventory which had the same
address listed on it. Dispatch also discovered and confirmed FEARN to have the following outstanding warrants:

Lake Worth Police Department
Warrant #LPD1066097  No Insurance $555.10
Warrant #LPD1066096  Fail to Display Driver's License $236.60
Total Amount $791.70

Due to FEARN refusing to provide the requested information after being asked multiple times, and displaying the expired registration I advised him he was going to be removed from the vehicle placed in handcuffs. Upon telling FEARN he was going to be removed from the vehicle and put in handcuffs, he began to move around abruptly, which caused me to be concerned for our safety. I immediately opened the car door and grabbed FEARN'S hands and gave him instructions to not move them anymore. FEARN was then removed from the vehicle and placed in double locked handcuffs.

Upon removing FEARN from the vehicle he was extremely passive resistant. FEARN was searched incident to arrest, seat belted in the back right passenger seat of my patrol unit, and transported to the Keller Regional Jail to be booked in for Expired Registration and Fail to Maintain Financial Responsibility (454247). FEARN was also booked in for the above listed warrants.

Officer K. Bruner remained on scene and released the vehicle to B&B Wrecker Service.

End of report.
(a) A person commits an offense if he:
(1) impersonates a public servant with intent to induce another to submit to his pretended official authority or to rely on his pretended official acts; or
(2) knowingly purports to exercise any function of a public servant or of a public office, including that of a judge and court, and the position or office through which he purports to exercise a function of a public servant or public office has no lawful existence under the constitution or laws of this state or of the United States.
(b) An offense under this section is a felony of the third degree.” Texas Penal Code, Section 37.11.
Edicts under Martial Law

“(a) A municipal court, including a municipal court of record, shall have exclusive original jurisdiction within the municipality’s territorial limits in all criminal cases that:

(1) arise under (A) the ordinances of the municipality
(b) The municipal court has concurrent jurisdiction with the justice court of a precinct in which the municipality is located in all criminal cases arising under state law that arise within the municipality’s territorial limits
(c) In this section, an offense which is punishable by “fine only” is defined as an offense that is punishable by fine and such sanctions, if any, as authorized by statute not consisting of confinement in jail or imprisonment” Texas Government Code § 29.003 Jurisdiction (Authority of Municipal and Justice of the Peace Court)

Research by katmanwon@gmail.com
COURT SETTING NOTICE
STATE OF TEXAS

VS.

(NO HATS, NO SHORTS, NO TANK TOPS)

DOCKET # __________________________  DOCKET # __________________________
DOCKET # __________________________  DOCKET # __________________________
DOCKET # __________________________  DOCKET # __________________________

You are hereby notified the above mentioned case(s) have been set for the court docket on
_________________________ 20 _____ check in at 8:00 AM  10:00 AM  Before 2:00 PM

at the Bedford Municipal Court, 2000 Forest Ridge Drive, Bedford, Texas 76021. Failure to appear at the
above day and time will result in a failure to appear charge and a warrant of arrest being issued.

***I AGREE TO APPEAR AS DIRECTED***

DEFENDANTS SIGNATURE / PARENT SIGNATURE  DATE
“A county attorney will represent the State in all cases.” Article 5, Section 21, Texas Constitution

Research by katmanwon@gmail.com
State of Texas, Inc.
Plaintiff in Error
VS
John Henry House of Smith
Respondent in Error

I hereby agree to make a special appearance on 23 April 2019 at
1000 am in the morning at Bedford
Municipal Court, 2000 Forest Ridge
Drive, Bedford, Texas

1 April 2019
Date

[Signature]

WITHOUT PREJUDICE

ALL RIGHTS RESERVED
War Crimes

“(5) Crime means (A) a misdemeanor punishable by confinement (jail); or (B) a felony

(6) “DEFENDANT” means a person accused of a crime” Texas Government Code § 79.001 Definitions

“(a) A municipal court, including a municipal court of record, shall have exclusive original jurisdiction within the territorial limits of the municipality in all criminal cases” Texas Code of Criminal Procedure § 4.14 Jurisdiction of Municipal Court

Defendant = Crime = Jail or Felony

Research by katmanwon@gmail.com
| STATE OF TEXAS - COUNTY OF TARRANT |
| CITY OF COLLEYVILLE MUNICIPAL COURT |
| 5201 RIVERWALK DRIVE, COLLEYVILLE, TX 76034 |

