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.
This presentation is called churchianity, because most so-called churches are NOT christian and have no idea what it means to be christian

Most churches are interested in making money and trumpeting the party line

Most churches are actually satanic

- They teach half truths and falsehoods
- They are more interested in rituals, than in what is right or wrong
- They are most interested in money

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"Man will never be free until the last king is strangled with the entrails of the last priest."

Denis Diderot
RELIGION IS WHAT KEEPS THE POOR FROM MURDERING THE RICH.

Napoleon Bonapart
The Satanic Roman Cult

- I have many wonderful friends who happen to be Catholic
- History is full of examples of the Roman Cult exterminating whole communities for Heresy
- This presentation should not be taken to reflect anything negative on anyone who happens to be Catholic
What if I told you that the United States has never gained independence from King George the third and is still a "British Colony" under the Vatican.

US (Virginia Company formed in 1604) we are under "Maritime Admiralty Law", AKA "Vatican cannon Law" (US Constitution has long been suspended)
Did you Give Up Your God Given Rights for some Satanic Privileges?

- Downes v. Bidwell, 182 U.S. 244 1901. Dissenting opinion of Justice Marshall Harlan. “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”

- Why do you think that Nancy Pelosi, as Speaker of the US House of Representatives says that they have to pass legislation so they can find out what it says?
British-American Diplomacy
The Paris Peace Treaty of September 30, 1783

In the name of the most holy and undivided Trinity.

It having pleased the Divine Providence to dispose the hearts of the most serene and most potent prince George the Third, by the grace of God, king of Great Britain, France, and Ireland, defender of the faith, duke of Brunswick and Luneburg, arch-treasurer and prince elector of the Holy Roman Empire etc., and of the United States of America, to forget all past misunderstandings and differences that have unhappily interrupted the good correspondence and friendship which they mutually wish to restore, and to establish such a beneficial and satisfactory intercourse, between the two countries upon the ground of reciprocal advantages and mutual convenience as may promote and secure to both perpetual peace and harmony; and having for this desirable end already laid the foundation of peace and reconciliation by the Provisional Articles signed at Paris on the 30th of November 1782, by the commissioners empowered on each part, which articles were agreed to be inserted in and constitute the Treaty of Peace proposed to be concluded between the Crown of Great Britain and the said United States, but which treaty was not to be concluded until terms of peace should be agreed upon between Great Britain and France and his Britannic Majesty should be ready to conclude such treaty accordingly; and the treaty between Great Britain and France having since been concluded, his Britannic Majesty and the United States of America, in order to carry into full effect the Provisional Articles above mentioned, according to the tenor thereof, have constituted and appointed, that is to say his Britannic Majesty on his part, David Hartley, Esq., member of the Parliament of Great Britain, and the said United States on their part, John Adams, Esq., late a commissioner of the United States of America at the court of Versailles, late delegate in Congress from the state of Massachusetts, and chief justice of the said state, and minister plenipotentiary of the said United States to their high mightinesses the States General of the United Netherlands; Benjamin Franklin, Esq., late delegate in Congress from the state of Pennsylvania, president of the convention of the said state, and minister plenipotentiary from the United States of America at the court of Versailles; John Jay, Esq., late president of Congress and chief justice of the state of New York, and minister plenipotentiary from the said United States at the court of Madrid; to be plenipotentiaries for the concluding and signing the present definitive treaty; who after having reciprocally communicated their respective full powers have agreed upon and confirmed the following articles.
used at any time heretofore to fish. And also that the inhabitants of the United States shall have liberty to take fish of every kind on such part of the coast of Newfoundland as British fishermen shall use, (but not to dry or cure the same on that island) and also on the coasts, bays and creeks of all other of his Britannic Majesty's dominions in America; and that the American fishermen shall have liberty to dry and cure fish in any of the unsettled bays, harbors, and creeks of Nova Scotia, Magdalen Islands, and Labrador, so long as the same shall remain unsettled, but so soon as the same or either of them shall be settled, it shall not be lawful for the said fishermen to dry or cure fish at such settlement without a previous agreement for that purpose with the inhabitants, proprietors, or possessors of the ground.

**Article 4:**

> It is agreed that creditors on either side shall meet with no lawful impediment to the recovery of the full value in sterling money of all bona fide debts heretofore contracted.

**Article 5:**

> It is agreed that Congress shall earnestly recommend it to the legislatures of the respective states to provide for the restitution of all estates, rights, and properties, which have been confiscated belonging to real British subjects; and also of the estates, rights, and properties of persons resident in districts in the possession on his Majesty's arms and who have not borne arms against the said United States. And that persons of any other description shall have free liberty to go to any part or parts of any of the thirteen United States and therein to remain twelve months unmolested in their endeavors to obtain the restitution of such of their estates, rights, and properties as may have been confiscated; and that Congress shall also earnestly recommend to the several states a reconsideration and revision of all acts or laws regarding the premises, so as to render the said laws or acts perfectly consistent not only with justice and equity but with that spirit of conciliation which on the return of the blessings of peace should universally prevail. And that Congress shall also earnestly recommend to the several states that the estates, rights, and properties, of such last mentioned persons shall be restored to them, they refunding to any persons who may be now in possession the bona fide price (where any has been given) which such persons may have paid on purchasing any of the said lands, rights, or properties since the confiscation.

> And it is agreed that all persons who have any interest in confiscated lands, either by debts, marriage settlements, or otherwise, shall meet with no lawful impediment in the prosecution of their just rights.

**Article 6:**

> That there shall be no future confiscations made nor any prosecutions commenced against any person or persons for, or by reason of, the part which he or they may have taken in the present war, and that no person shall on that account suffer any future loss or damage, either in his person, liberty, or property; and that those who may be in confinement on such charges at the time of the ratification of the treaty in America shall be immediately set at liberty, and the prosecutions so commenced be discontinued.

**Article 7:**

> There shall be a firm and perpetual peace between his Britannic Majesty and the said states, and between the subjects of the one and the citizens of the other, wherefore all hostilities both by sea and land shall from henceforth cease. All prisoners on both sides shall be set at liberty, and his Britannic Majesty shall with all convenient speed, and without causing any destruction, or carrying away any Negroes or other property of the American inhabitants, withdraw all his armies, garrisons, and fleets from the said United States, and from every post, place, and harbor within the same; leaving in all fortifications, the American artillery that may be therein; and shall also order and cause all archives, records, deeds, and papers belonging to any of the said states, or their citizens, which in the course of the war may have fallen into the hands of his officers, to be forthwith restored and delivered to the proper states and persons to whom they belong.
King George, Tyrant

- King of France and England
- Financed both sides of the War of Independence
- United States owed France 18,000,000 livres from the War
- Arch-Treasurer and Prince Elector of the Holy Roman Empire, and the United States of America
- Treaty was authorized as an agent of the Roman Cult
- Queen Elizabeth, is now the Arch-Treasurer and Prince Elector of the Holy Roman Empire and the United States of America
The Roman Cult Seized the Crown (corporation) when they couldn’t pay their debt with the Concessions to the Pope (1213), and the subsequent Magna Carta (1215) when the people rebelled.

See the first United States is a Crown Colony video.

See the Martial Law is Here video.

Martial Law always comes from Roman Law and the Roman Cult.

Watch The Roman Cult Slave Scam videos.

The Roman Cult decides who will be President.
Your adversary the Devil, as a roaring Lion, walketh about, seeking whom he may devour

- 1 Peter 5:8

SATAN/Lion King

4 CROWNS

MOUTH OF A LION

10 LIONS
[10 Kings w/ AntiChrist]

BODY OF A LEOPARD

Harp of David
[Bloodline of Messiah]

FEET OF A BEAR
CELtic ARThUR
The entire Beast itself is the Beast of Revelation Chapter 13 and Verse 1-2

CROWN PRINCE OF WALES
Crown over 15 points = King over 12
Tribes of Israel + Ephraim, Manneseh and Cainite

ICH DIEN
ICH DIEN
I SERVE

THE ANTICHRIST

"ELDEST SON" INSIGNIA

KNIGHT OF THE ORDER

UNICORN OR "LITTLE HORN"

EYES OF MAN

WHITE HORSE (Rev. 6)

Merovingian Crown

4 BEASTS

CHAINED TO SATAN
Cain’s Line to Merovingian

ORDER OF THE GARTER

RED DRAGON OF WALES

Satan
THE PAGAN ROMAN EMPIRE NEVER FELL

IT JUST CHANGED IT'S NAME
AND HID BY INFILTRATING CHRISTIANITY
The Pope’s Church is the Largest, Richest Corporation in the World!
His color is black, the color of the Jesuit order which seeks to dominate the world economy for the antichrist through the following front organizations:

- The Illuminati
- The C.F.R.
- International Bankers
- The Mafia (Criminal Arm of the Vatican)
- The Club of Rome
- The Opus Dei
- The Masons
- New Age Movement, etc

"The Catholic Church is the biggest financial power, wealth accumulator and property owner in existence. She is a greater possessor of material riches than any other single institution, corporation, bank, giant trust, government or state of the whole globe. The pope, as the visible ruler of this immense amassment of wealth, is consequently the richest individual in the twentieth century. No one can realistically assess how much he is worth in terms of billions of dollars."

("The Vatican Billions" by Avro Manhattan)
DID YOU KNOW?

THE VATICAN CITY HOLDS 50 MILES OF ANCIENT DOCUMENTS HIDDEN FROM THE PUBLIC.
The Trinity of a Globalist Stranglehold

City of London (Not Any Part of England)
Vatican City (Not Any Part of Italy)
Washington DC (Not Any Part of America)

These Three States Control the World

Masonry is just modern Baal worship... with new titles.

The “all-seeing-eye” is from the Egyptian god, Osiris.

The obelisk is a Masonic symbol of a male sex organ right out of Baal worship...

and God hates it.

Masonry is a dark spiritual force, blending all ungodly religions.

The Holy Royal Arch Room, Freemason’s Hall, Dublin

When a Christian joins this form of Baal worship, he brings spiritual death to his church and family.
Three City States of Evil

Controls Religion
Controls Minds
Controls Jesuits

Controls Courts
Controls Banks
Controls Freemasons
Kings Court Chancery
British Accreditation Registry
= BAR Association
Court of "Equity"

Controls Military
Controls Media
Controls Money

Jesuit Gang

Vatican Rome

Knight Gang

Roman City of London

Masonic Gang

Washington D.C.
"New Rome"

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BRICS: THE ROCKEFELLER NEW WORLD ORDER

“Some even believe we (the Rockefeller family) are part of a secret cabal working against the best interests of the United States, characterizing my family and me as ‘internationalists’ and of conspiring with others around the world to build a more integrated global political and economic structure – one world, if you will. If that's the charge, I stand guilty, and I AM PROUD OF IT.”

- David Rockefeller, Memoirs, page 405
"We started and funded the WOMAN’S MOVEMENT so we could tax both sexes. That way we could put woman to work and take their children to control."

