Contracts with the Devil!

by Sovereignty International

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Disclaimers

- I am NOT a liar (lawyer)
- You should NEVER take my word for anything
- You should always do your own research
- I have provided references to aid you in your research
- I don’t know everything and am open to any ideas
There are 4 types of people you will meet in your life:

1. The people who try to wake up the slaves
2. The slave masters
3. The people who have no idea they're slaves
4. The people who like being slaves

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

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

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

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

- Thomas Jefferson
I hope to show in this video how we are literally involved in contracts with the devil

“Give me liberty or give me death” Patrick Henry after witnessing a man flogged to death for refusing to take a license
"In doing this, I shall have occasion incidentally to evince, how true it is that States and Governments were made for man, and, at the same time, how true it is that his creatures and servants have first deceived, next vilified, and, at last oppressed their master and maker." Chisholm v Georgia, 2 Dal. 419 at p 455

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

“Government is not reason, it is not eloquence,—it is force! Like fire, it is a dangerous servant, and a fearful master; ...." 
George Washington
HAVE YOU HAD ENOUGH YET?

“Give me liberty or give me death” Patrick Henry after witnessing a man flogged to death for refusing to take a licence.
Do NOT respect persons – No Titles of Nobility

“Let me not, I pray you, accept any man's person, neither let me give flattering titles unto man. For I know not to give flattering titles; in so doing my maker would soon take me away.” Job 32: 21-22

“But if ye have respect to persons, ye commit sin, and are convinced of the law as transgressors” James 2:9
“A place, district, or country occupied by an enemy stands, in consequence of the occupation, under the Martial Law of the invading or occupying army, whether any proclamation declaring Martial Law, or any public warning to the inhabitants, has been issued or not. **Martial Law is the immediate and direct effect and consequence of occupation or conquest. The presence of a hostile army proclaims its Martial Law.**” Article 1, Lieber Code [emphasis added]
“Martial Law does not cease during the hostile occupation, except by special proclamation, ordered by the commander in chief; or by special mention in the treaty of peace concluding the war, when the occupation of a place or territory continues beyond the conclusion of peace as one of the conditions of the same.” Article 2, Lieber Code [emphasis added]
“Martial Law in a hostile country consists in the suspension, by the occupying military authority, of the criminal and civil law, and of the domestic administration and government in the occupied place or territory, and in the substitution of military rule and force for the same, as well as in the dictation of general laws, as far as military necessity requires this suspension, substitution, or dictation.

The commander of the forces may proclaim that the administration of all civil and penal law shall continue either wholly or in part, as in times of peace, unless otherwise ordered by the military authority.” Article 3 Lieber Code
"NOTE: Under the Law-Martial, only the criminal jurisdiction of a Military Court is the recognized law. But as Article Three says, "the civil courts can continue wholly or in part as long as the civil jurisdiction does not violate the Military orders laid down by the Commander in Chief or one of his Commanders." By this means; a military venue, jurisdiction, and authority are imposed upon the occupied populace under disguise of the ordinary civil courts and officers of the occupied district or region, because the so-called civil authorities in an occupied district, or region, only act at the pleasure of a military authority.

It should also be noted here that the several State Legislatures, County Boards of Commissioners, and City Councils, are constantly legislating to please the edicts of the federal government (the occupying force) and that their legislation, in this sense, is not an exercise of State sovereignty, but instead, a compliance with edicts of the military force which occupies the several States and consequently are edicts of Martial Law Rule." Dyett v Turner 439 P2d 266 @ 269, 20 U2d 403 [1968] The Non-Ratification of the Fourteenth Amendment by Judge A.H. Ellett, Utah Supreme Court [emphasis added]
MARTIAL LAW

- **Statute** = Edict under Martial Law
- **Regulation** = Edict under Martial Law
- **Code** = Edict under Martial Law
- **Rule** = Edict under Martial Law
- **Constitution** = Edict under Martial Law
- **Constitutional Amendment** = Edict under Martial Law

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“All wanton violence committed against persons in the invaded country, all destruction of property not commanded by the authorized officer, all robbery, all pillage or sacking, even after taking a place by main force, all rape, wounding, maiming, or killing of such inhabitants, are prohibited under the penalty of death, or such other severe punishment as may seem adequate for the gravity of the offense.

A soldier, officer or private, in the act of committing such violence, and disobeying a superior ordering him to abstain from it, may be lawfully killed on the spot by such superior.” Article 44, Lieber Code
Lieber Code Article 44 = Good Faith

• “(a) No evidence obtained by an officer or other person in violation of any provisions of the Constitution or laws of the State of Texas, or of the Constitution or laws of the United States of America, shall be admitted in evidence against the accused on the trial of any criminal case.

• (b) It is an exception to the provisions of Subsection (a) of this Article that the evidence was obtained by a law enforcement officer acting in objective good faith reliance upon a warrant issued by a neutral magistrate based on probable cause.” Texas Code of Criminal Procedure, Article 38.23 Evidence Not to Be Used [emphasis added], [edict under martial law]
“(e) **DEFENSE.**—A good faith reliance on—

(1) a court warrant or order, a grand jury subpoena, a legislative authorization, or a statutory authorization (including a request of a governmental entity under section 2703(f) of this title);

(2) a request of an investigative or law enforcement officer under section 2518(7) of this title; or

(3) a good faith determination that section 2511(3) of this title permitted the conduct complained of; **is a complete defense to any civil or criminal action brought under this chapter or any other law.**” 18 US Code 2707 Civil Action [edict under martial law]
HAVE YOU HAD ENOUGH YET?