**VIOLATION**

- **Date:** 03/18/2019 02:43
- **Location:** 100 CHEEK SPARGER RD
- **Speed:** MPH
- **Post Speed:** MPH
- **How Detected:** MPH
- **Cite NO:** NO
- **Accident:** NO
- **Attempted and Unable To Verify Financial Responsibility:** Y

**APPEARANCE DATE**

- **Date:** 04/15/2019 before 5:00 PM

**SIGNATURE**

- **Name:** [Signature]

**COURT INFORMATION**

- **Phone:** (817) 509-1300
- **Email:** info@colleyville.com
- **Website:** www.Colleyville.com
- **Office Hours:** Monday-Friday 8:00AM-5:00PM

The Municipal Court Procedures and Fine Schedule can be obtained at www.Colleyville.com. Click on the schedule of fines to break your fine amount. Please allow 2-3 working days to inquire about your citation at the court office.
Edicts under Martial Law

“(a) A person commits an offense if he enters or remains on or in property, .... or other vehicle, or another without effective consent ... & he:
(1) had notice that the entry was forbidden; or
(2) received notice to depart but failed to do so.
(b) for purposes of this section;
(2) “Notice” means:
(A) oral or written communication by the owner or someone with apparent authority to act for the owner;
(e) A person commits an offense if without express consent or if without authorization provided by any law, whether in writing or other form, the person:
(3) had notice that the entry was forbidden or received notice to depart but failed to do so.” Texas Penal Code 30.05 Criminal Trespass.
March 20, 2019

FEARN, GLENN WINNINGHAM
6430 LAKEWORTH Boulevard Apartment 437
FORT WORTH, TX 76135

Re: Case No: 454247-1
Violation: Display Expired Registration Insignia
Fine Amount: $121.00
FINAL SETTING - NO FURTHER EXTENSIONS

Dear Defendant:

YOU ARE HEREBY NOTIFIED that based upon the promise to appear (personal recognizance bond) that you signed, the above-referenced case has been scheduled to convene before the Municipal Court of the City of Colleyville located at 5201 Riverwalk Drive, Colleyville, Texas on April 11, 2019 at 8:30 AM.

To avoid appearing in court, you may TAKE A CONVICTION, by paying the fine amount indicated above prior to your court date OR visit the court window regarding other options.

If you are not present on the date and time specified above, a failure to appear charge and warrant will be issued for your arrest.

No food, drinks or gum are allowed in the courtroom. Please remove your hats or caps. No guns, knives or concealed weapons are allowed. Turn off cell phones while in the courtroom. Proper attire is required, please refer to our website for our dress code. No purses, backpacks, briefcases or bags will be allowed in the courtroom.

If you have any questions regarding this matter, contact this office at (817) 503-1300.

Sincerely,

Karen Randolph,
Court Administrator
cc: File
March 20, 2019

FEARN, GLENN WINNINGHAM  
6430 LAKEWORTH Boulevard Apartment 437  
FORT WORTH, TX 76135

Re: Case No: 454247-1  
Violation: Display Expired Registration Insignia  
Fine Amount: $121.00  
FINAL SETTING - NO FURTHER EXTENSIONS

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If you have any questions regarding this matter, contact this office at (817) 503-1300.

Sincerely,

Karen Randolph,  
Court Administrator  
cc: File
**Threats**

- “(b) Whoever, with intent to extort from any person any money or other thing of value, so deposits, or causes to be delivered, as aforesaid, any communication containing any threat to kidnap any person or any threat to injure the person of the addressee or of another, shall be fined under this title or imprisoned not more than twenty years, or both.

- (c) Whoever knowingly so deposits or causes to be delivered as aforesaid, any communication with or without a name or designating mark subscribed thereto, addressed to any other person and containing any threat to kidnap any person or any threat to injure the person of the addressee or of another, shall be fined under this title or imprisoned not more than five years, or both……, or both.