David Rockefeller
DAVID ROCKEFELLER - DEAD AT 101 YRS. OLD

HIS CRIMES AGAINST HUMANITY:

- In his career in Chase Manhattan Bank, he financed the oil, coffee, sugar, and metal industry. His intimate connections with U.S. presidents influenced policy to topple anti-colonialist govt's, like Allende in Chile

- Advised Jimmy Carter to support the Shah of Iran’s brutal oppression of the Iranian people

- Served in the advisory board for the Bilderberg Group, whose secret meetings had many U.S. political officials violate the Logan Act

- Formed the Trilateral Commission with Zbigniew Brzezinski, a group that promotes global imperialism
CHINESE CATHOLICS FEAR POPE FRANCIS WILL RAT THEM OUT TO COMMUNISTS

Clifford Cunningham
United Nations Meditation Room
- It is clearly an alter
- The Ten backless benches are missing. (10 Kings?)
- All churches are called Non-Governmental Organizations (NGOs)
- The Publishing company for the United Nations is Lucis Press
- Formerly called Lucifer Publishing Company, now called Lucis Trust
- www.lucistrust.org
Star of "Molech", "Baal" "Saturn", "Nimrod". During the ancient Babylonian era these names were worshipped and invoked as one God known as "Lucifer" to which innocent kids were sacrificed, it is still happening to this day and the "Vatican" has passed on this "Deception" Repackaging Christianity in a form of Paganism.
IF YOU DON'T CONTROL YOUR MIND.

RELIGION

From the Latin verb religare: “to tie back; to hold back; to thwart from forward progress; to bind.”

A system of CONTROL based in unchallenged, dogmatic BELIEF which holds back the progress of Consciousness.

SOMEONE ELSE WILL BE HAPPY TO CONTROL IT FOR YOU.
Isaiah 45:7
I make peace, and create evil:
do all these things.
THE UN IS A MASK FOR EVIL TO HIDE BEHIND
THEIR BIBLE & QURAN IS NO DIFFERENT
IMAGINE IF YOU WILL
A PLACE WHERE PEOPLE BELIEVE
WAR BRINGS PEACE
DRUGS BRING HEALTH
AND DEBT BRINGS WEALTH
Did you know!?!?!?

That the movie Avatar is about the European invasion of African...
YOU MUST REALIZE THAT THERE IS NO "GOVERNMENT" HELPING YOU ONLY A CORPORATE CONTROLLED AND BANKSTER FUNDED MAFIA ENSLAVING YOU
In order for the few to control the many, the few must conceal true history and hoard true knowledge while indoctrinating the commoner with clever fairytales to ensure that fiction becomes Truth and Truth becomes fiction.
RELIGION IS THE ELITES BREAD & BUTTER, IT KEEPS THEM RICH, IN POWER & IS THE FOUNDATION FOR THEIR TOTALITARIAN NWO.

Thanks for beLIEving in Jesus & Yahweh

Thanks for beLIEving in Muhammad & Allah.

IT WOULD ALL COLLAPSE WITHOUT IT.
When you are born, your parents register you with the government AS A CORPORATION by receiving and signing a birth certificate. In a few years, your Corporation will receive a taxpayer ID# called a social security number. This is so you can be used as collateral for the government to acquire debt. That’s right, YOU and your labor, time, and energy is what backs up the National debt. You are stock.
"The individual is handicapped by coming face-to-face with a conspiracy so monstrous he cannot believe it exists. The American mind simply has not come to a realization of the evil which has been introduced into our midst. It rejects even the assumption that human creatures could espouse a philosophy which must ultimately destroy all that is good and decent."

J. Edgar Hoover, Director FBI
As quoted in The Elks Magazine (August 1956)
“1 This know also, that in the last days perilous times shall come. 2 For men shall be lovers of their own selves, covetous boasters, proud, blasphemers, disobedient to parents, unthankful, unholy, 3 Without natural affection, trucebreakers, false accusers, incontinent, fierce, despisers of those that are good, 4 Traitors, heady, highminded, lovers of pleasures more than lovers of God; 5 Having a form of godliness, but denying the power thereof: from such turn away,...7 Ever learning, and never able to come to a knowledge of the truth.” 2 Timothy 3: 1-5, 7
Christianity

- America was intended to be a Christian nation
- The US Supreme Court has depictions of the great law giver Moses and the ten commandments
There are US Supreme Court cases that talk about Christianity

"This is a religious people. This is historically true. From the discovery of this continent to the present hour, there is a single voice making this affirmation....these are not individual sayings, declarations of private persons: they are organic utterances; they speak the voice of the entire people...these and many other matters which might be noticed, add a volume of unofficial declarations to the mass of organic utterances that this is a Christian nation." U.S. Supreme Court, Church of the Holy Trinity v. U.S., 143 US 457 (1892)
The Declaration of Independence (1776)
"We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights"

US Constitution preamble
"We the people… do ordain and establish this Constitution for the United States of America"

See the Christian Principles of Government = Freedom video
"No person who denies the being of a God, or a future state of rewards and punishments, shall hold any office in the civil department of this state. . . . Religious morality, and knowledge being necessary to good government, the preservation of liberty, and the happiness of mankind, schools, and the means of education, shall forever be encouraged in this state."

Sections 4 & 14, Article 7, Constitution of Mississippi 1832
"I, A. B., do profess faith in God the Father, and in Jesus Christ His only Son, and in the Holy Ghost, one God, blessed for evermore, and I do acknowledge the Holy Scriptures of the Old and New Testament to be given by divine inspiration." Article 22 Constitution of Delaware 1776
Christianity in America

- "Christianity, general Christianity, is, and always has been, a part of the common law of Pennsylvania; . . . not Christianity with an established church and tithes and spiritual courts, but Christianity with liberty of conscience to all men." Updegraph v Commonwealth 11 S. & R. 394, 400
"It is also said, and truly, that the Christian religion is a part of the common law of Pennsylvania." Vidal v. Girard's Executors, 2 How. 127, 43 U. S. 198,
"We, the people of the State of Illinois, grateful to Almighty God for the civil, political, and religious liberty which He hath so long permitted us to enjoy, and looking to Him for a blessing upon our endeavors to secure and transmit the same unimpaired to succeeding generations," Constitution of Illinois, 1870
“The rights of sovereignty extend to all persons and things, not privileged that are within the territory. They extend to all strangers resident therein; not only to those who are naturalized, and to those who are domiciled therein, having taken up their abode with the intention of permanent residence, but also to those whose residence is transitory. All strangers are under the protection of the sovereign while they are within his territory and owe a temporary allegiance in return for that protection.” Carlisle v United States 83 U.S. 147, 154 (1873)
“But the stranger that dwelleth among you shall be unto you as one born among you, and thou shalt love him as thyself; for ye were strangers in the land of Egypt;...” Leviticus 19:34
Most churches that call themselves Christian, aren’t.

When George Bush Jr. took office the IRS padlocked the doors of a Southern Baptist Temple in Indianapolis
All churches are automatically tax exempt

“Churches. Although a church, its integrated auxiliaries, or a convention or association of churches is not required to file Form 1023 [Application for Exemption under 501(c)(3) of the Internal Revenue Code] to be exempt from federal income tax or to receive tax deductible contributions, the organization may find it advantageous to obtain recognition of exemption.” IRS Publication 557 Tax Exempt Status for Your Organization, page 25
When church makes application for 501(c)(3) status, they cease to be a “church” and they become a “Tax Exempt Organization” that includes a responsibility to be careful what they say about the government.

That is why the Southern Baptist Temple in Indianapolis was padlocked soon after George Bush, Jr., took office.

It is called the Johnson amendment, because it was President Johnson that did this.
Once a church makes application for 501(c)3 status, they cease to be a church

A 501(c)3 church is NOT a church, but is a “Tax Exempt Organization”

As a 501(c)3 “Tax Exempt Organization” they are prohibited from speaking in opposition to the government, and any organization that breaks this rule will be shut down, like the Indianapolis Southern Baptist Temple that was padlocked when George W. Bush, Jr. first took office.
Bound up with a shiver, in chains that are woven,
Duct tape is silver, but your silence is golden.
Any church that has 501(c)(3) status is not Christian, because they cannot teach the truth.

“2...Thus saith the Lord God unto the shepherds; Woe be to the shepherds of Israel that do feed themselves! Should not the shepherds feed the flocks? 8 As I live, saith the Lord God surely because my flock became a prey, and my flock became meat for every beast of the field, because there was no shepherd,...10 Thus saith the Lord God; Behold, I am against the shepherds; and I will require my flock at their hand...” Ezekiel 34: 2, 8, 10
A Tax Exempt Organization is a “person” and that is why they can shut them down, if they do not “tow the line”

The IRS is owned and operated by the International Monetary Fund

The International Monetary Fund is owned by the World Bank

The World Bank is part of the United Nations, and all of these organizations operate under Roman Law

The church that has 501(c)(3) status is literally in a contract with the devil
If a “Tax Exempt Organization” is not allowed to speak all of the truth, then they are allowed to speak only part of the truth

- Part of the truth is a half truth
- Part of the truth is fraud

"Fraud" may be committed by a failure to speak when the duty of speaking is imposed as much as by speaking falsely." Batty v Arizona State Dental Board, 112 P.2d 870, 57 Ariz. 239. (1941)
"Fraud: An intentional perversion of truth for the purpose of inducing another in reliance upon it to part with some valuable thing belonging to him or to surrender a legal right." Black's 5th, Edition, p 594

"When one conveys a false impression by disclosure of some facts and the concealment of others, such concealment is in effect a false representation that what is disclosed is the whole truth." State v Coddington, 662 P.2d 155,135 Ariz. 480. (1983)
God does not respect our fictitious entities

“...neither does God respect any person...” 2 Samuel 14: 14

“For the Lord your God is God of gods, and Lord of lords, a great God, a mighty, and a terrible, which regardeth not persons...” Deuteronomy 10: 17

“For there is no respect of persons with God.” Romans 2: 11
Not allowed to speak about the 2 classes of citizens – have always been here
Not allowed to speak in opposition to anything that the government does
There are no jails at common law
All jails are private
In England, the arch bishop of Canturbury owns all of the prisons
Jail is a benefit, because common law penalties are very severe
There are people who “waive the benefit”
PECUNIARY CAUSE. Such as arise either from the withholding ecclesiastical dues, or the doing or neglecting some act relating to the church whereby some damage accrues to the plaintiff; towards obtaining satisfaction for which, he is permitted to institute a suit in the spiritual court. Such, for instance, are the subtraction and withholding of tithes from the parson or vicar; the non-payment of ecclesiastical dues to the clergy, as pensions, mortuaries, compositions, and the like.-3 BI. 88, 89.” Holthouse a New Law Dictionary, 1850 Edition, page 299
“Penance, (Paenitentia) Is a Punishment imposed for a Crime by the Ecclesiastical Laws. It is an Acknowledgment of the Offence... Penance may be changed into a Sum of Money to be applied to pious Uses, called Commuting. 3 Inst. 150. 4 Inst. 336.”

