Disclaimers

- I am NOT a liar (lawyer)
- You should NEVER take my word for anything
- You should always do your own research
- I have provided references to aid you in your research
- I don’t know everything and am open to any ideas
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
Common Law Courts

“The judicial power is the power to hear those matters which affect life, liberty or property of the Citizens of the State.”
Sapulpa v Land, 101 Okla. 22, 223 Pac. 640, 35 A.L.R. 872

"The very meaning of 'sovereignty' is that the decree of the sovereign makes law."
"Sovereignty itself is, of course, not subject to law, for it is the author and source of law; but in our system, while sovereign powers are delegated to the agencies of government, sovereignty itself remains with the people, by whom and for whom all government exists and acts."

Yick Wo v Hopkins, 118 US 356, at pg 370
Common Law Courts

- "A Sovereign is exempt from suit, not because of any formal conception or obsolete theory, but on the logical and practical ground that there can be no legal Right as against the authority that makes the law on which the Right depends." Kawananakoa v. Polyblank, 205 U.S. 349, 353, 27 S. Ct. 526, 527, 51 L. Ed. 834 (1907).

- "...at the revolution the Sovereignty devolved on the people; and they are truly the sovereigns of the country, but they are sovereigns without subjects ......and have none to govern but themselves; the citizens of America are equal as fellow citizens, and as joint tenants in the sovereignty." Chisholm v Georgia, 2 Dall. 440, at pg 471
"and because it brings into action, and enforces this great and glorious principle, that the people are the sovereign of this country, and consequently that fellow citizens and joint sovereigns cannot be degraded by appearing with each other in their own courts to have their controversies determined."

Chisolm v Georgia 2 Dall. 440
Stare Decisis

- Judges cannot make law
- Judges can ONLY compare a given case to other similar cases and make a ruling based on what other courts have done – stare decisis
- If there is a case that has NOT been previously decided, then they have to convene a jury
“We the People” make the law

“STARE DECISIS, n.[Latin “to stand by things decided”] The doctrine of precedent, under which it is necessary for a court to follow earlier judicial decisions when the same points arise again in litigation. “The rule of adherence to judicial precedents finds its expression in the doctrine of stare decisis. This doctrine is simply that, when a point or principle of law has been once officially decided or settled by the ruling of a competent court in a case in which it is directly and necessarily involved, it will no longer be considered as open to examination…. ” William M. Lile et al., Brief Making and the Use of Law Books 321 (3d ed. 1914).” Black’s Law Dictionary 8th Edition pg 4403-4404
Advertisement

➢ Don’t forget to subscribe to this Youtube channel
➢ Don’t forget to follow me on Steemit
   @sovereigntyintl
➢ Don’t forget to Like this video
➢ On Youtube don’t forget to click the bell next to the subscribe button so that you are notified when there is a new upload
➢ On steemit don’t forget to vote and make your comments
➢ https://www.bitchute.com/channel/sovereigntyinternational/
Satanists in America – Mark Passio

- former Satanist Priest
- Natural Law videos
- Pilars of Satanism
  - Moral Relativism
    - There is no absolute right or wrong - truth is relative
    - We just make up what is right or wrong
    - What is right or wrong is what we decide today, and tomorrow it will be something else
    - 2/3 of people believe in moral relativism

©Common Law Copyright 2016
Mark Passio – Natural Law

- Pillars of Satanism – forms of mind control
  - Survival
    - highest law of satanism
  - 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
  - Eugenics
    - elite get to determine who lives or dies

©Common Law Copyright 2016
Mark Passio – Natural Law

- Pillars of Satanism – forms of mind control
- 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

- https://www.youtube.com/user/WhatOnEarth93
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
- Today Order Followers are everywhere
WHEN DID THESE GUYS... BECOME THESE GUYS?

dustinstockton.com  
@DustinStockton
Order Followers

YOU WANT SOME OF THIS?

GO AHEAD, REPORT ME
WE'LL SEE WHO'LL BE AT YOUR FRONT STEPS

©Common Law Copyright 2016
Order Followers
Order Followers
Order Followers

SAY NO

TO A POLICE STATE

©Common Law Copyright 2016
Order Followers
Order Followers
Order Followers

PHOTO: Sean Lidberg
Order Followers
Order Follower

PREDATOR
OR
PROTECTOR?
MARTIAL LAW

When you think about it, it's more about job security than anything else.

Politifake.org
Order Followers

WARNING
THIS IS THE STANDING ARMY YOU WERE TOLD NOT TO TOLERATE.