“Give me liberty or give me death” Patrick Henry after witnessing a man flogged to death for refusing to take a license.
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
Martial Law = Dictatorship

- All Statutes, codes, rules, regulations and Constitutions are edicts under Martial Law
- Every constitutional amendment after 1861 is an edict under martial law
- Military Necessity = Martial Law
Martial Law

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

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When the southern states walked out of Congress in 1861 they ceased to have a quorum

Under executive authority (Martial Law) Lincoln ordered Congress to re-convene

When The Supreme Court ruled against something Lincoln did, he ordered troops to the Supreme court

“All process of this Court issues in the name of the President of the United States.” Rule 45. Process; Mandates
Martial Law

- All Statutes (state or federal) passed prior to 1861 are lawful de jure statutes
- All statutes (state or federal) passed after 1861 are Martial Law Statutes
- “Two national governments exist, one to be maintained under the Constitution, with all its restrictions, the other to be maintained by Congress outside and independently of that instrument”
- In 1871 Congress set up a corporation to operate as the government of the District of Columbia

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"It is an established fact that the United States Federal Government has been dissolved by the Emergency Banking Act, March 9, 1933, 48 stat. 1, Public Law 89-719; declared by President Roosevelt, being bankrupt and insolvent, H.J.R. 192, 73rd Congress in session June 5, 1933 - Joint Resolution To Suspend The Gold Standard and Abrogate The Gold Clause dissolved the Sovereign Authority of the United States and the official capacities of all United States Governmental Offices, Officers, and Departments and is further evidence that the United States Federal Government exists today in name only." United States Congressional Record, March 17, 1993 Vol. 33
Bankruptcy = Martial Law

"Since March 9, 1933; the United States has been in a state of declared National Emergency . . . Under the powers delegated by these statutes, the President may: seize property; organize and control the means of production; seize commodities; assign military forces abroad; institute martial law; seize and control all transportation and communication; regulate the operation of private enterprise; restrict travel; and in a plethora of particular ways, control the lives of all American citizens. . . . A majority of the people of the United States have lived all of their lives under emergency rule. For 40 years, freedoms and governmental procedures guaranteed by the Constitution have in varying degrees been abridged by laws brought into force by states of national emergency . . .“ In Reg: U.S. Senate Report No. 93-549 dated 11/19/73 (73 CIS Serial Set S963-2 - [607 Pages])
PENTAGON INC.

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MASQUERADING AS PRIVATE COMPANIES
Martial Law Amendments

- "This court declared in the Slaughter-House cases that the Fourteenth Amendment as well as the Thirteenth and Fifteenth were adopted to protect the Negroes in their freedom." Madden v. Kentucky 309 US 83 (1940)

- "The thirteenth, fourteenth, and fifteenth amendments were designed mainly for the protection of the newly emancipated negroes." United States v. Anthony, 24 Fed. Cas. 829, Case No. 14,459
"After the adoption of the 14th Amendment, a bill which became the first Civil Rights Act was introduced in the 39th Congress, the major purpose of which was to secure to the recently freed Negroes all the civil rights secured to white men... (N)one other than citizens of the United States were within the provisions of the Act." Hague v. C. I. O., 307 U. S. 496, 509
"The dissenting opinion asserts that "The Fourteenth Amendment is a part of the Constitution of the United States." While this same assertion has been made by The United States Supreme Court, that court has never held that the amendment was legally adopted. I cannot believe that any court, in full possession of its faculties could honestly hold that the amendment was properly approved and adopted." State v Phillips 540 Pac. Rep.2d 936
Martial Law Everything

- Everything done after 1861 was done under Martial Law (necessity)
- All Statutes, Constitutions, codes, Rules, Regulations, Amendments are for the unconstitutional corporation that was set up in 1871
Two National Governments

• Martial Law falls under the Law of Nations
• This will work for any country on the planet because it falls under the Law of Nations
• Find any national emergency (including a bankruptcy), and you will have proof that your country is operating under Martial Law
Lieber Code Article 7

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

- Subjects or Aliens – nobody else
- Does NOT affect sovereignty
- Why would anyone want to be a lowlife scumbag US citizen
- If a military police officer is talking to you, then you are a subject and you are the enemy

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“All subjects over which the sovereign power of the state extends are objects of taxation, but those over which it does not extend are exempt from taxation. This proposition may also be pronounced as self-evident. The sovereignty of the state extends to everything which exists by its authority or its permission.” McCullough v Maryland, 17 U.S. [4 Wheat] 316 (1819). [emphasis added]
Subject = Slave = Enemy

• “The Congress shall have power to dispose of and make all needful rules and regulations respecting the…. other property belonging to the United States…….” Article 4, Section 3, Clause 2, Constitution for the United States of America

• “Section 2 Definitions (1) In this Act,… owned means, subject to the regulations,…..;” Canadian Ownership and Control Determination Act
HAVE YOU HAD ENOUGH YET?

“Give me liberty or give me death” Patrick Henry after witnessing a man flogged to death for refusing to take a license
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 – 13
- Canada Border PIGs playlist
- BAR Members and their Satanic Connections playlist

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“All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States...” 14th Amendment Section 1
• “(2) the term “individual” means a citizen of the United States or an alien lawfully admitted for permanent residence;” 5 USC § 552a.(a)(2)

• “(13) the term “Federal personnel” means officers and employees of the Government of the United States, members of the uniformed services (including members of the Reserve Components), individuals entitled to receive immediate or deferred retirement benefits under any retirement program of the Government of the United States (including survivor benefits).” 5 USC § 552a.(a)(13) [emphasis added]
§ 1. Classification of Persons. The Roman law distinguished three kinds of personal status, or degree? of legal capacity, and classified human beings with respect thereto as follows:...