Jacob A New Law Dictionary, 1750 Edition,
“Penalty of Bonds. &c. If a Man brings an Action of Debt upon a Bond for Performance of Covenants, the Plaintiff shall recover the whole Penalty of his Bond; because in Debt, the Judgment must be according to the Demand, and the Demand is to be for the whole Penalty: But upon the Defendant's bringing a Bill in Equity, and praying an Injunction to the Suit at Common Law, the Court of Equity usually grants it till the Hearing of the Cause; and upon the Hearing of the Cause, they will continue the Injunction farther, and order a Trial at Law on a Quantum damnificatus, for the Jury to find what Damage the Plaintiff received by Reason of the Breach of Covenants...” Jacob A New Law Dictionary, 1750 Edition,

“He [the prisoner] has as a consequence of his crime, not only forfeited his liberty but all his personal rights except those which the law in its humanity affords him. He is for the time being a slave of the state.” 62 Va. (21 Gratt.) 790, 796 (1871)

“If a man be found stealing any of his brethren of the children of Israel, and maketh merchandise of him, or selleth him; then that thief shall die; and thou shalt put evil away from among you.” Deuteronomy 24:7
Originally in colonial days, the schools were set up so that children could be taught to read, so they could read the Bible.

Because the government is bankrupt, it is now owned and operated by the Roman Cult, and that is why they have removed the bible from the schools, and from the courts, because the Roman Cult is Satanic.
A Tax Exempt Organization is a satanic, luciferian organization

- Teaches half truths
- Teaches lies
- Does not teach the truth
There are Christian churches out there, but they are NOT “Tax Exempt Organizations”, and that excludes 99% of the so-called churches out there.
What happened?

- The government went bankrupt (3 times) and now it is owned and operated by our enemies
- See the United States is Owned and Operated by the Roman Cult video
- See the Bankrupt Corporate Governments video

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“As the government of the United States of America is not in any sense founded on the Christian religion – as it has in itself no character of enmity against the laws, religion, or tranquility of the musselmen – and as the said states never have entered into any war or act of hostility against any Mahometan nation, it is declared by the parties, that no pretext arising from religious opinions shall ever produce an interruption of the harmony existing between the two countries.” Article XI, Treaty with Tripoli, 4 November 1796
“The WCC brings together 349 churches, denominations and church fellowships in more than 110 countries and territories throughout the world, representing over 560 million Christians and including most of the world's Orthodox churches, scores of Anglican, Baptist, Lutheran, Methodist and Reformed churches, as well as many United and Independent churches. While the bulk of the WCC's founding churches were European and North American, today most member churches are in Africa, Asia, the Caribbean, Latin America, the Middle East and the Pacific.” World Council of Churches website
World Council of Churches

A worldwide fellowship of 349 churches seeking unity, a common witness and Christian service

You are here: WCC > Who are we? > Organization & structure > Organogram

Member churches
Assembly

Consultative bodies
Faith and Order
World Mission and Evangelism
International Affairs
Education and Formation
Echos youth commission

Central Committee

Joint bodies with the Roman Catholic Church
with Pentecostal Churches
with World Communions
Continuation committee

Programmes

National councils of churches Regional

Specialized

International ecumenical organizations
The World Council of Churches comes from the Roman Cult

According to Wikipedia, the WCC was created in 1948 when the “Faith and Order Movement” and the “Life and Work Movement” organizations were merged, and the Roman Cult was part of it.

“Faith and Order enjoys the full membership and participation of several other churches who are not members of the World Council of Churches, among them the Roman Catholic Church.” WCC website
POPE FRANCIS ON FRANTIC QUEST TO UNITE ALL RELIGIONS UNDER ROME

Pope Francis’s call for unity goes beyond the Christian community. During his recent visit to the Middle East, Francis invited Israeli Jewish and Muslim leaders to join him in prayer for peace for their region at the Vatican this Sunday. Israeli’s Chief of State Shimon Peres and Palestinian President Abu Mazen will be joined by a delegation of rabbis, Islamic imams, and Israeli Druze community leaders, according to news reports.

by Geoffrey Grider

June 8, 2014

THE POPE IS WORKING TO COMBINE ALL RELIGIONS INTO ONE

“And I saw the woman drunken with the blood of the saints, and with the blood of the martyrs of Jesus: and when I saw her, I wondered with great admiration.” Revelation 17:6

Pope Francis is a man on a mission to fulfill bible prophecy, and he is getting more done than any other Pope in the last 100 years. Pope Francis is here to make some serious and drastic changes not only in the Catholic Vatican system, in the professing Christianity as well. He is creating the One World Religion.

THE BIG STORY

NEW WORLD ORDER

JOHN MCCAIN SAYS ‘NEW WORLD ORDER UNDER EUROMON STRAIN’ RINGS... March 25, 2017

HEADLINE NEWS

TODAY’S HEALTHCARE BILL FIASCO IS PRETTY POSITIVE THAT PAUL RYAN...

March 24, 2017

DONALD TRUMP: PRESIDENT BIGLY SHOWDOWN: THE FIRST TEST OF PRESIDENT TRUMP’S DEAL MAKING...

March 24, 2017

ISLAM

LONDON WEEPS AFTER MUSLIM MASSACRE BUT THEREZA MAY STILL CANNOT...

March 23, 2017

HEADLINE NEWS

UK PARLIAMENT IN CODE RED LOCKDOWN AS MUSLIM TERROR ATTACKERS...
Pope Francis and the United Religions Initiative

Pope Francis Encourages the One-World Church?
By Cornelia R. Ferreira

In 2007, Jorge Mario Bergoglio, Cardinal of Buenos Aires, Argentina, invited the visiting Episcopal Bishop of California, William Swing, to bring his assorted syncretist colleagues to the Cathedral for an interfaith service with him. Swing’s group was part of the United Religions Initiative, and the purpose of the syncretic worship was to celebrate the URI’s 10th anniversary of its installation in Latin America.

Daily Blog - 2016 Catholic News

click here to go to 2016 CFN Daily blog

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HORROR - DEATH - EVIL - DESTRUCTION

UNITED ONE WORLD

GOVERNMENT of THE NEW WORLD ORDER of SATAN
THE NEW ROMAN EMPIRE
THE GLOBAL REACH OF POPE FRANCIS
By Elizabeth Dias
There are 3 major stages for the New World Order to be fully implemented.

1. One World Government
2. One World Currency
3. One World Religion

The first two components are already documented, admitted, and in the final stages. The One World Religion is slightly more complicated to understand for most. But part of the preparation for this stage is the preparation and conditioning of the mind, through the media, Hollywood and music industry.

Through symbols, subliminal messages, themes, they are setting the stage for our minds to accept the great deception of their “false Messiah” or “anti-Christ”, who will usher in the new age One World Religion.

This is why the symbolism has become more and more frequent and blatant. We are very close.
From 1203 to 1805
50 million Christian died
suffering at the hands of Rome
'cause they believed in Christ alone
they died through Europe especially Spain
for they saw all but Christ as vain
He who suffered by His death for men
to save them from their awful sin
600 years of martyred saints
that history can not erase
with iron heel and iron hand
the Roman Popes rule the land
Those ignorant of history
May be swept into apostasy
we won’t be lulled by Rome’s sweet lie
With 50 million reasons why
Salvation is by faith alone
In Christ alone by Grace alone
A Sovereign God gives faith to man
Salvation’s in the Maker’s hand
This gospel offends Rome today
they offer up another way
A counterfeit a compromise
Beware the ancient Papal lie
The Vatican's Holocaust

The sensational account of the most horrifying religious massacre of the 20th century

By Avro Manhattan – Knight of Malta

Avro Manhattan (1914-1990)

About the Author:

Avro Manhattan was the world’s foremost authority on Roman Catholicism in politics. A resident of London, during WW II he operated a radio station called "Radio Freedom" broadcasting to occupied Europe. He was the author of over 20 books including the best-seller The Vatican in World Politics, twice Book-of-the-Month and going through 57 editions.

He was a Great Briton who risked his life daily to expose some of the darkest secrets of the Papacy.

His books were #1 on the Forbidden Index for the past 50 years!!

Ed Note: This issue from 1986 - in 2006 the record is now 70 Years on the forbidden book list.
PREFACE TO THE AMERICAN EDITIONS:

THE VATICAN’S HOLOCAUST is not a misnomer, an accusation, and even less a speculation. It is an historical fact.

Rabid nationalism and religious dogmatism were its two main ingredients.

During the existence of Croatia as an independent Catholic State, over 700,000 men, women and children perished.

Many were executed, tortured, died of starvation, buried alive, or were burned to death.

Hundreds were forced to become Catholic.

Catholic padres ran concentration camps; Catholic priests were officers of the military corps which committed such atrocities. 700,000 in a total population of a few million, proportionally, would be as if one-third of the USA population had been exterminated by a Catholic militia.

What has been gathered in this book will vindicate the veracity of these facts. Dates, names, and places, as well as photos are there to prove them.

They should become known to the American public, not to foster vindictiveness, but to warn them of the danger, which racialism and sectarianism, when allied with religious intolerance can bring to any contemporary nation, whether in Europe or in the New World.

This work should be assessed without prejudice and as a lesson; but even more vital, as a warning for the future of the Americans, beginning with that of the USA.

Avro Manhattan,
1986

Editor’s Note

An armed Serbia could have easily prevented this Holocaust.

Thank God for the 2nd Amendment to the Constitution which guarantees the right to bear arms.

Freedom of religion and an armed citizenry go hand in hand and is the only guarantee that this won’t happen in the U.S.

Ed Note: It is the Vatican One World Government that doesn’t want you to have the right to own arms or to use any means to defend yourself.
Why Is this a Surprise?

POPE CLAIMS YOU’RE NOT CHRISTIAN IF YOU OWN A GUN
Vows in blood, branding with fire: Franciscan nun opens up about violence, torture in convent

Published time: 6 Jan, 2016 15:08
Edited time: 6 Jan, 2016 17:00
Dead Babies under Convents

- I listened to a Youtube video about a Catholic Nun who went into the Convent at 16 years old.
- The first thing that happens is a priest puts his arm around her and wants to take her to bed.
- Because she did not want to go to bed with the priest, her reward was “penitence” – self inflicted torture.
This is Ishtar: Pronounced: Easter

Easter was originally the celebration of Ishtar, the Assyrian and Babylonian goddess of fertility and sex. Her symbols (like the egg and the bunny) were and still are fertility and sex symbols (or did you actually think eggs and bunnies had anything to do with the resurrection?). After Constantine decided to Christianize the Empire, Easter was changed to represent Jesus. But at its roots, is all about celebration, fertility and sex.
Pope Francisco, you are not welcome in Mexico, protector of pedophile priests.

Papa Francisco, no eres bienvenido en México, protector de sacerdotes pedófilos.
8 MILLION CHILDREN GO MISSING EVERY YEAR. GOVERNMENTS, THE UNITED NATIONS, AND THE VATICAN ARE TRAFFICKING THESE CHILDREN TO BE RAPED AND RITUALISTICALLY MURDERED.