- (d) Whoever, with intent to extort from any person any money or other thing of value knowingly so deposits or causes to be delivered, as aforesaid, any communication, with or without a name or designating mark subscribed thereto, addressed to any other person and containing any threat to injure the property or reputation of the addressee or of another, or the reputation of a deceased person, or any threat to accuse the addressee or any other person of a crime, shall be fined under this title or imprisoned not more than two years, or both. …or both.” 18 USC § 876 Mailing threatening Communications [emphasis added]
The enclosed, which appears to be a threat is unrecognizable and is unacknowledgable, and under threat of penalty of mispersonation, must be returned, (see your 18 USC § 1341 & § 1342)
Threats
April 3, 2019

Via First Class Mail
Office of the Attorney General
Open Records Division
State of Texas
P.O. Box 12548
Austin, Texas 78711-2548

RE: Request for Public Information to the City of Colleyville Police Department from Winningham Feam received on March 21, 2019; (our file reference # 107120)

Dear Open Records Division:

As City Attorneys for the City of Colleyville, we are writing to request an opinion on the above referenced request for public information. A true and correct copy of the request is attached and incorporated herein as Exhibit "A". The City believes the documents responsive to this request are excepted from public disclosure under Texas Government Code Section 552.108. We have attached said responsive documents hereto as Exhibit "B". Please note, the Requestor appears to be the alleged suspect named in the attached report. Please note, the Requestor initially requested certain information on or about March 19, 2019. The City has released the responsive information pertaining to the Requestor’s March 19, 2019 request. However, on March 21, 2019 the Requestor requested additional information that the City believes to be confidential.

It is the City’s position that the responsive information marked “552.108(b)(1)” attached in EXHIBIT B is exempt from disclosure according to the following law:

Gov’t Code, Section 552.108: Exception: Certain Law Enforcement and Prosecutorial Information

“(b) An internal record or notation of a law enforcement agency or prosecutor that is maintained for internal use in matters relating to law enforcement or prosecution is excepted from the requirements of Section 552.021 if:

(1) release of the internal record or notation would interfere with law enforcement or prosecution; [...]”

Section 552.108(b)(1) is intended to protect “information which, if released, would permit private citizens to anticipate weaknesses in a police department, avoid detection, jeopardize officer safety, and generally undermine police efforts to effectuate the laws of this State.” City of Ft. Worth v. Canary, 86 S.W.3d 320, (Tex. App.—Austin 2002, no pet.). The information marked “552.108(b)(1)” in EXHIBIT B includes an internal record made by the City’s Police Department regarding the arrest of an individual. Particularly, this information includes a video recording of an individual being booked into the Colleyville/Keller jail. Release of this information would
interfere with law enforcement in that release would reveal the locations of security cameras in
the jail facility where criminals are held after release. These cameras are in place for the safety
of law enforcement personnel and the inmates. Release of the videos, and thus, the location of
security cameras in the jail, would permit the public to anticipate weaknesses at the City Police
Department’s jail and avoid detection. Release of the video will jeopardize the safety of law
enforcement personnel working at the jail. Therefore, the information attached hereto as EXHIBIT
B and marked as “552.108(b)(1)” should be excepted from disclosure under the statutory
exception stated in this section of this letter to the Attorney General.

In accordance with Section 552.301(d)(2) of the Texas Government Code, we will provide
the requestor with a copy of this letter, without redacted copies, providing required notice that an
Attorney General’s Opinion is being sought with regard to his request.

Thank you for your attention in this matter. If you have any questions, please feel free to
contact us at your convenience.

Best regards,

NICHOLS, JACKSON, DILLARD,
HAGER & SMITH, L.L.P.

By: ______________________
   Whitt L. Wyatt

W/LW:mm
Enclosures
3042.107120

Cc: Winningham Fearn (via email: winfearn@gmail.com)
    Colleyville Police Department (via email)
Good afternoon,

Per Whitt L. Wyatt, please find attached the letter that has been sent to the Attorney General’s Office regarding your recent open records request submitted to the Colleyville Police Department. It is our understanding that the City has previously released certain information to you. However, the remaining information is being sent to the Attorney General’s Office for further review. We will notify you once the AG has issued their opinion. Thank you and have a great day.

Mallory Meeks
Legal Assistant

This email message is covered by the Electronic Communications Privacy Act, 18 U.S.C. sections 2510-2521 and is legally privileged. Further, this email message and any documents accompanying it may contain privileged and confidential attorney-client communications and/or attorney work product. It is transmitted for the exclusive information and use of the intended recipient(s). If you have received this email transmission and/or any accompanying document(s) in error please notify the sender immediately by email or telephone at (214) 966-9000 and delete the transmission and any accompanying document(s) from your system. If you are not the intended recipient of this email and/or any accompanying document(s) you are hereby notified that any dissemination, distribution or copy of this communication and/or documents(s) attached hereto is strictly prohibited.
Sovereign Citizen Quick Reference

Sovereign Citizen (SC) activity typically involves criminal behavior that is generally non-violent but has lead to threats and plots against Court Officials by the more extremest adherents. Below are some indicators that you have encountered a SC during your normal duties and be a signal that additional precautions against fraudulent filings and personal harm be used.

