D. I. Y. Child Support Enforcement

by Sovereignty International (a trust)
C/O 6340 Lake Worth Blvd., #437
Fort Worth, Texas
ZIP CODE EXEMPT
engineerwin@yahoo.com
Administrating-Your-Public-Servants@GoogleGroups.com
Administrating-Your-Public-Servants@YahooGroups.com
www.sovereigntyinternational.fyi
https://sovereigntyinternational.wordpress.com

©Common Law Copyright 2017
References

- Copies of these documents can be found at My private group at Yahoo called Administrating-Your-Public-Servants
- For a complete set of Youtube videos with Private Information Shares, a DVD with over 50 searchable Law Dictionaries, and other books and forms contact me privately at engineerwin@yahoo.com
- Donations to support this work are appreciated. I prefer gold or silver coin, but as an extremely less desirable alternative I can accept IOUs (Federal Reserve Notes, Paypal gifts, checks, money orders, etc) send me an email for particulars
Nature of Jurisdiction
Child Support Enforcement = United Nations = Roman Cult

- Some people have contacted me about having to deal with Child Support Enforcement
- They have been in the USA, Canada, United Kingdom, and Australia
- All of these countries are under a military occupation and Martial Law Rule – martial law is voluntary
- All of these countries are signatories to the UNIDROIT statute
Nature of Jurisdiction
Child Support Enforcement = United Nations = Roman Cult

• All of these countries are signatories to
• the Hague Convention IV,
• the Geneva Convention on the Treatment of Civilians in a Time of War of 1949, and
• the International Covenant on Civil and Political Rights
• UNIDROIT = Uniform Commercial Code
“1. Every child shall have, without any discrimination as to race, colour, sex, language, religion, national or social origin, property or birth, the right to such measures of protection as are required by his status as a minor, on the part of his family, society and the State.

2. Every child shall be registered immediately after birth and shall have a name.

3. Every child has the right to acquire a nationality.” International Covenant on Civil and Political Rights Article 24 [emphasis added]
Birth = Status = Roman Law

• “1. All persons shall be equal before the courts and tribunals. In the determination of any criminal charge against him, or of his rights and obligations in a suit at law, everyone shall be entitled to a fair and public hearing by a competent, independent and impartial tribunal established by law....

• (g) Not to be compelled to testify against himself or to confess guilt.” Article 14 International Covenant on Civil and Political Rights [emphasis added]
Military Occupation

• “Territory is considered occupied when it is actually placed under the authority of the hostile army.

• The occupation extends only to the territory where such authority has been established and can be exercised.” Law and Customs of War on Land (Hague IV), Article 42
Military Occupation

• “In addition to the provisions which shall be implemented in peacetime, the present Convention shall apply to all cases of declared war or of any other armed conflict which may arise between two or more of the High Contracting Parties, even if the state of war is not recognized by one of them.

• The Convention shall also apply to all cases of partial or total occupation of the territory of a High Contracting Party, even if the said occupation meets with no armed resistance.

• Although one of the Powers in conflict may not be a party to the present Convention, the Powers who are parties thereto shall remain bound by it in their mutual relations. They shall furthermore be bound by the Convention in relation to the said Power, if the latter accepts and applies the provisions thereof.” Article 2, Geneva Convention Relative to the Protection of Civilians in Time of War of 1949 [emphasis added]
Military Occupation

• “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]
Military Occupation

• “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]
Military Occupation

• “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]
Military Occupation

• “No protected person may be punished for an offence he or she has not personally committed. Collective penalties and likewise all measures of intimidation or of terrorism are prohibited.
• Pillage is prohibited.
• Reprisals against protected persons and their property are prohibited.” Article 33, Geneva Convention Relative to the Protection of Civilians in Time of War of 1949 [emphasis added]
Advertisement

• Don’t forget to subscribe to this Youtube channel
• Don’t forget to follow me on vid.me https://vid.me/SovereigntyInternational
• 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 vid.me don’t forget to upvote this video
• On steemit don’t forget to vote and make your comments

©Common Law Copyright 2017
What Should Your Crypto Coin Portfolio Look Like?