§ 3. Loss of Freedom (Capitis Deminutio Maxima). A Roman citizen could not legally be sold into slavery, but he might become a slave by condemnation for crime or by being captured by an enemy.” Law of Persons by Joseph R. Long, published 1912 [emphasis added]
“To take an instance, when a person sui juris has given himself in adoption, or a woman has passed under manus', all their property, incorporeal and corporeal, and all that is due to them, is acquired by the adopting father or coeinptionator, except those things which perish by a capitis diminutio, of which kind are an usufruct, an obligation to services on the part of freedmen contracted by oath and matters enforceable by a statutable action.” The Commentaries of Gaius and Rules of Ulpian, Translated with Notes by J. T. Abdy, L.L.D., and Bryan Walker, M.A. L.L.D., 1874, Section 83, page 198-199, [emphasis added]
US Citizen = cestui que trust

- "... (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
“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
“Slater's protestations to the effect that he derives no benefit from the United States government have no bearing on his legal obligation to pay income taxes. *Cook v. Tait*, 265 U.S. 47, 44 S.Ct. 444, 68 L.Ed. 895 (1924); *Benitez Rexach v. United States*, 390 F.2d 631, (1st Circ.), *cert. denied* 393 U.S. 833, 89 S.Ct. 103, 21 L.Ed.2d 103 (1968). Unless the defendant can establish that he is not a citizen of the United States, the IRS possesses authority to attempt to determine his federal tax liability.” UNITED STATES of America v. William M. SLATER (1982) (D. Delaware) 545 F.Supp 179, 182. [emphasis added]
“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, 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.”
15 USC § 44 Definitions; "Corporation" "shall be deemed to include any company, trust, so-called Massachusetts trust, or association, incorporated or unincorporated, which is organized to carry on business for its own profit or that of its members, and has shares of capital or capital stock or certificates of interest, and any company, trust, so-called Massachusetts trust, or association, incorporated or unincorporated, without shares of capital or capital stock or certificates of interest, except partnerships, which is organized to carry on business for its own profit or that of its members."
Genesis 3:1-24

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

Tree in the Midst of the Garden
Fictional things
Persons & Corporations
Domicile & Residence
Legal & Political

GOD’S

LUCASTER’S

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

"[T]he term "citizen," in the United States, is analogous to the term "subject" in the common law." State vs Manual 20 NC 122, 14 C.J.S. 4, p 430

"Civil rights under the 14th amendment are for Federal citizens and not State Citizens; Federal citizens, as parents, have no right to the custody of their infant children except subject to the paramount right of the State." Wadleigh v. Newhall, Circuit Court N. Dist. Cal., Mar 13, 1905
Subject = Slave = Enemy

“...it is evident that they [U.S. citizens] have not the political rights which are vested in citizens of the States. They are not constituents of any community in which is vested any sovereign power of government. Their position partakes more of the character of subjects than of citizens. They are subject to the laws of the United States, but have no voice in its management. If they are allowed to make laws, the validity of these laws is derived from the sanction of a Government in which they are not represented. Mere citizenship they may have, but the political rights of citizens they cannot enjoy...” People v. De La Guerra, 40 Cal. 311, 342 (A.D. 1870)
“Martial Law affects chiefly the police and collection of public revenue and taxes, whether imposed by the expelled government or by the invader, and refers mainly to the support and efficiency of the army, its safety, and the safety of its operations.” Article 10, Lieber Code

Now you know why they always want you to “be safe”
Do you feel like you have no Constitutional rights when it comes to income tax? It's because you DON'T!!

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

- All police are military police
- FBI military police
- City military police
- State military police
- Homeland Security military police
- County military police
All police are military police and if they are talking to you, then you are a subject and you are the enemy!!!
You are the Enemy

THE REAL POLICE DOMESTIC TERRORISTS

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You are the Enemy
You are the Enemy

WE TALKED IT OVER AND....

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

**BEWARE! VIOLENT STREET GANGS:**

- TYPICAL GANG MEMBER
- WELL ORGANIZED
- GANG COLOURS
- GANG IDENTIFIER
- HEAVILY ARMED
- DO NOT APPROACH! GANG MEMBERS ARE AGGRESSIVE AND NOTORIously VIOLENT!

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The tyrant, who in order to hold his power, suppresses every superiority, does away with good men, forbids education and light, controls every movement of the citizens and, keeping them under a perpetual servitude, wants them to grow accustomed to baseness and cowardice, has his spies everywhere to listen to what is said in the meetings, and spreads dissension and calumny among the citizens and impoverishes them, is obliged to make war in order to keep his subjects occupied and impose on them permanent need of a chief.

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

- All statutes are in support of the Martial Law
- All statutes apply to subjects ONLY
- There are 2 kinds of court proceedings, Courts Martial and Military Commissions
- The ONLY Article 3 Courts are set up by “We the People”
HAVE YOU HAD ENOUGH YET?

“Give me liberty or give me death” Patrick Henry after witnessing a man flogged to death for refusing to take a license
When you make application for a Social Security Number, or a Birth Certificate, or a Driver’s License, or any government benefit you are saying you are a person.
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/
“Under International Law of Warfare, all parties to a cause must appear by nom de guerre, because an "alien enemy cannot maintain an action during the war in his own name". Merriam-Webster Dictionary, pg. 1534

"A mixed war is one which is made on one side by public authority, and the other by mere private persons." Black's Law Dictionary 5th Ed., page 1420
“He saith, Yes. And when he was come into the house, Jesus prevented him, saying, What thinkest thou, Simon? of whom do the kings of the earth take custom or tribute? of their own children, or of strangers? Peter saith unto him, Of strangers. Jesus saith unto him, Then are the children free.” Matthew 17: 25-26
“(a) The President, if he shall find it compatible with the safety of the United States and with the successful Prosecution of the war, may...