#plus613
Order Followers
~ POLICE BRUTALITY ~
A lot like ordinary brutality, really. But with bullshit charges laid against you, just to cover their beating asses.
Order Followers
Order Followers

Can you spot the terrorists?

Terrorism: Noun
The use of violence and intimidation in the pursuit of political aims.
That awkward moment when you realize

That the same government that is supposed to protect us from terrorists, is the terrorist.

We're Paying Attention @ Conspiracy Watch
Order Followers

Number of Americans killed by terrorists since 9/11: 33

Number of Americans killed by police since 9/11: 5000 +
MURDER, THEFT, RAPE, KIDNAPPING & ASSAULT ARE WRONG

UNTIL I PUT ON MY MAGIC SUIT
Order Followers

PULL OVER

YOUR TAIL LIGHT IS OUT

©Common Law Copyright 2018
Order Followers

To those who think a Police State could never happen in America...
Wake Up!

benfrank.net
Order Followers

...No sudden moves... just drop the weapon into the bucket and put your hands up!
Satanic Order Followers

- 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 has a masters degree and scored too high on their test – too intelligent!
Court OKs Barring High IQs for Cops

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 the same standards were applied to everyone who took the test.

"This kind of puts an official face on discrimination in America against people of a certain class," Jordan said today from his Waterford home. "I maintain you have no more control over your basic intelligence than your eye color or your gender or anything else."
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
HELP! A VIOLENT PSYCHOPATH IS TRYING TO KILL ME!

PLEASE DIRECT HIM TO OUR WEBSITE TO DOWNLOAD A JOB APPLICATION.
OFFICERS IN RIALTO, CA ARE NOW REQUIRED TO WEAR VIDEO CAMERAS WHILE ON DUTY

IN ONE YEAR, USE OF FORCE HAS DROPPED 60% & COMPLAINTS HAVE DROPPED BY 88%
Order Followers

- Have you had enough of the order followers or do you need to be abused some more?
Contact Information

- My Blog is;  http://sovereigntyinternational.wordpress.com
- Website - www.sovereigntyinternational.fyi
- Email - engineerwin@yahoo.com
- Youtube profile – sovereignliving
- Facebook - Community Page - Deleted
  - Private Group – Sovereignty International – Being deleted
- Yahoo Private Group – Administrating-Your-Public-Servants
- Google Private Group – Administrating-Your-Public-Servants
- Follow me on twitter @engineerwin
- Follow me on Steemit https://steemit.com/@sovereigntyintl
- https://www.bitchute.com/channel/sovereigntyinternational/

©Common Law Copyright 2018
"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]
The vast majority of the disputes that the police initiate on behalf of their employer are also adjudicated by their employer, where the plaintiff, the judge, the antagonist (the police) and the only witness (also the police), all represent the same party, and, since no corpus delicti, mens rea or acts reus can be produced, doesn't technically qualify to be heard according to its own "laws". The State therefore is indistinguishable from a criminal cartel.
All Statutes are Roman Law

"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

- Law Enforcement Officers (LEOs) enforce statutes
- Law Enforcement Officers are NOT Peace Officers
- Law Enforcement Officers are operating in their private capacity
“DO YOU KNOW WHY I AM STOPPING YOU?”

Well officer... a crime requires an injured party. Seeing as there isn’t one, I can assume you’re attempting to manufacture my consent to a contract with the state’s corporate policy in order to generate revenue as part of a racketeering scam.”
Satanism

- Things that you see every day using the Satanic philosophy of Moral Relativism are;
  - False Flag Operations – the end justifies the means
  - Agent Provocateurs - the end justifies the means
  - Entrapment – the end justifies the means
  - All Court cases = kangaroo court (unless it’s a common law court) = satanism
    - Judge is a bought and paid for clerk playing stupid, and working for the Prosecutor
    - If you don’t know the law or fail to do something properly, or follow the right procedure, they sell you into slavery (prison)
  - They have no authority
  - They use unconstitutional commercial code
Grand Juries

- Originated the Bible, and continued with Section 61 Magna Carta
- Your state Constitution and Roman Cult statutes will define the powers of a grand jury
Bad Behavior

“The judicial Power of the United States, shall be vested in one supreme Court, and in such inferior Courts as the Congress may from time to time ordain and establish. The Judges, both of the supreme and inferior Courts, shall hold their Offices during good Behaviour, and shall, at stated Times, receive for their Services, a Compensation, which shall not be diminished during their Continuance in Office.” Constitution for the United States of America, Article 3, Section 1
“It is noted as significant that the act constituting the court dispenses with trial by jury, a provision which was distinctly upheld in spite of the Seventh Amendment in *McElrath v. United States*, 102 U. S. 426. With respect to the status of the court, the opinion concludes (pp. 279 U. S. 454-455):

“…. A duty to give decisions which are advisory only, and so without force as judicial judgments, may be laid on a legislative court, but not on a constitutional court established under Art. III.””