Initial Indicators of SC noticed by filings:

- Presentation to the courts of voluminous motions that contain:
  - References to UCC codes
  - References to Probate type language including estates, trusts, wills, and beneficiaries
  - Reference case law that is outdated, irrelevant, and/or taken out of context
  - Use outdated language
  - Use red ink in written statements, thumb prints, and/or signatures
- Present documents that identify the defendant as a sovereign, law enforcement officer, tribal member, or ambassador
- Sign documents with unusual signature, statements, or letters
- Request courts sign documents or respond to complicated and rambling inquires usually with a statement to the effect of “failure to reply indicates acceptance of all motions and dismissal of all charges”.

When making a court appearance:

- May not want to pass into the “well” of the court.
- Claim that the court does not have jurisdiction over them
- Request to read statements that attempt to justify their sovereignty
- Ask the Judge, court officials, attorneys, and/or witnesses for identification or verification of their authority (will commonly ask for “Oath of Office” or “Delegation of Authority”)
- Present papers to the courts but not want the court to retain them
- Try to convince the Jury that they have ultimate authority and should not take any directions given by the Judge
- Defendant may invite other sovereign citizens to court in an effort to disrupt, intimidate, and/or film the proceedings
- If the Judge calls for a recess to try to figure out what the sovereign citizen is talking about, the defendant may claim that the Judge has abandoned the court and claim authority to dismiss the case

Following Trial:

- Court officials may receiving threatening communication
- Fraudulent liens and claims may be filed against the Judge, witnesses, Jury, other court officials, or their families
Sovereign Citizen (SC) activity typically involves criminal behavior that is generally non-violent but has lead to threats and plots against Court Officials by the more extremist adherents. Below are some indicators that you have encountered a SC during your normal duties and be a signal that additional precautions against fraudulent filings and personal harm be used.

Initial Indicators of SC noticed by filings:

- Presentation to the courts of voluminous motions that contain:
  - References to UCC codes
  - References to Probate type language including estates, trusts, wills, and beneficiaries
  - Reference case law that is outdated, irrelevant, and/or taken out of context
  - Use outdated language
  - Use red ink in written statements, thumb prints, and/or signatures
- Present documents that identify the defendant as a sovereign, law enforcement officer, tribal member, or ambassador
- Sign documents with unusual signature, statements, or letters
- Request courts sign documents or respond to complicated and rambling inquires usually with a statement to the effect of “failure to reply indicates acceptance of all motions and dismissal of all charges”.
Sovereign Citizen = Reprisals

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• Has done a lot of research and provides identification cards and other materials
• I used his material
• Email – katmanwon@gmail.com
Quit Registering your Vehicle

• "(h) DEFINITION’s. ..... "
• "(1) SECURITY INTEREST.-The term 'security interest' means any interest in property acquired by contract for the purpose of securing payment or performance of an obligation or indemnifying against loss or liability. A security interest exists at any time
• "(3) MOTOR VEHICLE.-The term 'motor vehicle' means a self-propelled vehicle which is registered for highway use under the laws of any State or foreign country.
• "(4) SECURITY.-The term 'security' means any bond, debenture, note, or certificate or other evidence of indebtedness, issued by a corporation or a government or political subdivision thereof, with interest coupons or in registered form, share of stock, voting trust certificate, or any certificate of interest or participation in, certificate of deposit or receipt for, temporary or interim certificate for, or warrant or right to subscribe to or purchase any of the foregoing: negotiable instrument: or money.” Federal Tax Lien Act of 1966 at Public Law 89-719 at 80 Stat. 1130-1131.
Why I like NSEA.US

• “A vehicle not used for commercial activity is a “consumer goods”, . . . it is NOT a type of vehicle required to be registered and “use tax” paid of which the tab is evidence of receipt of the tax.” Bank of Boston v. Jones, 4 UCC Rep. Serv. 1021, 236 A2d 484, UCC PP 9-109.14