“(b)(1) During the time of the war, the President may, through any agency that he may designate, and under such rules and regulations as he may prescribe, by means of instructions, licenses, or otherwise,

“(B) ...regulate, direct and compel, nullify, void, prevent or prohibit,...or exercising any right, power or privilege with respect to...any property...by any person...subject to the jurisdiction of the United States:...and upon the terms, directed by the President, in such agency or person...and such designated agency or person may perform any and all acts incident to the accomplishment or furtherance of these purposes...” 50 U.S.C. Appendix 5 Trading with the Enemy Act

Person = US citizen = Roman Cult
“One law shall be to him that is homeborn, and unto the stranger that sojourneth among you.” Exodus 12: 49

“Thou shalt neither vex a stranger, nor oppress him: for ye were strangers in the land of Egypt.” Exodus 22: 21

“Also thou shalt not oppress a stranger: for ye know the heart of a stranger, seeing ye were strangers in the land of Egypt” Exodus 23: 9

“And if a stranger sojourn with thee in your land, ye shall not vex him.” Leviticus 19: 33

“Love ye therefore the stranger: for ye were strangers in the land of Egypt.” Deuteronomy 9: 19

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“Ye shall not eat of any thing that dieth of itself: thou shalt give it unto the stranger that is in thy gates, that he may eat it; or thou mayest sell it unto an alien: for thou art an holy people unto the LORD thy God....” Deuteronomy 14: 21

“Unto a stranger thou mayest lend upon usury; but unto thy brother thou shalt not blend upon usury: that the LORD thy God may bless thee in all that thou settest thine hand to in the land whither thou goest to possess it.” Deuteronomy 23: 20
“Residents, as distinguished from citizens, are aliens who are permitted to take up a permanent abode in the country. Being bound to the society by reason of their dwelling in it, they are subject to its laws so long as they remain there, and, being protected by it, they must defend it, although they do not enjoy all the rights of citizens. They have only certain privileges which the law, or custom, gives them. Permanent residents are those who have been given the right of perpetual residence. They are a sort of citizen of a less privileged character, and are subject to the society without enjoying all its advantages. Their children succeed to their status; for the right of perpetual residence given them by the State passes to their children.” The Law of Nations, Vattel, Book 1, Chapter 19, Section 213, p. 87
“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)
Citizenship Classes

- There have always been 2 classes of citizens;
  - “The Citizens of each State shall be entitled to all Privileges and Immunities of Citizens in the several States.” US Constitution Article 4, Section 2, Clause 1
  - “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
  - “Love ye therefore the stranger; for ye were strangers in the land of Egypt.” Deuteronomy 10:19
- We call ourselves Christian???
“One ordinance shall be both for you of the congregation, and also for the stranger that sojourneth with you, an ordinance for ever in your generations: as ye are, so shall the stranger be before the LORD.” Numbers 15: 15

“And if a stranger shall sojourn among you, and will keep the passover unto the LORD; according to the ordinance of the passover, and according to the manner thereof, so shall he do: ye shall have one ordinance, both for the stranger, and for him that was born in the land.” Numbers 9: 14
"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),
“Assumpsit - ....In its origin an action of tort, [assumpsit] was soon transformed into an action of contract, becoming afterwards a remedy where there was neither tort nor contract. Based at first only upon an express promise, it was afterwards supported upon an implied promise, and even upon a fictitious promise. Introduced as a special manifestation of the action on the case, it soon acquired the dignity of a distinct form of action, which superseded Debt, became concurrent with Account, with Case upon a bailment, a warranty, and bills of exchange, and competed with Equity in the case of the essentially equitable quasi-contracts growing out of the principle of unjust enrichment. Surely, it would be hard to find a better illustration of the flexibility and power of self-development of the Common Law.” James Barr Ames, “The History of Assumpsit,” in 3 Select Essays in Anglo-American Legal History 298 (1909).” Black’s Law Dictionary, 8th Edition, page 379 [emphasis added]
"Both in Roman and English law there are certain obligations which were not in truth contractual, but which the law treats as IF they were. They are contractual in law, but not in fact, being the subject-matter of a fictitious extension of the sphere of contract to cover obligations which do not in reality fall within it." Salmond, Salmond on Jurisprudence, p. 642 (9th Edition, 1937, Sweet & Maxwell, Ltd. England). [emphasis added]

"Constructive/quasi contracts are based solely upon a legal fiction or fiction of law." Hill v. Waxberg, 237 F.2d 936
Why do you think they want your SSN, and Date of Birth when you apply for anything (benefits)

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

"Voluntary acceptance of benefit of transaction is equivalent to consent to all obligations arising from it, so far as facts are known, or ought to be known, to person accepting." Northern Assurance Co. v. Stout (1911), 16 C.A. 548, 117 P. 617
"A quasi contractual action presupposes acceptance and retention of a benefit by one party with full appreciation of the facts, under circumstances making it inequitable for him to retain the benefit without payment of its reasonable value." Major-Blakeney Co. v. Jenkins (1953), 121 C.A.2d 325, 263 P.2d 655, hear den.; Townsend Pierson, Inc. v. Holly-Coleman Co. (1960), 178 C.A.2d 373, 2 Cal. Rptr. 812. [emphasis added]
“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]
“(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]
These Roman Cult Satanist BAR member whore masquerading as a Judge forges your signature onto a contract and then presumes it is authorized and authentic (who is going to call a “Judge” a liar)

That is how they are populating the prisons

Karl Lents brought up the issue of forgery against CPS (when they stole his son) in his successful 1 page lawsuit

See the Judicial Whores video
“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
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

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HAVE YOU HAD ENOUGH YET?

“Give me liberty or give me death” Patrick Henry after witnessing a man flogged to death for refusing to take a license
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/sovereigntyinternational1/
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
“...statutes have been passed extending the courts of admiralty and vice-admiralty far beyond their ancient limits for depriving us the accustomed and inestimable privilege of trial by jury, in cases affecting both life and property......to supersede the course of common law and instead thereof to publish and order the use and exercise of the law martial........ and for altering fundamentally the form of government established by charter.