*Williams v United States* 289 U.S. 553 (1933)
“Eliminating, then, from the opinions of this court all expressions unnecessary to the disposition of the particular case, and gleaning therefrom the exact point decided in each, the following propositions may be considered as established:

1. That the District of Columbia and the territories are not states within the judicial clause of the Constitution giving jurisdiction in cases between citizens of different states;

3. That the District of Columbia and the territories are states as that word is used in treaties with foreign powers, with respect to the ownership, disposition, and inheritance of property;

4. That the territories are not within the clause of the Constitution providing for the creation of a supreme court and such inferior courts as Congress may see fit to establish;” Downes v Bidwell 182 US 244
It is all for US citizens

"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)
US Attorneys “must recognize that the grand jury is an independent body, whose functions include not only the investigation of crime and the initiation of criminal prosecution but also the protection of the citizenry from unfounded criminal charges” USAM, Section 9-11.010.
Grand Juries

The Manual recognizes that targets of investigations have the right and can “request or demand the opportunity to tell the grand jury their side of the story” USAM, Section 9-11.152
The Supreme Court states that the independent grand jury’s purpose is not only to investigate possible criminal conduct, but to act as a “protector of citizens against arbitrary and oppressive governmental action,” and to perform its functions, the independent grand jury “deliberates in secret and may determine alone the course of its inquiry” United States v. Calandra, 414 U.S. 338 (1974).
An independent grand jury is to “stand between the prosecutor and the accused,” and to determine whether a charge is legitimate, or is “dictated by malice or personal ill will” Hale v. Henkel, 201 U.S. 43 (1906)
The grand jury is to protect citizens against “hasty, malicious and oppressive persecution” and to insure that prosecutions are not “dictated by an intimidating power or by malice and personal ill will” (Wood v. Georgia, 370 U.S. 375 (1962)).
Grand Juries

- The independent grand jury is described as “a body with powers of investigation and inquisition, the scope of whose inquiries is not to be limited narrowly by questions of propriety or forecasts of the probable result of the investigation” (Branzburg v. Hayes, 408 U.S. 665 (1972)).
Grand Juries

- “Without thorough and effective investigation, the grand jury would be unable either to ferret out crimes deserving of prosecution, or to screen out charges not warranting prosecution.” (U.S. v. Sells Engineering, 463 U.S. 418 (1983))
Subscription Channels

- Vid.me shut down on 15 December & youtube channel called Sovereignty International is deleted

- I made the exclusive content available on my website
- 2 subscription levels, and I accept crypto currencies
  - $29.99/year for the videos only
  - $49.99/year for videos plus unlimited consultations – I am NOT a liar (Attorney) but I can tell you what I would do and where to find forms
- People on other previous subscription plans will remain on that plan as long as they renew it
Subscription Channels

Unlimited Consultations

- Does not include phone calls
- Does not include baby sitting
- Does not include preparing documents or reviewing documents

The ONLY power that the N.W.O. satanists have over us is through fraud and deception, and my agenda is to expose it for all our benefit – I cannot fight all of the battles

Currently publishing 1 video a week

http://sovereigntyinternational.fyi/videos.shtml
https://www.sovereigntyinternational.fyi/subscriber.shtml
Exclusive Content

- BAR Members (Attorneys – Liars) 4
- Arlington Private Information Share
- Land Deed Training
- Estoppel Certificates Training
- Foreclosure Estoppel Certificates Training
- Corporate Denial Training
- Toll Roads Notice and Demand Training
- Invoice Training
- Notice of Void Judgment training
Exclusive Content

- Revocation of Signature training
- Third Party Witness Training
- Federal Habeas Corpus Training
- Revocation of Voter Registration
- Criminal Complaint Training
- Lawsuit Training
- Other Training (requests?)
- All forms, files and other instructions are available for free on my 2 private groups at YahooGroups and GoogleGroups
- All exclusive content will be on my website and you can buy a subscription there
I prefer dangerous freedom over peaceful slavery.