NOW YOU KNOW WHY THERE ISN’T A WAR ON PEDOPHILIA.
Pope Francis found guilty of child trafficking, rape, murder

Comments 79


Pope Francis Bergoglio, Getty Images

Yesterday defendants Pope Francis Bergoglio, Catholic Jesuit Superior General Adolfo Pachon and Archbishop of Canterbury Justin Welby were found guilty of rape, torture, murder and trafficking of children. Five judges of the International Common Law Court of Justice in Brussels determined that the crimes occurred as recently as 2010. Since last March over 48 eyewitnesses have come forward to testify before this ICLCJ Court about the defendants’ activities as members of the Ninth Circle Satanic Child Sacrifice Cult.

The Ninth Circle Satanic Cult was said to do child sacrifices at Roman Catholic cathedrals in Montreal, New York, Rome, Scotland, London, Carnarvon Castle in Wales, an undisclosed French Chateau in Holland and at Canadian Catholic and Anglican Indian residential schools in Kamloops, British Columbia and Brantford, Ontario Canada. The Ninth Circle Satanic Child Sacrifice Cult was believed to use privately owned forest groves in the US, Canada, France and Holland for their “Human Hunting Parties” for global elites including members of European royal...
families. Teens were said to be obtained by the mafia, then stripped naked, raped, hunted down and killed. The Chief Prosecutor stated, “The Catholic Church is the world’s largest corporation and appears to be in collusion with the mafia, governments, police and courts worldwide.”

Two adolescent women told the ICLCJ Court that Pope Francis raped them while participating in child sacrifices. Eight other eyewitnesses confirmed their allegations of being witness to rape and child sacrifices. The Ninth Circle Satanic Cult were said to take place during the Springs of 2009 and 2010 in rural Holland and Belgium.

Pope Francis was also found to be a perpetrator in satanic child sacrifice rites while acting as an Argentine priest and Bishop according to a sealed document obtained from the Vatican archives. A second record dated Dec. 25 1967 called the Magisterial Privilege was said to show that every new Pope was required to participate in Ninth Circle Satanic Cult ritual sacrifices of newborn children, including drinking their blood. The documents were presented to the ICLCJ Court by a prominent Vatican official and a former Vatican Curia employee.

Last month an investigator for the Irish Garda Police Force testified before the five judges and 27 jury members that marks on the bones of nearly 796 children found in an Irish Roman Catholic Nun septic tank indicated they had been ritually killed. The witness testified that forensic experts had confirmed the decapitation and dismemberment of the babies in the mass grave resembled the usual signs of ritualistic murder or child sacrifice.

A BBC documentary exposed a fifty-year scandal of child trafficking by the Catholic church in Spain. Over 300,000 babies were stolen from their parents up to the 1990s. Mothers were told their babies died and were buried in mass graves. The Catholic Church was said to have made $20 billion dollars on the adoptions.

Another witness testified that they were present during Pope Francis’ meetings with the military Junta during Argentine’s 1970’s Dirty War. According to the witness, Pope Francis helped traffic 30,000 children of missing political prisoners into an international child exploitation ring run by an office at the Vatican.

An ABC News special hinted that the devil resided at the Vatican. “Documents from Vatican secret archives presented to court clearly indicate that for centuries the Jesuits had a premeditated plan to ritually murder kidnapped newborn babies and then consume their blood,” the ICLCJ Court Chief Prosecutor told the five international judges and 27 jury members. “The plan was born of a twisted notion to derive spiritual power from the lifeblood of the innocent, thereby assuring political stability of the Papacy in Rome. These acts are not only genocidal but systemic and institutionalized in nature. Since at least 1773, they appear to have been performed by the Roman Catholic Church, Jesuits and every Pope.”

An ongoing and permanent inquiry was organized to investigate and prosecute others involved in possible crimes uncovered at the ICLCJ Court. On September 1 2014 an inquiry was scheduled to begin entitled the Permanent Commission into Child Trafficking and Ritual Sacrifice. Further litigation was expected to follow.

The 48 eyewitnesses identified their perpetrators as Catholic Popes Francis Bergoglio, John Paul II and Joseph Ratzinger; Anglican, United Church of Canada and Catholic Church officials including Cardinals and Catholic Jesuit Superior General Adolfo Pachon; the UK’s Queen Elizabeth and Prince Phillip, Anglican Archbishop of Canterbury Justin Welby and High Court Justice Judge Fulford; in the Netherlands: Dutch and Belgian cardinals and royals including Dutch Crown Prince Alfrink Bernhard, King Hendrick, consort to Queen Wilhelmina of Holland, Queen Beatrix, her father and vice-Roy, Prince Johan Friso and his wife Mabel Wisse Smit, former ministers, the top man of the Dutch army force and the under secretary of the Raad van State; officials of the Canadian, Australian, UK and US military and governments including the USA’s CIA, plus prominent government ministers, judges, politicians and businessmen of the US, Belgium, Holland, Canada, Australia, France, Ireland and the UK.
WANTED ALIVE
FOR PROSECUTION IN THE COURT(S) OF LAW

PUBLIC NOTICE OF INTERNATIONAL (CITIZEN'S) ARREST

In the Matter of Crimes Against Humanity and His/Her Nation

A Public Notice for his/her immediate arrest for questioning and trial is hereby issued to and against R-oA2014-listed.

Bergoglio, Jorge Mario
of the organization

Catholic Church

regarding actively and knowingly conspiring in well-planned efforts and conscriptions to consolidate power and resources – with the intention to establish a world government which would provide him/her with full immunity from any form of prosecution regarding his/her past and future crimes – and is therefore, according to Round-op Alpha, guilty of crimes against the sovereignty of his/her nation and against humanity as a whole, i.e.:

High-level brigandage: Looting of public wealth, oppressing of populations; attacking the rights to good health, education, personal/national sovereignty and real security; the murdering in name of corporate profits; democide; psychological warfare; (eco-)terrorism – which deliberately jeopardize any attempts for world peace and causes regional, cultural tensions, armed conflicts, forced poverty and the decay of the public's health, the public order and society as a whole.

Documentation, references, citations: Round-opalpha.wordpress.com, round-op.alpha@gmail.com

Release date of this document:
April 14, 2014
Issued by:

Jacsus, Korn
Round-op Alpha

Lawfully issued under International law. Mandated by citizens and members of the International community R-OA2014-000-722
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regarding actively and knowingly conspiring in well-planned efforts and constructions to consolidate power and resources – with the intention to establish a world government which would provide him/her with full immunity from any form of prosecution regarding his/her past and future actions. The Government of the United Nations of the Planet shall seek the arrest of
In the 1990’s Father Malichi Martin (a catholic Monk) was on Coast to Coast AM talk Radio program with Art Bell and he said at that time that the Vatican was taken over by Lucifer in 1955

Father Malichi Martin died shortly thereafter, under mysterious circumstances.
False Prophet – Satanist

- Pope Francis was previously the Jesuit General (Black Pope)
- Pope Francis is now talking about a “One world religion”
Nuns, mothers and babies at the Bon Secour Home in Tuam. ARCHIVE

“Significant quantities” of dead bodies have been found at a former mother and baby home (http://www.irishcentral.com/opinion/others/open-the-grave-at-tuam-lets-establish-the-truth-once-and-for-all) in the Galway town of Tuam in a structure that “related to the treatment/containment of sewerage and/or wastewater.

Just under 800 babies and young children are believed to have died in the care of the Bon Secours sisters who ran the home and from 1925 until the 1961 - roughly the equivalent of one child every fortnight.

The most commonly cited cause of death was “debility from birth”, which lead to the deaths of 196 children - 24% of the total. A further 124 died from respiratory illnesses and a further 82 died from measles.

At one point 31.6% of infants (http://www.thejournal.ie/bon-secours-sisters-response-tuam-remains-3268928-Mar2017/) under the age of one in the care of sisters died. TheJournal.ie reports. In homes nationwide the average figure was close to half that - 17%.
Vatican endorses military force against ISIS 'genocide'

The Vatican's line on ISIS has taken a new turn, as its ambassador in Geneva suggested that if a political settlement is impossible, military force should be used against the jihadists. He also said the form of intervention should be defined by the UN.
“The wearing of clerical dress or of a religious habit by lay people, or by members of the clergy or religious orders by whom this use is forbidden by a definitive and legally valid directive of the competent ecclesiastical authority and officially communicated to the state authority, is liable to the same penalty by the state as the misuse of the military uniform.” Article 10, 1933 Concordat with the Roman Cult
“The sovereignty and exclusive jurisdiction over the Vatican City, which Italy recognizes as appertaining to the Holy See, forbid any intervention therein on the part of the Italian Government, or that any authority other than that of the Holy See shall be there acknowledged.” The Lateran Pact, Article 4
The Lateran Pact

- Canada has signed on to the Lateran Pact
- Many other countries have signed on to the Lateran Pact
April 27th, 2014
Vatican, Rome
-St. Peter's Square-

Pope Francis Declares Lucifer As God
Flammæs eius Lucifer matutinus invéniat:

"His Flame dawning His own creation..."
Pope Francis declares Lucifer as God:

*illeg, inquam, *Lucifer*, qui nescit*

"May I say O'Lucifer, who knows no setting..."
Pope Francis Declares Lucifer As God
Pope Francis Declares Lucifer As God
et vivit et regnat in sæcula sæculórum.

"and is alive and reigns for ever and ever"
Pope Francis Declares Lucifer As God
THERE IS NO GOVERNMENT

BUT THERE'S A SECRET SOCIETY ACTING AS A GOVERNMENT
Because of the bankruptcy, the government is owned and operated by Roman Cult

- They have taken prayer out of the schools
- They have taken God out of the schools
- They have taken God out of the courts
“This Bent Crucifix is "... a sinister symbol, used by Satanists in the sixth century, that had been revived at the time of Vatican Two. This was a bent or broken cross, on which was displayed a repulsive and distorted figure of the Messiah, which the black magicians and sorcerers of the Middle Ages had made use of to represent the Biblical term 'Mark of the Beast'. Yet, not only Paul VI, but his successors, the two John-Pauls, carried that object and held it up to be revered by crowds, who had not the slightest idea that it stood for False Messiah." (p. 72) On page 56 Compton prints a picture of the current Pope, John Paul II, holding this bent or broken cross, just as we have shown,...”

http://www.sabbathcovenant.com/Catholicism/satanism.htm
“CITATION, citatio. A summons to appear, applied particularly to process in the Spiritual Court. The Ecclesiastical Courts proceed according to the course of the civil and canon laws, by citation, libel, &c.... Godb. 190. See tit. Courts Ecclesiastical” Tomlin’s Law Dictionary 1835, Volume 1, [emphasis added],
“Citation, (Citatio) A Summons to appear, applied particularly to Process in the Spiritual Court. The Ecclesiastical Courts proceed according to the Course of the Civil and Canon Laws, by Citation, Libel, &c....”, Jacob A New Law Dictionary, 1750, [emphasis added],
“Citation. This is also the name of the process used in the English ecclesiastical, probate, and divorce courts to call the defendant or respondent before them. 3 Bl. Comm. 100. 3 Steph. Comm. 720.” Black’s Law Dictionary 2nd Edition, at page 202
“CITATION (Lat. *citare*, to call, to summon). ... The act by which a person is so summoned or cited. In the ecclesiastical law the citation is the beginning and foundation of the whole cause, .... 1 Brown. Civ. Law 453, 454; Ayliffe, Parerg. xliii. 175; Hall. Adm. Pr. 5; Merlin; *Rep.* The process issued in courts of probate and admiralty courts. It is usually the original process in any proceeding where used, and is in that respect analogous to the writ of capias or summons at law, and the subpoena in chancery.” Bouvier’s Law Dictionary, 1897 Edition, Volume 1, page 326 [Emphasis added]
THE STATE OF TEXAS
DISTRICT COURT, TARRANT COUNTY

CITATION

GLENN WINNINGHAM
VS.