We saw the misery to which such despotism would reduce us.” Causes and Necessity of Taking Up Arms (1775)
“In the meantime, "Civil Law" was the form of law imposed in the Roman Empire which was largely (if not wholly) governed by martial law rule. "Equity“ has always been understood to follow the law; to have "superior equity," is to turn things on their head. This is exactly what happens when martial law is imposed. If "equity" is the law, then it follows its own course rather than following the common law, thereby destroying the common law and leaving what is called "equity" in its place.” Dyett v Turner 439 P2d 266 @ 269, 20 U2d 403 [1968] The Non-Ratification of the Fourteenth Amendment by Judge A.H. Ellett, Utah Supreme Court,
(h) DEFINITION’s. .... (3) MOTOR VEHICLE. - The term 'motor vehicle' means a self-propelled vehicle which is registered for highway use under the laws of any State or foreign country. (4) SECURITY. - The term 'security' means any bond, debenture, note, or certificate or other evidence of indebtedness, issued by a corporation or a government or political subdivision thereof, with interest coupons or in registered form, share of stock, voting trust certificate, or any certificate of interest or participation in, certificate of deposit or receipt for, temporary or interim certificate for, or warrant or right to subscribe to or purchase any of the foregoing: negotiable instrument: or money.”

Federal Tax Lien Act of 1966 at Public Law 89-719 at 80 Stat. 1130-1131
“INTERNATIONAL LAW RULE: Adopted for areas under Federal legislative jurisdiction” “Federalizes State civil law, including common law.--The rule serves to federalize not only the statutory but the common law of a State. …STATE AND FEDERAL VENUE DISCUSSED: The civil laws effective in an area of exclusive Federal jurisdiction are Federal law, notwithstanding their derivation from State laws, and a cause arising under such laws may be brought in or removed to a Federal district court under sections 24 or 28 of the former Judicial Code (now sections 1331 and 1441 of title 28, United States Code), giving jurisdiction to such courts of civil actions arising under the "* * *laws * * * of the United States" …” Jurisdiction over Federal Areas Within the States – Report of the Interdepartmental Committee for the Study of Jurisdiction over Federal Areas Within the States, Part II, A Text of the Law of Legislative Jurisdiction Submitted to the Attorney General and Transmitted to the President June 1957, page 158
"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)
A “penal action” is an action on a penal statute; an action for recovery of penalty given by statute.  *McNeely v. City of Natchez*, 114 So. 484, 487; 148 Miss. 268.

Where an action is founded entirely upon a statute, and the only object of it is to recover a penalty or forfeiture, such action is a “penal action.”  *Gawthrop v. Fairmont Coal Co.*, 81 S.E. 560, 561; 74 S.Va. 39.
The words “penal” and “penalty” in their strict and primary sense denote a punishment, whether corporal or pecuniary, imposed and enforced by the state for a crime or offense against its laws. The noun penalty is defined forfeiture or to be forfeited for noncompliance with an agreement. The words forfeit and penalty are substantially synonymous. Missouri, K. & T. Ry. Co. v. Dewey Portland Cement Co., 242 P. 257, 259, 113 Okla. 142.

A “penal action” is one founded entirely on statute and brought with the sole object of recovering a penalty or forfeiture imposed as punishment for specific offense, while “remedial action: is one brought to obtain compensation or indemnity. Smith Engineering Works v. Custer, 151 P2d 404, 407, 194 Okl. 318.
A “penal action” is a civil suit brought for the recovery of a statutory forfeiture when inflicted as punishment for an offense against the public. Such actions are “civil actions,” on the one hand closely related to criminal prosecutions and on the other to actions for private injuries in which the party aggrieved may, by statute, recover punitive damages. *State ex rel. McNamee v. Stobie*, 92 SW 191, 212, 194 Mo. 14
Subscription/Patreon Channels

- I have exclusive content available on my website and on Patreon
- Website has 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
- 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
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- Foreclosure Estoppel Certificates Training
- Corporate Denial Training
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- Notice of Void Judgment training
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- 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
- Patreon.com/SovereigntyInternational

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This is all coming from the Roman Cult

The Roman Cult is Satanic – see the Churchianity and the Roman Cult video

The Roman Cult is responsible for all Slavery – see the International Law video - see the Roman Cult Slave Scam videos

All BAR members (Judges & Lawyers) are agents of the Roman Cult – see BAR Members 1, 2, & 3 videos – see the Judicial Whores video – See the Void Judgments video – See the DIY Kangaroo Courts video series

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HAVE YOU HAD ENOUGH YET?

“Give me liberty or give me death” Patrick Henry after witnessing a man flogged to death for refusing to take a license
This is all coming from the Roman Cult
"Within twenty years this country is going to rule the world. Kings and Emperors will soon pass away and the democracy of the United States will take their place... When the United States rules the world, the Catholic Church will rule the world... Nothing can stand against the Church. I’d like to see the politician who would try to rule against the Church in Chicago. His reign would be short indeed."  -- Roman Catholic Archbishop James E. Quigley (October 15, 1854 - July 10, 1915) Chicago Daily Tribune, May 5, 1903
Dictatorship = Roman Cult

Roman Conquest

Roman Aquila: military staff carried in battle by all Roman command, planted on conquered nations.

Devout Roman Catholic, trained by the Jesuits at Xavier, installed first Jesuit chaplain to the House.

Devout Roman Catholic.

Roman fasces: bundle of rods bound to a weapon, symbolizing subservience under rule of a single man.