This post is for the newer individuals out that are getting into cryptocurrency. Below are my recommendations on what your crypto-coin portfolio should look like. Keep in mind that this is just my opinion and you research anything before buying it.
Military Occupation

• “The Occupying Power may not compel protected persons to serve in its armed or auxiliary forces. No pressure or propaganda which aims at securing voluntary enlistment is permitted…..” Article 51, Geneva Convention Relative to the Protection of Civilians in Time of War of 1949 [emphasis added]

• This is why they cannot do conscription – See the D.I.Y. How NOT to Volunteer for Selective Service and the Draft video
Military Occupation

• “No contract, agreement or regulation shall impair the right of any worker, whether voluntary or not and wherever he may be, to apply to the representatives of the Protecting Power in order to request the said Power’s intervention.

• All measures aiming at creating unemployment or at restricting the opportunities offered to workers in an occupied territory, in order to induce them to work for the Occupying Power, are prohibited.” Article 52, Geneva Convention Relative to the Protection of Civilians in Time of War of 1949 [emphasis added]
Military Occupation

• “In case of a breach of the penal provisions promulgated by it by virtue of the second paragraph of Article 64, the Occupying Power may hand over the accused to its properly constituted, non-political military courts, on condition that the said courts sit in the occupied country. Courts of appeal shall preferably sit in the occupied country.” Article 66, Geneva Convention Relative to the Protection of Civilians in Time of War of 1949 [emphasis added]
United Nations = Roman Law = Roman Cult

• “The States Parties to the present Covenant, including those having responsibility for the administration of Non-Self-Governing and Trust Territories, shall promote the realization of the right of self-determination, and shall respect that right, in conformity with the provisions of the Charter of the United Nations.” International Covenant on Civil and Political Rights, Article 1, Clause 3 [emphasis added]
Person = Fiction = Cestui que trust

“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

See The (so-called) Fourteenth Amendment is Unconstitutional video

See the A US citizen is a Slave video

See the A US citizen is an Enemy of the State video

See The Roman Cult Owns and Operates the United States video

See the All Courts are Roman Cult Courts video

©Common Law Copyright 2017
US Citizen = Fiction = Cestui que Trust

“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
US Citizen = Cestui que Trust = Roman Cult

- "... (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
US Citizen = Roman Cult = Slave

❖ “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
US Citizen = Cestui que Trust = Roman Cult

“Chap. 854. – An Act to establish a code of law for the District of Columbia.” which was Approved on March 3, 1901, by the Fifty-Sixth Congress, Session II, at 31 Stat. 1189, and at Chapter three – Absence for Seven Years, in Sec. 252, 253, at 31 Stat. 1230, where it says;

“SEC. 252. PRESUMPTION OF DEATH. - If any person shall leave his domicile without any known intention of changing the same, and shall not return or be heard from for seven years from the time of his so leaving, he shall be presumed to be dead, in any case wherein his death shall come in question, unless proof be made that he was alive within that time.
“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 [tax] 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 [emphasis added]
US Citizen = No Rights

"...the privileges and immunities of citizens of the United States do not necessarily include all the rights protected by the first eight amendments to the Federal constitution against the powers of the Federal government." Maxwell v Dow, 20 S.C.R. 448, at pg 455;

"The only absolute and unqualified right of a United States citizen is to residence within the territorial boundaries of the United States," US vs. Valentine 288 F. Supp. 957

A cestui que trust has no rights – it is property

These people are satanists – everything they do is fraud and deception, and if you participate, you cannot complain
Civil Law = Roman Law

- "Civil Law," "Roman Law," and "Roman Civil Law" are convertible phrases, meaning the same system of jurisprudence. That rule of action which every particular nation, commonwealth, or city has established peculiarly for itself; more properly called "municipal" law, to distinguish it from the "law of nature," and from international law. See Bowyer, Mod. Civil Law, 19; Sevier v. Riley, 189 Cal. 170, 244 P. 323, 325" Black's Law Dictionary, Rev. 4th Edition [emphasis added]
Person = Roman Law

“§ 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]
Are you a “person?”