TO:

You said DEFENDANT are hereby commanded to appear by filing a written answer to the PETITION at or before 10 o'clock A.M. of the Monday next after the expiration of 20 days after the date of service hereof before the 352nd District Court, 401 W BELKNAP, in and for Tarrant County, Texas, at the Courthouse in the City of Fort Worth, Tarrant County, Texas, said PLAINTIFF being

GLENN WINNINGHAM

Filed in said Court on January 10th, 2013 Against

For suit, said suit being numbered 352-263583-11 the nature of which demand is as shown on said PETITION a copy of which accompanies this citation.

PRO SE
Attorney for GLENN WINNINGHAM Phone No. (682)777-8048
Address C/O 6340 LAKE WORTH BLVD #437 FT WORTH, TX

Thomas A. Wilder , Clerk of the District Court of Tarrant County, Texas, Given under my hand and the seal of said Court, at office in the City of Fort Worth, this the 18th day of January, 2013.

By TARA RAY Deputy

NOTICE: You have been sued. You may employ an attorney. If you or your attorney do not file a written answer with the clerk who issued this citation by 10:00 AM. on the Monday next following the expiration of twenty days after you were served this citation and petition, a default judgment may be taken against you.

Thomas A. Wilder, Tarrant County District Clerk, 401 W BELKNAP, FORT WORTH TX 76196-0402

OFFICER'S RETURN

Received this Citation on the _____ day of ___________, at ___ o'clock ___M, and executed at __________________________ within the county of __________, State of _______ at ___ o'clock ___M on the _____ day of ___________, by delivering to the within named (Def.): __________________________
defendant(s), a true copy of this Citation together with the accompanying copy of PETITION having first endorsed on same the date of filing.
“COURTS ECCLESIASTICAL, Curia Ecclesiasticae, Spiritual Courts.] Are those courts which are held by the king's authority as supreme governor of the church, for matters which chiefly concern religion. 4 Inst. 321. And the laws and constitutions whereby the church of England is governed, are, 1. Divers immemorial customs. 2. Our own provincial constitutions; and the canons made in convocations, especially those in the year 1603. .......Much oppression having been exercised through the channel of these courts, on persons charged with trifling offences within their spiritual jurisdiction, ...Tomlins Law Dictionary 1835, Volume 1, [emphasis added],
The proceedings in the Ecclesiastical Courts are, according to the civil and canon law by citation, libel, answer upon oath, proof by witnesses, and presumptions, &c., and after sentence, for contempt, by excommunication: and if the sentence is disliked, by appeal. Tomlins Law Dictionary 1835, Volume 1, [emphasis added],
Everything is in Admiralty

“A writ of error doth not lie upon a sentence in the admiralty, but an appeal. 4 Inst. 135. 339.” Tomlins Law Dictionary 1835 Edition under the definition of Admiralty

Appeals are in Admiralty

It is called a Court of Appeals

It is the same thing that precipitated the War of Independence
“ARTICULUS. An article or complaint, exhibited by way of libel, in a court Christian. Sometimes the religious bound themselves to obey the ordinary, without such formal process. Paroch. Antiq. p. 344”, Tomlin’s Law Dictionary 1835, Volume 1, [emphasis added],
“SUMMONERS, summonitores.] Petty officers that cite and warn men to appear in any court; and these ought to be *boni homines, &c.* Fleta, lib. 4. The summonitores were properly the apparitors who warned in delinquents at a certain time and place to answer any charge or complaint exhibited against them; and in citations from a superior court they were to be equals of the party cited; at least the barons were to be summoned by none under the degree of knights.” Tomlin’s Law Dictionary, 1835, Volume 2 [emphasis added]
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Don’t forget to click the bell next to the subscribe button so that you are notified when there is a new upload
“COURT OF ORDINARY. In American Law. A court which has jurisdiction of the probate of wills and the regulation of the management of decedents' estates. Such courts exist in Georgia, New Jersey, South Carolina, and Texas. See 2 Kent, Comm. 409; Ordinary.” Bouvier’s Law Dictionary 1856 Edition, page 383
“IMPOSTORS, religious. Those who falsely pretend an extraordinary commission from heaven; or terrify and abuse the people with false denunciations of judgments. The are punishable by the temporal courts with fine, imprisonment, and infamous corporal punishment. 1 Hawk. P. C. c. 5.”

Tomlin’s Law Dictionary, 1835, Volume 1, [emphasis added],

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IMPOSTORS, religious. Those who falsely pretend an extraordinary commission from heaven; or terrify and abuse the people with false denunciations of judgments, are punishable by the temporal courts with fine, imprisonment, and infamous corporal punishment. 1 Hawk. P. C. c. 7. 4 Black 62” William’s Law Dictionary, 1816, [emphasis added],
“IMPOSTORS in religion, are such as falsely pretend an extraordinary commission from heaven, or terrify and abuse the people with false denunciations of judgments. They are punishable by fine, imprisonment, and infamous corporal punishment. 1 *Haw.* 7. ....” Burn A New Law Dictionary 1792, page 376
“"When acting to enforce a statute and its subsequent amendments to the present date, the judge of the municipal court is acting as an administrative officer and not in a judicial capacity; courts administering or enforcing statutes do not act judicially, but merely ministerially....but merely act as an extension as an agent for the involved agency -- but only in a “ministerial” and not a “discretionary capacity…” Thompson v. Smith, 154 S.E. 579, 583; Keller v. P.E., 261 US 428; F.R.C. v. G.E., 281, U.S. 464 [emphasis added]
"It is the accepted rule, not only in state courts, but, of the federal courts as well, that when a judge is enforcing administrative law they are described as mere 'extensions of the administrative agency for superior reviewing purposes' as a ministerial clerk for an agency..." 30 Cal 596; 167 Cal 762

"...judges who become involved in enforcement of mere statutes (civil or criminal in nature and otherwise), act as mere "clerks" of the involved agency..." K.C. Davis, ADMIN. LAW, Ch. 1 (CTP. West's 1965 Ed.)
A Clerk masquerading as a Judge is not competent to do anything judicial like issue orders, or warrants.

"Ministerial officers are incompetent to receive grants of judicial power from the legislature, their acts in attempting to exercise such powers are necessarily nullities" Burns v. Sup., Ct., SF, 140 Cal. 1
“impostor. One who pretends to be someone else to deceive others, esp. to receive the benefits of a negotiable instrument. — Also spelled imposter. [Cases: Banks and Banking 147; Bills and Notes 201, 279. C.J.S. Banks and Banking §§ 415-416; Bills and Notes; Letters of Credit §§ 29, 150-151.]” Black’s Law Dictionary 8th Edition, page 2210 [emphasis added],
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UNIDROIT stands for the unification of private law (law merchant) and the website says that 63 countries have adopted it, and it is designed to be automatically implemented.

Canada and United States have been signatories of the UNIDROIT treaty for over 30 years.

UNIDROIT website says nothing about Texas, or Arizona, or any of the American States, or the Canadian provinces, therefore the UNIDROIT application in the American States, and the Canadian Provinces, is ONLY in federal areas ONLY.
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Membership of UNIDROIT is restricted to States acceding to the UNIDROIT Statute.

UNIDROIT's member States are drawn from the five continents and represent a variety of different legal, economic and political systems as well as different cultural backgrounds.

To find the date when a particular State became a member of UNIDROIT click on the relevant national flag.

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<td>South African Department of International Relations and Cooperation (DIRCO)</td>
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<td>Spain</td>
<td>Ministry of Foreign Affairs and Cooperation</td>
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<td>Sweden</td>
<td>Ministry of Justice</td>
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<td>Switzerland</td>
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<td>Tunisia</td>
<td>Ministry of Justice and Human Rights</td>
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<td>Turkey</td>
<td>Ministry of Justice General Directorate of International Law and Foreign Relations</td>
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<td>United Kingdom of Great Britain and Northern Ireland</td>
<td>Department for Business, Enterprise and Regulatory Reform</td>
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<td>United States of America</td>
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<td>Uruguay</td>
<td>Ministry of Foreign Affairs</td>
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<td>Venezuela</td>
<td>Ministry of Foreign Affairs</td>
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All so-called Judges are controlled and regulated by the UNIDROIT statute

All so-called Judges are controlled and governed by the International Covenant on Civil and Political Rights

All so-called Judges are controlled and governed by the Geneva Convention on the Treatment of Civilians in a time of War of 1949, which is still applicable for as long as a military occupation exists
All Judges are actually Clerk masquerading as Judges – BAAL Priests

Their black robe is their BAAL Priest uniform

They routinely deny anything related to justice from happening because it is so good for business!!

They encourage their false flag operations and agent provocateurs because it is so good for business

They encourage police state murders, assaults, kidnappings, thefts because it is so good for business!

Everything they do is a fraud (a lie) because they are satanists
Under Common Law the presumption is that you are sovereign = innocent until proven guilty

Under Martial Law the presumption is that you are a slave = guilty until proven innocent
This letter is in response to your correspondence to Alan Watson dated August 17, 2012 regarding the denial of your application for a Georgia driver’s license. As a preliminary matter, please know that the Department of Driver Services (DDS) intends no disrespect by addressing you using the conventions of formal business correspondence, and information provided to the DDS by the United States Postal Service suggests that the addressing of this letter in this fashion will expedite its delivery to you.

With regard to the content of your letter, the DDS agrees that your application for a driver’s license creates no contract between you and the State of Georgia. According to O.C.G.A. §13-1-10, “where, in the exercise of the police power, a license is issued, the license is not a contract but only a permission to enjoy the privilege for the time specified, on the terms stated; and it may be abrogated.” Unfortunately, the DDS respectfully must disagree with the balance of the contents of your correspondence.