Conspiracy Watch

Please Share!
Because the grand jury is an institution separate from the courts, over whose functioning the courts do not preside, we think it clear that, as a general matter, at least, no such "supervisory" judicial authority exists.” United States v. Williams, 112 S.Ct. 1735, 504 U.S. 36, 118 L.Ed.2d 352 (1992)
"[R]ooted in long centuries of Anglo-American history," Hannah v. Larche, 363 U.S. 420, 490 (1960) (Frankfurter, J., concurring in result), the grand jury is mentioned in the Bill of Rights, but not in the body of the Constitution. It has not been textually assigned, therefore, to any of the branches described in the first three Articles. It "is a constitutional fixture in its own right." United States v. Chanen, 549 F.2d 1306, 1312 (CA9 1977) (quoting Nixon v. Sirica, 159 U.S. App. D.C. 58, 70, n. 54, 487 F.2d 700, 712, n. 54 (1973)), cert. denied, 434 U.S. 325 (1977)"

“Although the grand jury normally operates, of course, in the courthouse and under judicial auspices, its institutional relationship with the Judicial Branch has traditionally been, so to speak, at arm's length. Judges' direct involvement in the functioning of the grand jury has generally been confined to the constitutive one of calling the grand jurors together and administering their oaths of office. See United States v. Calandra, 414 U.S. 338, 343 (1974); Fed.Rule Crim.Proc. 6(a). United States v. Williams, 112 S.Ct. 1735, 504 U.S. 36, 118 L.Ed.2d 352 (1992)
Grand Jury

“The grand jury's functional independence from the Judicial Branch is evident both in the scope of its power to investigate criminal wrongdoing and in the manner in which that power is exercised.” United States v. Williams, 112 S.Ct. 1735, 504 U.S. 36, 118 L.Ed.2d 352 (1992)
“Recognizing this tradition of independence, we have said that the Fifth Amendment's "constitutional guarantee presupposes an investigative body `acting independently of either prosecuting attorney or judge’” United States v. Williams, 112 S.Ct. 1735, 504 U.S. 36, 118 L.Ed.2d 352 (1992)
Other Videos

- Bankster Thieves playlist
- Roman Cult playlist
- Bankrupt Corporate (so-called) Governments
- BAR Members 1 - 3
- D.I.Y. How NOT to Volunteer for the Selective Service and the Draft
- Martial Law is here!
- D.I.Y. No Income Tax
- D.I.Y. Free Mail
- D.I.Y. Kangaroo Courts 1 – 15
- Canada Border PIGs playlist
- BAR Members and their Satanic Connections playlist
Jural Assemblies

- You have 2 choices
  - Organize yourself into jural assemblies
  - Continue with the same routine but you can expect to continue to be abused, assaulted, kidnapped, sold into slavery, property stolen, and murdered
Jural Assemblies

- Texas Jural Assembly Conference Call
- Texas Jural Assembly
- Calls every 1st and 3rd Tuesday nights at 7:30 PM CST
- Dial In Number 605-472-5552
- Access Code: 569711 #
Jural Assemblies

- National Assembly Website:

- National Assembly Forums:
  - http://forums.national-assembly.net/

- DeFacto to DeJure handbook:

Roll Call is every Thursday evening at 8pm Central time. 1st hour business, 2nd hour general chat and education.
1-712-770-4160, access code 226823#
At the end of this video I will show you an existing case where a common law jury made a decision and the defendant brought it into the de facto courts and they dismissed it.
History

➢ “Give me liberty or give me death” Patrick Henry,
➢ after he witnessed a man flogged to death for refusing to take a license
Conclusion

- "It behooves every man who values liberty of conscience for himself, to resist invasions of it in the case of others: or their case may, by change of circumstances, become his own" Thomas Jefferson

- If you fail to educate people about jury nullification karma says that you will get a jury of idiots
"If Ye love wealth better than liberty, the tranquility of servitude, better than the animating contest of freedom, go home from us in peace. We ask not your counsel or arms. Crouch down and lick the hands which feed you. May your chains set lightly upon you, and may our posterity forget that you were ever our countrymen. “ Samuel Adams, "the father of the American revolution", member of "The sons of Liberty (the group that did the Boston Tea Party)"

Quoted from the debates of 1776
"When shall it be said in any country of the world, my poor are happy, neither ignorance or distress is to be found among them; my jails are empty of prisoners, my streets of beggars; the aged are not in want, the taxes not oppressive; the rational world is my friend because I am friend of its happiness. When these things can be said, then may that country boast of its constitution and government."

- Thomas Paine
The Watchman

“But if the watchman see the sword come, and blow not the trumpet, and the people be not warned; if the sword come, and take any person from among them, he is taken away in his iniquity; but his blood will I require at the watchman's hand.” Ezekiel 33:6

Either you are part of the problem, or you are part of the solution

You are now a watchman!

Circulate this video far and wide!!