• “Automobile purchased for the purpose of transporting buyer to and from his place of employment was "consumer goods" as defined in UCC §9-109.” Mallicoat v Volunteer Finance & Loan Corp., 3 UCC Rep Serv 1035; 415 S.W.2d 347 (Tenn. App., 1966)
Why I like NSEA.US

• When the complaint is lodged by the Government for a fine, fee or a tax, all of which are revenue, they are imposed only on Corporations. See Colonial Pipe Line Co. v. Triagle, 421 US 100 (1975)

• if Respondent is not a Corporation he cannot appear and plead. See West Union Tel. Co. v Eyser, 2 Colo. 141; Greenwood v. Railroad Co., 123 Mass. 32; Foster v. white Cloud, 32 Mo. 505; Hobich v. Folger, 20 Wall. 1; Boyce v M.E. Church, 43 Md. 359; Folsom v. Star Union Etc. Freight Line, 54 Iowa 49
“(a) A municipal court, including a municipal court of record, shall have exclusive original jurisdiction within the municipality’s territorial limits in all criminal cases that;
(1) arise under (A) the ordinances of the municipality
(b) The municipal court has concurrent jurisdiction with the justice court of a precinct in which the municipality is located in all criminal cases arising under state law that arise within the municipality’s territorial limits
(c) In this section, an offense which is punishable by “fine only” is defined as an offense that is punishable by fine and such sanctions, if any, as authorized by statute not consisting of confinement in jail or imprisonment” Texas Government Code § 29.003 Jurisdiction (Authority of Municipal and Justice of the Peace Court)
“(a) A municipal court, including a municipal court of record, shall have exclusive original jurisdiction within the territorial limits of the municipality in all criminal cases” Texas Code of Criminal Procedure § 4.14 Jurisdiction of Municipal Court

• a criminal case involves a crime, and a “DEFENDANT” ONLY, is accused of a crime
• “(5) Crime means (A) a misdemeanor punishable by confinement (jail); or (B) a felony
• (6) “DEFENDANT” means a person accused of a crime” Texas Government Code § 79.001 Definitions
“(c) Conviction of a Class C misdemeanor does not impose any legal disability or disadvantage,” Texas Penal Code § 12.03
Classification of Misdemeanor

“An individual adjudged guilty of a Class “C” misdemeanor shall be punished by fine only, not to exceed $500.” Texas Penal Code § 12.23 Class (C) Misdemeanors
“(a) If the owner of the motor vehicle fails to timely pay the amount of the civil penalty imposed against the owner: (1) an arrest warrant may NOT be issued for the owner; & (2) the imposition of the civil penalty may not be recorded on the owner’s driving record.” Texas Transportation Code § 707.019 Failure to Pay Civil Penalty [emphasis added]

“(e) An offense under this section is a Class “C” misdemeanor if the offense for which the actor’s appearance is required is punishable by fine only.” Texas Penal Code § 38.10 Bail Jumping and Failure to Appear
“(a) This chapter applies to …a motor vehicle owned by the state or a political subdivision of the state” Texas Transportation Code 501.004 Applicability [Certificate of title Act]

“(a) …a political subdivision of this state may not require the owner of a motor vehicle to; (1) register the vehicle; (2) pay a motor vehicle registration fee” Texas Transportation Code, 502.003 Registration by Political Subdivision Prohibited
Constitutional Sheriffs and Peace Officers Association

Home

"A sheriff can and should interpose for his citizens against an overreaching federal, state, or local government."

Sheriff Brad Rogers

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Probable Cause

• “2. The rigid "two-pronged test" ....there is a fair probability that ..... evidence of a crime will be found in a particular place.” Illinois v Gates 462 US 213

• “In order to satisfy the requirements of the Fourth Amendment, an arrest must be supported by probable cause to believe that the arrestee has committed a crime. Henry v. United States, 361 U.S. 98, 102, 80 S. Ct. 168, 171, 4 L. Ed. 2d 134 (1959).” Allen v City of Portland 73 F.3d 232 (9th Cir. 1996)
Probable Cause

• “By its definition, probable cause can only exist in relation to criminal conduct. It follows that civil disputes cannot give rise to probable cause.” Allen v City of Portland 73 F.3d 232 (9th Cir. 1996)

• “that Kaltenbach arrested them without probable cause, in violation of the Fourth Amendment;” Paff v Kaltenbach 204 F3d. 425