First, various provisions of state and federal law require most drivers to possess a valid driver’s license to operate a motor vehicle, particularly O.C.G.A. §40-5-20. The exemptions from the statute are found in O.C.G.A. §40-5-21. None of the documentation provided with your letter suggests that you fall into one of the statutorily recognized exceptions. The DDS is prohibited from issuing a driver’s license to anyone whose driver’s license or driving privilege in another state is under suspension. O.C.G.A. §40-5-22(c). Operation of a motor vehicle without a valid driver’s license could be a violation of O.C.G.A. §§40-5-20 and/or 40-5-121, particularly since the contents of your lease suggest that you have been a resident of the State of Georgia for more than thirty (30) days. The term resident is defined in O.C.G.A. §40-5-1(15) as “a person who has a permanent home or abode in Georgia to which, whenever such person is absent, he or she has the intention of returning.”
The statute creates a rebuttable presumption of residency for anyone who meets the following criteria:

(A) Any person who accepts employment or engages in any trade, profession, or occupation in Georgia or enters his or her children to be educated in the private or public schools of Georgia within ten days after the commencement of such employment or education; or

(B) Any person who, except for infrequent, brief absences, has been present in the state for 30 or more days; provided, however, that no person shall be considered a resident for purposes of this chapter unless such person is either a United States citizen or an alien with legal authorization from the U.S. Immigration and Naturalization Service.” *Id.*

The lease submitted with your driver’s license application was executed on September 19, 2011. Anyone who is here legally and becomes a resident must obtain a driver’s license in Georgia within thirty (30) days. O.C.G.A. 40-5-20.

While the United States Supreme Court has recognized a fundamental right to interstate travel, this right has never included a fundamental right to drive. *Miller v. Reed*, 176 F.3d 1202, 1206 (9th Cir. 1999); *Dixon v. Love*, 431 U.S. 105, 112-116 (1977). Similarly, the Georgia Supreme Court has held that “the right to operate a motor vehicle upon the public highways of this state is not a vested right, but is merely a qualified right which can be exercised by obtaining a license from the state.” *Johnston v. State*, 236 Ga. 370 (1976). “[I]n Georgia, a driver’s license is not an absolute right but rather is a privilege that may be revoked for cause. The right to continue the operation and to keep the license to drive is dependent upon the manner in which the licensee exercises this right. The right is not absolute, but is a privilege. While it cannot be suspended or revoked without reason, it can be constitutionally revoked or suspended for any cause having to do with public safety.” *Nolen v. State*, 218 Ga. App. 819, 820 (1995). Moreover, the Georgia Supreme Court explicitly rejected the argument that the driver’s license requirement established in O.C.G.A. §40-5-20 was not unconstitutional when applied to “a common law freeman exercising his right to travel on public ways.” *Lebrun v. State*, 255 Ga. 406 (1986).

With regard to your concerns about the requirement for collecting your social security number, the DDS has not compelled you to obtain a social security number in violation of your religious beliefs. Rather, you presented your card voluntarily in conjunction with your application for a Georgia driver’s license. This requirement is based upon federal laws enacted by Congress to facilitate the collection of child support payments from non-custodial parents and in the interest of homeland security. 42 U.S.C. §666(a)(13)(A); 49 U.S.C. §30301 note; 6 C.F.R. §37.01, et seq.
Federal law now requires all states to collect social security numbers when issuing such credentials. *Id.* The only exception to the requirement is for individuals who are not eligible for issuance of a social security number because they are aliens not authorized to work in the United States. *O.C.G.A. §19-11-9.1(a.1)(1); 6 C.F.R. §37.11(e)(3).*

We hope that this information is responsive to your inquiry, and we look forward to serving your licensing needs once the issue in the Commonwealth of Pennsylvania is resolved. Please note that you are eligible for issuance of a Georgia identification card under *O.C.G.A. §40-5-100, et seq.*, if you need state-issued documentation of your identity in the meantime. I can be reached at (678) 413-8765 if you have any questions regarding this matter.

Very truly yours,

Jennifer Ammons
General Counsel
• “The statute [all statutes] creates a rebuttable presumption of residency for anyone who meets the following criteria: …. however no such person shall be considered a resident for purposes of this chapter unless such person is either a United States citizen or an alien with legal authorization from the U.S. Immigration and Naturalization Service.”

Jennifer Ammons, General Counsel, Georgia Department of Driver Services
Announcing a subscription based Youtube channel called Sovereignty International

The recommended cost of the subscription is currently US$1.99 because it avoids the advertising ONLY

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

For that reason there will be very little exclusive material on that channel

Currently publishing 3 videos a week

https://www.youtube.com/channel/UCokSQqXw1y2_2hAtJxUcoNw

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All Inquisitions were originated with the Roman Cult

“Inquisition, Ex Officio Mero, Is one Way of proceeding in Ecclesiastical Court. Wood’s Inst. 596.”, Jacob A. New Law Dictionary 1750
INQUISITION
TORTURE
MASK

BOILING OIL WAS
POURED THROUGH
THE EAR FUNNELS.
**Cauterization**

1. **Light the fire**
   The door is closed and a fire is lit beneath the belly of the bull.

2. **Slow cooking**
   The heat from the fire turns the bull into an oven, slowly roasting the victim inside.

3. **Modify their screams**
   A series of pipes in the bull's head amplify and distort the victim's cries.

4. **Head bull roar**
   The victim screams through the nostrils of the bull, sounding like a bull bellowing towards the bull roarer.

5. **Opening trap door**
   The bull's bowels are opened and the victim is removed, allowing the bull to return to its normal state.

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“Libel, in the Spiritual Court. If upon a Libel for any Ecclesiastical Matter, the Defendant make a Surmise in B. R. to have a Prohibition, and such Surmise be insufficient, the other Party may shew it to the Court, and me Judges will discharge it. 1 Leon 10. 128. This Libel used in Ecclesiastical Proceedings, consists of three Parts. I. The major Proposition, which shews a just Cause of the Petition. 2. The Narration or minor Proposition. 3. The Conclusion, or conclusive Petition, which conjoins both Propositions, &c....” Jacob A New Law Dictionary, 1750, [emphasis added],
“LIBEL, practice. A libel has been defined to be "the plaintiff's petition or allegation, made and exhibited in a judicial process, with some solemnity of law;" it is also, said to be "a short and well ordered writing, setting forth in a clear manner, as well to the judge as to the defendant, the plaintiff's or accuser's intention in judgment." It is a written statement by a plaintiff, of his cause of action, and of the relief he seeks to obtain in a suit. Law's Eccl. Law, 147; Ayl. Par. 346; Shelf. on M. & D. 506; Dunf Adm. Pr. 111; Betts. Pr. 17; Proct. Pr. h. t.; 2 Chit. Pr. 487, 533.” Bouvier’s Law Dictionary 1856 Edition, page 686 [emphasis added]
Mark Passio is a former Satanist priest who has some Youtube videos about Natural Law

All of the atrocities in history were committed by Order Followers.
Former Satanist Priest

Pillars of Satanism – forms of mind control

Survival
  - highest law of satanism

Moral Relativism
  - No such thing as right and wrong
  - we just make up with is right or wrong

Social Darwinism
  - Certain classes of society think they are most fit to rule
  - postulates the survival of the most socially ruthless
  - Ultimate responsibility is self preservation
Pillars of Satanism – forms of mind control

- Eugenics
  - elite get to determine who lives or dies

Order followers

- Responsible for all of the atrocities in history
- Just follow orders without thinking about whether it is a lawful order or not
- Willing slaves

Moral relativism

- 2/3 of people believe in moral relativism
- truth is relative
Order Followers

- WWII War Crimes Tribunals
  - All of the NAZIs claimed that they were just following orders
  - They either suffered death by hanging, or spent the rest of their life in jail
  - Some of them are still hunted to this day
- Vietnam War - Mai Lai massacre
  - Convicted of murder
- The Amistadt
They screen out intelligent people in the hiring process for their Law Enforcement Officers (LEOs)

Jordan vs City of New London, US Court of Appeals for the Second Circuit Case Number 99-9188

Robert Jordan had a masters degree and scored too high on their test – too intelligent!
A man whose bid to become a police officer was rejected after he scored too high on an intelligence test has lost an appeal in his federal lawsuit against the city.

The 2nd U.S. Circuit Court of Appeals in New York upheld a lower court’s decision that the city did not discriminate against Robert Jordan because
Contact Information

- My Blog is:
  - http://sovereigntyinternational.wordpress.com
- Website - www.sovereigntyinternational.fyi
- Email - engineerwin@yahoo.com
- Youtube profiles – sovereignliving – Sovereignty International
- Facebook
  - Community Page – Deleted due to Censorship
  - 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
Papal Bull Dum Diversas
18 June, 1452

Pope Nicholas V issued the papal bull Dum Diversas on 18 June, 1452. It authorised Alfonso V of Portugal to reduce any “Saracens (Muslims) and pagans and any other unbelievers” to perpetual slavery. This facilitated the Portuguese slave trade from West Africa.

The same pope wrote the bull Romanus Pontifex on January 5, 1455 to the same Alfonso. As a follow-up to the Dum diversas, it extended to the Catholic nations of Europe dominion over discovered lands during the Age of Discovery. Along with sanctifying the seizure of non-Christian lands, it encouraged the enslavement of native, non-Christian peoples in Africa and the New World.

“We weighing all and singular the premises with due meditation, and noting that since we had formerly by other letters of ours granted among other things free and ample faculty to the aforesaid King Alfonso -- to invade, search out, capture, vanquish, and subdue all Saracens and pagans whatsoever, and other enemies of Christ wheresoever placed, and the kingdoms, dukedoms, principalities, dominions, possessions, and all movable and immovable goods whatsoever held and possessed by them and to reduce their persons to perpetual slavery, and to apply and appropriate to himself and his successors the kingdoms, dukedoms, counties, principalities, dominions, possessions, and goods, and to convert them to his and their use and profit -- by having secured the said faculty, the said King Alfonso, or, by his authority, the aforesaid infante, justly and lawfully has acquired and possessed, and doth possess, these islands, lands, harbors, and seas, and they do of right belong and pertain to the said King Alfonso and his successors”.

In 1493 Alexander VI issued the bull Inter Caetera stating one Christian nation did not have the right to establish dominion over lands previously dominated by another Christian nation, thus establishing the Law of Nations.

Together, the Dum Diversas, the Romanus Pontifex and the Inter Caetera came to serve as the basis and justification for the Doctrine of Discovery, the global slave-trade of the 15th and 16th centuries, and the Age of Imperialism.
THE LINES OF DEMARCATION

OF

POPE ALEXANDER VI.