24 September 2015
Dictatorship = Roman Cult = Murder & Slavery

- Roman aquila military staff carried in battle by all Roman commands. Planted on all conquered nations.
- Devout Roman catholic, honorary degree from Jesuit Scranton University
- Roman bundle of rods bound to a weapon symbolizing subservient under the rule of a single man
- Devout Roman Catholic trained by the Jesuits installed first Jesuit chaplain to the House
Pope Francis Commits **IDOLATRY** At The Feet Of A Mary statue!
“Two national governments exist, one to be maintained under the Constitution, with all its restrictions, the other to be maintained by Congress outside and independently of that instrument”  Dissenting opinion of Justice Marshall Harlan. Downes v. Bidwell, 182 U.S. 244 1901.
Why do you think Donald Trump’s first international trip includes the Roman Cult on the itinerary?

Why do you think the Pope Inc., looked so angry in his pictures with Donald Trump?
JUSTICE IS COMING
“ADMINISTRATOR. A person authorized to manage and distribute the estate of an intestate, or of a testator who has no executor. In English law, administrators are the officers of the Ordinary appointed by him in pursuance of the statute, and their title and authority are derived exclusively from the ecclesiastical judge, by grants called letters of administration. Williams, Ex. 331. At First the Ordinary was appointed administrator under the statute of Westm. 2d. Next, the 31 Edw. III. c. 11, required the Ordinary to appoint the next of kin and the relations by blood of the deceased. Next, under the 21 Hen. VIII., he could appoint the widow, or next of kin, or both, at his discretion.”

Trump is an officer of the Court of the Ordinary

“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.” Bouviers Law Dictionary, 1856 Edition, page 383
“ORDINARY, ordinarius.] A civil law term for any judge who hath authority to take cognizance of causes in his own right, and not by deputation: by the common law it is taken for him who hath ordinary or exempt and immediate jurisdiction in causes ecclesiastical. Co. Litt. 344; Stat. Westm. 2. 13 Edw. 1. st. 1. c. 19.

This name is applied to a bishop who hath original jurisdiction; and an archbishop is the ordinary of the whole province, to visit and receive appeals from inferior jurisdictions, &c. 2 Inst. 398; 9 Rep. 41; Wood's Inst. 25. The word ordinary is also used for every commissary or official of the bishop, or other ecclesiastical judge having judicial power: an archdeacon is an ordinary; and ordinaries may grant administration of intestates' estates, &c. 31 Edw. 3. c. 11; 9 Rep. 36. But the bishop of the diocese is the true and only ordinary to certify excommunications, lawfulness of marriage, and such ecclesiastical and spiritual acts, to the judges of the common law, for he is the person to whom the court is to write in such things. 2 Shep. Abr. 472.” Tomlins Law Dictionary, 1835 Edition, Volume 2
“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..”

Tomlins Law Dictionary, 1835 Edition, Volume 1

“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.”

“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 Edition, Volume 1, [emphasis added],

COURTS ECCLESIASTICAL ... 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 Edition, Volume 1, [emphasis added]
"My history of the Jesuits is not eloquently written, but it is supported by unquestionable authorities, [and] is very particular and very horrible. Their [the Jesuit Order’s] restoration [in 1814 by Pope Pius VII] is indeed a step toward darkness, cruelty, despotism, [and] death. ... I do not like the appearance of the Jesuits. If ever there was a body of men who merited eternal damnation on earth and in hell, it is this Society of [Ignatius de] Loyola."

John Adams (1735-1826; 2nd President of the United States)
HAVE YOU HAD ENOUGH YET?

“Give me liberty or give me death” Patrick Henry after witnessing a man flogged to death for refusing to take a license.
Catholic Church Exposed- Satan in the Vatican?

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ille, inquam, Lúcifer, qui nescit occásum.

Christus Filius tuus, (!!!!)

I say: Oh Lucifer who will never be defeated,

CHRIST IS YOUR SON (!)

Catholic Church Exposed- Satan in the Vatican?
Dictatorship is Here!

Adolfo Nicolás Pachón, 2008 AD
30th Superior General, Society of Jesus
Master and Overseer of “the White Pope,” Benedict XVI
Satan’s Present Ruler of the World

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Dictatorship is Here!

“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
Dictatorship is Here!

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, 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.

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Dictatorship is Here!

Ever Wonder Why The World is so Diabolically Evil? Meet the Man That Plans it That Way. The Black Pope Adolfo Nicolas, the Most Powerful Man in the World and Behind the Plan for a New World Order.

1. The Superior General of the Jesuits The Black Pope, Adolfo Nicolas and his 6 generals control the “White Pope” and the Vatican and the entire list below.

2. The Illuminati, Zionists, globalist Elites, the Council on Foreign Relations (CFR), Bilderberg group, Freemasons, Council of 300, the United Nations and the Council of Trent.

3. The Jesuits control the Knights Templar, Knights of Columbus and the Knights of Malta.

4. The CIA, FBI, NSA, ASIO, MI5, MI6, NCIS, FSB, DGSE, Mossad and every intelligence agency in the world are masonic and controlled by the Jesuits.

5. The Jesuits have infiltrated most governments & Leaders including Obama, making them puppets that carry out Jesuit orders.
Dictatorship is Here!

Vatican ‘New World Order’

Herman van Rompuy, the President of the European Council stated recently ‘We are all Jesuits’. He was referring to those prominent European leaders with whom he is developing the ‘Roman Catholic’ architecture for the future Europe. ‘It creates unbreakable ties. So there is a ‘Jesuits International’

http://www.djeppink.eu/en/blog/we-are-all-jesuits

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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 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 ecclesias-
tic. 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
all human beings, and therefore to nations collectively, and is elo-
quently said by Cicero to be “That law which was neither a thing con-
“trived 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,
be 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
The Rothschild have been part of the Jesuit Order since way before 1776. Maltese Cross indicates membership and allegiance to the Sovereign Military Order of Malta, a MASONIC order created in 1,099 AD by direct descendants of Roman Emperors, of which the Jesuit Order is a brand.
Dictatorship is Here!