AND THE

TREATY OF TORDESILLAS

A.D. 1493 and 1494

By SAMUEL EDWARD DAWSON Lit.D. (Laval)
not exist before Grotius, or that he originated its principles. The most
cursory glance at his great work, De Jure Belli, will show that all his
illustrations were drawn from Greek, Roman and Jewish history, and it
will be found, on perusal, that his principles are derived from natural
law or the law of nature as laid down by the Roman lawyers, upon the
Roman civil law as found in the Corpus Juris, upon the works of the
more philosophical of the Christian Fathers, upon the Synodical Canons
recorded in ecclesiastical history and upon the Divine law as revealed
in the Bible. Grotius does not, himself, pretend to anything else. He
was born in 1583, ninety years after the discovery of America, and to
attempt therefore, to pass judgment on the Bull of 1493 in the light of
our present notions, is an absurd anachronism. Grotius goes further,
and, while justly claiming the merit of his work, refers to authors who
had preceded him who, as he says, were “partly Divines and partly
Doctors of Law.” If, therefore, we put aside the conventional law or
treaty law of nations, it will be seen that modern international law is
founded on the Roman law and on the Canon law, which latter was
carried over all Europe by the Roman Church; for even in England up
to the time of Edward III, the Lord Chancellor was always an ecclesi-
astic. In commenting on this point, Sir Henry Maine observes that “it
is astonishing how small a proportion the additions made to inter-
national law since Grotius’s day bear to the ingredients which have
been simply taken from the most ancient stratum of the Roman
Jus Gentium.” This Jus Gentium is the law of nature applicable to
every human being, and therefore to nations collectively, and is elo-
quently said by Cicero to be “That law which was neither a thing con-
ceived by the genius of man, nor established by any decree of the
people; but a certain eternal principle, which governs the entire
universe, wisely commanding what is right and prohibiting what is
wrong…. Therefore, the true and supreme law, whose commands and
prohibitions are equally authoritative, is the right reason of the
Sovereign Jupiter.”

These things being so, it is somewhat flippant for the London
Times to characterize the citation of the Bull of 1493, in the Venezuela
dispute, as “comical” or “absurd.” It was good law pro tanto, for
where else was there, at that time, a court so competent, by learning or
tradition, to decide questions which, in their essence, depended on the
Roman or Canon law as the Court of Rome? Nor could there, a priori,
because he conceived one more likely to be impartial; for the Pope had no
sailors through whom he could discover and claim for himself new
lands. Flings at the private character of Alexander VI. are only pre-
texts for avoiding argument. We have to do with him in this paper
Alberico Gentili

Alberico Gentili (January 14, 1552 – June 19, 1608) was an Italian lawyer, jurist, and a former standing advocate to the Spanish Embassy in London, who served as the Regius professor of civil law at the University of Oxford for 21 years. Recognised as the founder of the science of international law, Gentili is perhaps one of the most influential people in legal education ever to have lived. He is one of the three men referred to as the “Father of international law.”

Gentili has been the earliest writer on public international law and the first person to split secularism from canon law and Roman Catholic theology. In 1587, he became the first non-English Regius Professor.

He wrote several books, which are recognized to be one of the most essentials international legal doctrines, that include also theological and literary subjects. Legal scholars say that Gentili was the first who attempted to provide the world anything like a regular system of natural jurisprudence, and his treatise, On the Laws of War and Peace, with all its discolorations, is conceivably at the current day the most complete work on the subject.

It was occasioned by a case on which Gentili's counsel was sought. In 1584 Gentili and Jean Holman, Marquis de Villiers-St-Paul were asked by the government to advise on the treatment of Spanish ambassador Bernardino de Mendoza, who had been implicated in the so-called Throckmorton plot against Queen Elizabeth. As a result, Mendoza was expelled from England.
Early life and family [edit]

Alberico Gentili was born into a noble family in the town of San Ginesio, Macerata, Italy. It has been conjectured that Gentili's mother might have been the source of his early love for jurisprudence, but it was his father, Matteo Gentili, a renowned physician who assumed the role of his tutor in Latin and Greek.[1] He obtained a doctoral degree in law at the University of Perugia at the age of 20.[2]

Career [edit]

After his graduation, he was elected as the chief judge of Ascoli, but then settled in his native town, where he filled various responsible offices. Both father and son belonged to a confraternity suspected of meeting for the discussion of opinions hostile to the Roman church. The inquisition was upon the track of the heretics, and Gentili together with his father and one of his brothers, Scipione Gentili, were forced to leave Italy because of their Protestant beliefs. The three first went to Ljubljana (German: Laibach), Slovenia, the capital of the duchy of Carniola. From there, Alberico went on to the German university towns of Tübingen and Heidelberg. At their first halting-place, Ljubljana, Matteo, doubtless through the influence of his brother-in-law, Nicolò Petrelli, a jurist high in favour with the court, was appointed chief physician for the duchy of Carniola. In the meantime the papal authorities had excommunicated the fugitives, and soon procured their expulsion from Austrian territory. Early in 1580 Alberico set out for England, preceded by a reputation which procured him offers of professorships at Heidelberg and at Tübingen, where Scipio was left to commence his university studies. Alberico reached London in August, with introductions to Giovanni Battista Castiglione, the Italian tutor Queen Elizabeth I. Gentili soon became acquainted with Dr Tobias Matthew, the Archbishop of York. On 14 January 1581 Gentili was accordingly incorporated from Perugia as a D.C.L. giving Gentili the right of teaching law, which he first exercised in St John's College, Oxford. Subsequently, Gentili was appointed as the Regius professor of civil law at Oxford University by the Chancellor of Oxford University, Robert Dudley, 1st Earl of Leicester.[3] He was commissioned to prepare a revised version of the statutory laws of his home town, a task which he completed in 1577. After a short stay in Wittenberg, Germany, he returned to Oxford.

Gentili held the regius professorship until his death, but he turned more and more to practical work in London from about 1590. He practised in the High Court of Admiralty, where the continental civil law rather than the English common law was applied.[4] In 1600 Gentili was called to the Honourable Society of Gray's Inn.[5] He died in London and was buried in the Church of St Helen Bishopsgate in the City of London.

His son was Robert Gentili, who graduated from Oxford University at the age of 12 and was made a Fellow of All Souls College Oxford at the age of 17 through his father's influence.
“1. The International Law Commission shall have for its object the promotion of the progressive development of international law and its codification.

2. The Commission shall concern itself primarily with public international law, but is not precluded from entering the field of private international law.” Article 1
21. CONVENTION CONCERNING THE INTERNATIONAL ADMINISTRATION OF THE ESTATES OF DECEASED PERSONS¹

(Concluded 2 October 1973)

The States signatory to this Convention,
Desiring to facilitate the international administration of the estates of deceased persons,
Have resolved to conclude a Convention to this effect and have agreed upon the following provisions:

CHAPTER I – THE INTERNATIONAL CERTIFICATE

Article 1

The Contracting States shall establish an international certificate designating the person or persons entitled to administer the movable estate of a deceased person and indicating his or their powers. This certificate, drawn up in the Contracting State designated in Article 2 in accordance with the model annexed to this Convention, shall be recognised in the Contracting States. A Contracting State may subject this recognition to the procedure or to the publicity provided for in Article 10.

CHAPTER II – THE DRAWING UP OF THE CERTIFICATE

Article 2

The certificate shall be drawn up by the competent authority in the State of the habitual residence of the deceased.

Article 3

For the purpose of designating the holder of the certificate and indicating his powers, the competent authority shall apply its internal law except in the following cases, in which it shall apply the internal law of the State of which the deceased was a national —
(1) if both the State of his habitual residence and the State of his nationality have made the declaration provided for in Article 31;
(2) if the State of which he was a national, but not the State of his habitual residence has made the declaration provided for in Article 31, and if the deceased had lived in the State of the issuing authority for less than 5 years immediately prior to his death.

¹ This Convention, including related materials, is accessible on the website of the Hague Conference on Private International Law (www.hcch.net), under “Conventions”. For the full history of the Convention, see Hague Conference on Private International Law, Actes et documents de la Douzième session (1972), Tomes I et II, Matières diverses / Administration des successions (ISBN 90 12 00222 2, 150 / 311 pp.).
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Any person who pays, or delivers property to, the holder of the certificate drawn up, and, where necessary, recognised, in accordance with this Convention shall be discharged, unless it is proved that the person acted in bad faith. “ Article 22

“Any person who has acquired assets of the estate from the holder of a certificate drawn up, and, where necessary, recognised, in accordance with this Convention shall, unless it is proved that he acted in bad faith, be deemed to have acquired them from a person having power to dispose of them.” Article 23
CONVENTION ON THE LAW APPLICABLE TO TRUSTS AND ON THEIR RECOGNITION

(Concluded 1 July 1985)

(Entered into force 1 January 1992)

In witness whereof the undersigned, being duly authorized thereto, have signed this Convention.

Done at The Hague, on the first day of July, 1985, in English and French, both texts being equally authentic, in a single copy which shall be deposited in the archives of the Government of the Kingdom of the Netherlands, and of which a certified copy shall be sent, through diplomatic channels, to each of the States Members of the Hague Conference on Private International Law at the date of its Fifteenth Session.
For great custom websites, domain names, and hosting go to:
https://CubeYard.com
Use coupon code CY172 for 20% off your first order
Cubeyard.com – your source for websites, domain names, and hosting
“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 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
". . . (E)very taxpayer is a cestui qui trust having sufficient interest in the preventing abuse of the trust to be recognized in the field of this court's prerogative jurisdiction . . ." In Re Bolens (1912), 135 N.W. 164.

“A “citizen of the United States” is a civilly dead entity operating as a co-trustee and co-beneficiary of the PCT (Public Charitable Trust), the constructive, cestui que trust of US Inc. under the 14th Amendment, which upholds the debt of the USA and US Inc.” Congressional Record, June 13 1967, pp. 15641-15646
“Chap. 854. – An Act to establish a code of law for the District of Columbia.”

“The Legal Estate to be in Cestui Que Use” Chapter Fifty-Six in Sec. 1617, at 31 Stat. 1432
“Chap. 854. – An Act to establish a code of law for the District of Columbia.” which was Approved on March 3, 1901, by the Fifty-Sixth Congress, Session II, at 31 Stat. 1189, and at 2, where it says;

“And be it further enacted, That in the interpretation and construction of said code the following rules shall be observed namely:...

“Third. The word “person” shall be held to apply to partnerships and corporations, ...”, [emphasis added]
“Chap. 854. – An Act to establish a code of law for the District of Columbia.” which was Approved on March 3, 1901, by the Fifty-Sixth Congress, Session II, at 31 Stat. 1189, and at Chapter three – Absence for Seven Years, in Sec. 252, 253, at 31 Stat. 1230, where it says;

“SEC. 252. PRESUMPTION OF DEATH. - If any person shall leave his domicile without any known intention of changing the same, and shall not return or be heard from for seven years from the time of his so leaving, he shall be presumed to be dead, in any case wherein his death shall come in question, unless proof be made that he was alive within that time.”
"We therefore decline to overrule the opinion of Chief Justice Marshall: We hold that the District of Columbia is not a state within Article 3 of the Constitution. In other words cases between citizens of the District and those of the states were not included of the catalogue of controversies over which the Congress could give jurisdiction to the federal courts by virtue of Article 3. In other words Congress has exclusive legislative jurisdiction over citizens of Washington District of Columbia and through their plenary power nationally covers those citizens even when in one of the several states as though the district expands for the purpose of regulating its citizens wherever they go throughout the states in union" National Mutual Insurance Company of the District of Columbia v. Tidewater Transfer Company, 337 U.S. 582, 93 L.Ed. 1556 (1948);
“Whenever [the Uniform Commercial Code] creates a "presumption" with respect to a fact, or provides that a fact is "presumed," the trier of fact must find the existence of the fact unless and until evidence is introduced that supports a finding of its nonexistence.” UCC § 1-206 Presumptions [emphasis added]
The reason they need to fabricate evidence of their US citizen / cestui que trust / slave and put you under the commerce clause, is to forge your signature on one of their “penal code” contracts to circulate on Wall Street, and populate their commercial prisons.
“(a) In an action with respect to an instrument, the authenticity of, and authority to make, each signature on the instrument are admitted unless specifically denied in the pleadings. If the validity of a signature is denied in the pleadings, the burden of establishing validity is on the person claiming validity, but the signature is presumed to be authentic and authorized unless the action is to enforce the liability of the purported signer and the signer is dead or incompetent at the time of trial of the issue of validity of the signature.” Uniform Commercial Code § 3.308 Proof of Signatures and Status as Holder in Due Course [emphasis added]
“The following rules apply in an action on a certificated security against the issuer:

1. Unless specifically denied in the pleadings, each signature on a security certificate or in a necessary indorsement is admitted.

2. If the effectiveness of a signature is put in issue, the burden of establishing effectiveness is on the party claiming under the signature, but the signature is presumed to be genuine or authorized.” Uniform Commercial Code § 8.114 Evidentiary Rules Concerning Certificated Securities [emphasis added]
“He [the prisoner] has as a consequence of his crime, not only forfeited his liberty but all his personal rights except those which the law in its humanity affords him. He is for the time being a slave of the state.” 62 Va. (21 Gratt.) 790, 796 (1871)

“If a man be found stealing any of his brethren of the children of Israel, and maketh merchandise of him, or selleth him; then that thief shall die; and thou shalt put evil away from among you.” Deuteronomy 24:7
“In this chapter: (1) "Capias" means a writ that is: (A) issued by a court having jurisdiction of a case after judgment and sentence; and (B) directed "To any peace officer of the State of Texas" and commanding the officer to arrest a person convicted of an offense and bring the arrested person before that court immediately or on a day or at a term stated in the writ.

(2) "Capias pro fine" means a writ that is:

(A) issued by a court having jurisdiction of a case after judgment and sentence for unpaid fines and costs; and

(B) directed "To any peace officer of the State of Texas" and commanding the officer to arrest a person convicted of an offense and bring the arrested person before that court immediately." Texas Code of Criminal Procedure Article 43.015 Definitions
“CAPIAS AD SATISFACIENDUM (shortly termed a CA. SA.) A judicial writ of execution which issues out on the record of a Judgment, where there is a recovery in the courts at Westminster, of debt, damages, &c. And by this writ the sheriff is commanded to take the body of the defendant in execution, and him safely to keep, so that he have his body in court at the return of the writ, to satisfy the plaintiff his debt and damages. Vide 1 Litt Abr. 249.”
Tomlin’s Law Dicitonary 1835 Edition

“A capias is NOT a “Warrant of Arrest,”....”
"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),
The Jesuit Oath

The Counter-Reformation War

I furthermore promise and declare that I will, when opportunity present, make and wage relentless war, secretly or openly, against all heretics, Protestants and Liberals, as I am directed to do, to extirpate and exterminate them from the face of the whole earth; and that I will spare neither age, sex or condition; and that I will hang, waste, boll, flay, strangle and bury alive these infamous heretics, rip up the stomachs and wombs of their women and crush their infants' heads against the walls, in order to annihilate forever their execrable race. That when the same cannot be done openly, I will secretly use the poisoned cup, the strangulating cord, the steel of the poniard or the leaden bullet, regardless of the honor, rank dignity, or authority of the person or persons, whatever may be their condition in life, either public or private, as I at any time may be directed so to do by any agent of the Pope or Superior of the Brotherhood of the Holy Faith, of the Society of Jesus.
“Go ye, then, into all the world and take possession of all lands in the name of the Pope. He who will not accept him as the Vicar of Jesus and his Vice-Regent on earth, let him be accursed and exterminated.”

~Jesuit Extreme Oath of Induction
Superior speaks:

“My son, heretofore you have been taught to act the dissembler: among Roman Catholics to be a Roman Catholic, and to be a spy even among your own brethren; to believe no man, to trust no man. Among the Reformers, to be a reformer; among the Huguenots, to be a Huguenot; among the Calvinists, to be a Calvinist; among other Protestants, generally to be a Protestant, and obtaining their confidence, to seek even to preach from their pulpits, and to denounce with all the vehemence in your nature our Holy Religion and the Pope; and even to descend so low as to become a Jew among Jews, that you might be enabled to gather together all information for the benefit of your Order as a faithful soldier of the Pope.
You have been taught to insidiously plant the seeds of jealousy and hatred between communities, provinces, states that were at peace, and incite them to deeds of blood, involving them in war with each other, and to create revolutions and civil wars in countries that were independent and prosperous, cultivating the arts and the sciences and enjoying the blessings of peace. To take sides with the combatants and to act secretly with your brother Jesuit, who might be engaged on the other side, but openly opposed to that with which you might be connected, only that the Church might be the gainer in the end, in the conditions fixed in the treaties for peace and that the end justifies the means [satanism].
…You have received all your instructions heretofore as a novice, a neophyte, and have served as co-adjurer, confessor and priest, but you have not yet been invested with all that is necessary to command in the Army of Loyola in the service of the Pope. You must serve the proper time as the instrument and executioner as directed by your superiors; for none can command here who has not consecrated his labors with the blood of the heretic; for "without the shedding of blood no man can be saved." Therefore, to fit yourself for your work and make your own salvation sure, you will, in addition to your former oath of obedience to your order and allegiance to the Pope, repeat after me---“
The Extreme Oath of the Jesuits:

"1, _ now, in the presence of Almighty God, the Blessed Virgin Mary, the blessed Michael the Archangel, the blessed St. John the Baptist, the holy Apostles St. Peter and St. Paul and all the saints and sacred hosts of heaven, and to you, my ghostly father, the Superior General of the Society of Jesus, founded by St. Ignatius Loyola in the Pontificate of Paul the Third, and continued to the present, do by the womb of the virgin, the matrix of God, and the rod of Jesus Christ, declare and swear, that his holiness the Pope is Christ's Vice-regent and is the true and only head of the Catholic or Universal Church throughout the earth; and that by virtue of the keys of binding and loosing, given to his Holiness by my Savior, Jesus Christ, he hath power to depose heretical kings, princes, states, commonwealths and governments, all being illegal without his sacred confirmation and that they may safely be destroyed.
Therefore, to the utmost of my power I shall and will defend this doctrine of his Holiness' right and custom against all usurpers of the heretical or Protestant authority whatever, especially the Lutheran of Germany, Holland, Denmark, Sweden, Norway, and the now pretended authority and churches of England and Scotland, and branches of the same now established in Ireland and on the Continent of America and elsewhere; and all adherents in regard that they be usurped and heretical, opposing the sacred Mother Church of Rome. I do now renounce and disown any allegiance as due to any heretical king, prince or state named Protestants or Liberals, or obedience to any of the laws, magistrates or officers.
...I do further declare, that I will help, assist, and advise all or any of his Holiness' agents in any place wherever I shall be, in Switzerland, Germany, Holland, Denmark, Sweden, Norway, England, Ireland or America, or in any other Kingdom or territory I shall come to, and do my uttermost to extirpate the heretical Protestants or Liberals' doctrines and to destroy all their pretended powers, regal or otherwise.

...I do further promise and declare, that I will have no opinion or will of my own, or any mental reservation whatever, even as a corpse or cadaver (perinde ac cadaver), but will unhesitatingly obey each and every command that I may receive from my superiors [order follower] in the Militia of the Pope and of Jesus Christ.
…I furthermore promise and declare that I will, when opportunity present, make and wage relentless war, secretly or openly, against all heretics, Protestants and Liberals, as I am directed to do, to extirpate and exterminate them from the face of the whole earth; and that I will spare neither age, sex or condition; and that I will hang, waste, boil, flay, strangle and bury alive these infamous heretics, rip up the stomachs and wombs of their women and crush their infants' heads against the walls, in order to annihilate forever their execrable race. That when the same cannot be done openly, I will secretly use the poisoned cup, the strangulating cord, the steel of the poniard or the leaden bullet, regardless of the honor, rank, dignity, or authority of the person or persons, whatever may be their condition in life, either public or private, as I at any time may be directed so to do by any agent of the Pope or Superior of the Brotherhood of the Holy Faith, of the Society of Jesus.
In confirmation of which, I hereby dedicate my life, my soul and all my corporal powers, and with this dagger which I now receive, I will subscribe my name written in my own blood, in testimony thereof; and should I prove false or weaken in my determination, may my brethren and fellow soldiers of the Militia of the Pope cut off my hands and my feet, and my throat from ear to ear, my belly opened and sulphur burned therein, with all the punishment that can be inflicted upon me on earth and my soul be tortured by demons in an eternal hell forever!
“All of which, I, _, do swear by the Blessed Trinity and blessed Sacraments, which I am now to receive, to perform and on my part to keep inviolable; and do call all the heavenly and glorious host of heaven to witness the blessed Sacrament of the Eucharist, and witness the same further with my name written and with the point of this dagger dipped in my own blood and sealed in the face of this holy covenant.” Taken from the book Subterranean Rome by Charles Didier, translated from the French and published in New York in 1843. Dr. Alberto Rivera escaped from the Jesuit Order in 1967, and he describes his Jesuit oath in exactly the same way as it appears in this book. The Jesuit Oath of Induction is also recorded in the Congressional Record of the U.S.A. (House Bill 1523, Contested election case of Eugene C. Bonniwell, against Thos. S. Butler, Feb. 15, 1913, pp. 3215-3216).
BEWARE OF THE FALSE PROPHETS, WHO COME TO YOU IN SHEEP'S CLOTHING, BUT INWARDLY ARE RAVENOUS WOLVES.

YOU WILL KNOW THEM BY THEIR FRUITS!

– Matthew 7:15-16
THE BIBLE WARNS US OF FALSE PROPHETS IN THE LAST DAYS

2 Peter 2:1-3
Matthew 7:15
Matthew 24:24
Mark 13:22

1 John 4:1-6
2 John 1:7-11
2 Timothy 3:5
2 Timothy 4:3
Beware of False Prophets

Who Come To You In Sheep’s Clothing

But Inwardly are Ravenous Wolves
A good tree produces good fruit and an evil tree produces evil fruit. What sort of tree is your life?
Goal of the New World Order

One World Leader
Revelation 13:7

One World Government
Revelation 13:2 & Daniel 7:4-7

One World Religion
Revelation 13:8

One World Currency
Revelation 13:16-18