Isn’t It Interesting That The Pope Calls Fake News A Sin

Yet The Catholic Church Has Been Selling False Saviors And Implicated In Child Pedophilia For Centuries

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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.
False Prophet - Satans Spawn

POPE CLAIMS YOU'RE NOT CHRISTIAN IF YOU OWN A GUN
HAVE YOU HAD ENOUGH YET?

“Give me liberty or give me death” Patrick Henry after witnessing a man flogged to death for refusing to take a license
Dictatorship is Here!

READ THE MIDDLE PARAGRAPH

INTRODUCTION

So, the people of the world can now determine what these changes are that those in the positions of implementing changes have in store for them. In summary, then, these changes are:

The old world is coming to an end. It will be replaced with a new way of doing things.

The new world will be called the “New World Order.”

This new structuring will re-distribute property from the “have” nations and will give it to the “have not” nations.

The New World Order will include changes in:

- the family: homosexual marriages will be legalized; parents will not be allowed to raise their children (the state will); all women will be employed by the state and not allowed to be “homemakers”; divorce will become exceedingly easy and monogamous marriage will be slowly phased out;
- the workplace: the government will become the owner of all of the factors of production; the private ownership of property will be outlawed;
- religion: religion will be outlawed and believers will be either eliminated or imprisoned; there will be a new religion: the worship of man and his mind; all will believe in the new religion;

...
£100,000; and in 1864 they loaned the Egyptian government £1,000,000.

Meanwhile the Nationalist and Reactionary parties in France desired to counterbalance the "Semitic" influence of the Rothschilds by establishing a banking concern which should be essentially Catholic. Accordingly in 1876 the Union Générale was founded with a capital of 4,000,000 francs, increased to 25,000,000 francs in 1878 under the direction of a certain Bontoux. After various vicissitudes, graphically described by Zola in his novel "L'Argent," the Union failed, and brought many of the Catholic nobility of France to ruin, leaving the Rothschilds still more absolutely the undisputed leaders of French finance, but leaving also a legacy of hatred which had much influence on the growth of the anti-Semitic movement in France. Something analogous occurred in England when the century-long competition of the Barings and the Rothschilds culminated in the failure of the former in 1893; but in this case the Rothschilds came to the rescue of their rivals and prevented a universal financial catastrophe. It is a somewhat curious sequel to the attempt to set up a Catholic competitor to the Rothschilds that at the present time the latter are the guardians of the papal treasure.

Of recent years the Rothschilds have consistently refused to have anything to do with Russia, owing to the anti-Jewish legislation of that empire, though on one occasion the members of the Paris house joined in a loan to demonstrate their patriotism.

whose chief customers they have been (Duveen, C. Davis, Spitzer, and Wertheimer).

The services of the Rothschilds in the cause of philanthropy have been equally marked. Special hospitals have been founded by them for all creeds at Jerusalem, Vienna, Paris, and London; the Jews' Free School of the last-named city is supported almost entirely by Lord Rothschild at an estimated annual cost of £15,000. In London and Paris they have established workmen's dwellings on a large scale and on an economic and commercial basis; and their private charities are very large. The founder of the house, Mayer Amschel Rothschild, held the curious theory that if a beggar thanked him, the charitable transaction was concluded, whereas if he received no thanks, Heaven owed him some recompense for his charity. Consequently, it was his custom to thrust a coin into the hand of a beggar, and to hurry away before the latter could express his gratitude.

In addition, some of the members of the family have evinced an interest in Jewish literature. Baron James in Paris was the founder of the Société des Études Juives; Baron Wilhelm of Frankfort was a zealous collector of Hebrew incunabula, which are now in the Frankfort town library; and almost all great Jewish literary undertakings have been subventioned by one or other branch of the firm.

Hitherto the pedigree of the Rothschild family has been traced only as far as Amschel, the father of Mayer Amschel Rothschild; but, owing to the recent publication of the tombstone inscriptions of
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

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Owned = Slave

WHEN
YOUR GOVERNMENT
HAS ALL THE GUNS

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“Any society that would give up a little liberty to gain a little security will deserve neither and lose both.”

-Benjamin Franklin
“I was just following orders” is NEVER a valid excuse or "justification" for immoral, criminal behavior, and this lame attempt to abdicate personal responsibility SHOULD NEVER BE ACCEPTED as a valid excuse for such behavior.
Owned = Slave

Every great injustice has been at the hands of someone just following orders.
HAVE YOU HAD ENOUGH YET?

“Give me liberty or give me death” Patrick Henry after witnessing a man flogged to death for refusing to take a license
Owned = Slave

Those who make their fortunes from you being sick

Are the same people who tell you what will make you well

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Owned = Slave

Every great injustice has been at the hands of someone just following orders.
Owned = Slave
POPE CLAIMS YOU'RE NOT CHRISTIAN IF YOU OWN A GUN
Owned = Slave

“Taxes were not raised to carry on wars, wars were raised to carry on taxes.”

T.Paine
Owned = Slave
 Owned = Slave

“The war is not meant to be won. It is meant to be continuous.”

George Orwell
Owned = Slave
We had grasped the great truth that it was not rifles, not tanks, and not atom bombs that created power, nor upon them that power rested. Power depended upon public obedience, upon a willingness to submit.

- Vladimir Bukovsky, To Build A Castle - My Life As A Dissenter
HAVE YOU HAD ENOUGH YET?

“Give me liberty or give me death” Patrick Henry after witnessing a man flogged to death for refusing to take a license.
Owned = Slave

Why does the government want to ban semi-automatic rifles?

Because they know you won't get into the boxcars willingly.

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POPE CLAIMS YOU'RE NOT CHRISTIAN IF YOU OWN A GUN
China established gun control in 1935. From 1948 to 1952, 20 million political dissidents, unable to defend themselves, were rounded up and exterminated.
Owned = Slave

The illusion...

...of free choice.
Owned = Slave
Owned = Slave
Owned = Slave

FIDGET SPINNER (1586)
Owned = Slave
HAVE YOU HAD ENOUGH YET?

“Give me liberty or give me death” Patrick Henry after witnessing a man flogged to death for refusing to take a license.
False Prophet – Satans Spawn

POPE CLAIMS YOU'RE NOT CHRISTIAN IF YOU OWN A GUN
The United States is 3rd in murders throughout the world.

If you remove
#1– Chicago
#2– Detroit
#3– Washington DC
#4– St Louis
#5– New Orleans

the United States is then 189th out of 193 countries in the entire world.

PS– All 5x Cities have STRICT Gun Control Laws
War is when your government tells you who the enemy is.

Revolution is when you figure it out for yourself.
When Liberty and Freedom are at stake, your silence isn’t golden... it’s yellow.
“Give me liberty or give me death” Patrick Henry after witnessing a man flogged to death for refusing to take a license

They were assaulting people with their Roman Cult cestui que trust

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

"A state like a merchant makes a contract. A dishonest state, like a dishonest merchant willfully refuses to discharge it." Chisholm v Georgia, 2 Dal. 419 at p 456, and further,
“Government is not reason, it is not eloquence,—it is force! Like fire, it is a dangerous servant, and a fearful master; ....”

George Washington
Everything they do is a fraud
- A US citizen is a fraud
- Commercial paper (Federal Reserve Notes) are a fraud
- All mortgages are a fraud
They get you to participate in their fraud
Then they assault you with one of their so-called Contracts
Then they sell you into slavery
Everybody in prison was sold into slavery
A SSN, or Birth Certificate, etc., accepting their “person” is literally a contract with the devil
Quit using anything related to the SSN
Quit using anything related to the Birth Certificate – Date of birth is hearsay
Quit accepting the “person”
Quit giving evidence against yourself
Quit registering your vehicle
Many times you can educate whoever you are dealing with
If necessary do without whatever the so-called “benefit” is
QUIT REGISTERING YOUR VEHICLE

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

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

• “(a) . . .a political subdivision of this state mat not require the owner of a motor vehicle to; (1) register the vehicle; (2) pay a motor vehicle registration fee” Texas Transportation Code, 502.003 Registration by Political Subdivision Prohibited
Plates Available & Laminated
Sheet Texas Codes

Non-Commercial
Texas republic
Not for Hire

Private Property
NO Exp.
NO Trespassing
IDP

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“Drivers License” & “Speed signs” DO NOT APPLY TO ME

**Texas Trans. Code § 201.904.** Speed Signs. The department shall erect & maintain on the highways & roads of this state appropriate signs that show the maximum lawful speed for commercial motor vehicles, truck tractors, truck trailers, truck semi-trailers & motor vehicles engaged in the business of transporting passengers for compensation or hire ... (buses) (i.e. taxis) (my emphasis)

**Texas Trans. Code § 521.001.** Definitions. (a) In this chapter:
(3) “Driver’s license” means an authorization issued by the Department for the operation of a motor vehicle.

The term includes: (A) a temporary license or instruction permit; & (B) occupational license.

Keith Brooks v. State, 158 Tex. Crim. 546; 258 S.W. 2d 317. “An information charging the driving of a motor vehicle upon a public highway without a driver’s license charges no offense, as there is no such license as a driver’s license known to the law.” Frank John Callas v. State, 167 Tex. Crim. 375; 320 S.W. 2d 360. "The court has held that there is no such license known to Texas Law as a "driver’s license."

**NOBODY is required to register a vehicle**

**Texas Trans. Code § 501.004.** Applicability. (of Certificate of Title Act)
(a) This chapter applies to a motor vehicle owned by the state or a political subdivision of the state.
(b) This chapter does not apply to;
(3) a motor vehicle while it is owned or operated by the United States.
(Postal Service or military vehicles)

**Texas Trans Code § 502.003.** Registration By Political Subdivision Prohibited.
(a) .. a political subdivision of this state may not require an owner of a motor vehicle to: (1) register the vehicle;
(2) pay a motor vehicle registration fee; or
(3) pay an occupation tax or license fee in connection with motor vehicle.
Private Vehicle
NO TRESPASSING
Forbidden Zone

(a) A person commits an offense if, without the effective consent of the owner, he breaks into or enters a vehicle or any part of a vehicle with intent to commit any felony or theft.

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

American National

957 GWF

Diplomat - Traveler

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Plates Available & Laminated Sheet Texas Codes

- I like the Texas Plates because they can be used anywhere because all States, (Canada and Mexico included) are required to recognize Texas Law (you would need a Texas address)
- “(a) .. a political subdivision of this state may not require an owner of a motor vehicle to; (1) register the vehicle; (2) pay a motor vehicle registration fee; or (3) pay an occupation tax or license fee in connection with motor vehicle.” Texas Transportation Code § 502.003 Registration By Political Subdivision Prohibited.
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Plates Available & Laminated Sheet Texas Codes

• You can get the laminated sheet combined with a Texas plate from me for 3 pieces of fine silver 1 troy ounce each, or $50.00 in fake money / military script / Federal Reserve Notes
• You can also get the laminated sheets, from katmanwon@gmail.com for $20, (he did the research) and he also has a book (full of his research), Identification Cards, and more
• You can also get the NSEA plates from info@NSEA.US

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I didn’t say it would be easy. I said it would be the truth.

-Morpheus