- A “person” is;
  - “a variety of entities other than human beings.”
    Church of Scientology v U.S. Department of Justice, 612 F2d 417 (1979) at pg 418
  - “…foreigners, not citizens….”
    United States v Otherson, 480 F. Supp. 1369 (1979) at pg 1373.
Person

• “(a) When used in this title, where not otherwise distinctly expressed or manifestly incompatible with the intent thereof—

• (1) Person

• The term “person” shall be construed to mean and include an individual, a trust, estate, partnership, association, company or corporation.” 26 USC § 7701. Definitions
Color of Law

“the words “person” and “whoever” include corporations, companies, associations, firms, partnerships, societies, and joint stock companies, as well as individuals;”

1 USC § 1
Color of Law

“"Person" means an individual, firm, partnership, association, or corporation.” Texas Transportation Code Section 541.001 (4)

“"Person" includes corporation, organization, government or governmental subdivision or agency, business trust, estate, trust, partnership, association, and any other legal entity.” Texas Government Code 311.005 (2)
Include

“Include’ or the participial form thereof, is defined ‘to comprise within’; ‘to hold’; ‘to contain’; ‘enclosed’; ‘comprised’; ‘comprehend’; ‘embrace’; ‘involve’.” Montello Salt v. Utah 221 US 455

“Include 1. To confine within; to hold; to contain; as, the shell of a nut includes the kernel; a pearl is included in a shell. [But in these senses we more commonly use inclose.] 2. To comprise; to comprehend; to contain.” American Dictionary of The English Language, Noah Webster, 1828

“Include. (Lat. Includere, to shut in, keep within.) To confine within, hold as in an inclosure, take in, attain, shut up, contain, inclose, comprise, comprehend, embrace, involve. Premier Products Co. v. Cameron, 240 Or. 123, 400 P.2d 227, 228.” Black’s Law Dictionary 6th Edition, page 763
Maxim of Law

“EJUSDEM GENERIS [Latin “of the same kind or class”]”
A canon of construction that when a general word or phrase follows a list of specifics, the general word or phrase will be interpreted to include only items of the same type as those listed. • For example, in the phrase horses, cattle, sheep, pigs, goats, or any other farm animal, the general language “or any other farm animal” — despite its seeming breadth — would probably be held to include only four-legged, hoofed mammals typically found on farms, and thus would exclude chickens. — Cf. EXPRESSIO UNIUS EST EXCLUSIO ALTERIIUS; NOSCITUR A SOCIIS; RULE OF RANK.” Black’s Law Dictionary 8th Edition page 1568
Announcing a subscription based Youtube channel called Sovereignty International

The recommended cost of the subscription is currently US$1.99 because it avoids the advertising ONLY (if you like my work it can be a donation)

The ONLY power that the N.W.O. satanists have over us is through fraud and deception, and my agenda is to expose it for all our benefit

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

Currently publishing 3 videos a week

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

- 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
- Revocation of Signature training
- Third Party Witness Training
Advertisement
Upcoming Exclusive Content

• Lawsuit Training
• Criminal Complaint Training
• Other Training (requests?)
Low Intelligence LEOs

• They screen out intelligent people in the hiring process for their Law Enforcement Officers (LEOs)

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

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

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

- Anyone who is wearing a military uniform is an agent of the Roman Cult

- “The wearing of clerical dress or of a religious habit on the part of lay folk, ......, is liable to the same penalty on the part of the State as the misuse of military uniform.” Article 10, Concordat of 1933

- Almost all (so-called) governments are bankrupt and owned and operated by the Roman Cult – See United States is Owned and Operated by the Roman Cult video

- At common law a sheriff would have a star only.

- At common law there is no uniform
LEOs = Order Followers

• WWII War Crimes Tribunals
  – All of the NAZIs claimed that they were just following orders - Satanists
  – 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
Advertisement - Other Videos

• Bankster Thieves 1, 2, & 3
• Churchianity series
• Bankrupt Corporate (so-called) Governments
• BAR Members 1, 2, & 3
• D.I.Y. How NOT to Volunteer for the Selective Service
• Martial Law is here!
• D.I.Y. No Income Tax
• D.I.Y. No Sales Tax
• D.I.Y. Traffic Stop 1 & 2
• D.I.Y. Free Mail 1 & 2
• D.I.Y. Kangaroo Courts 1, 2, 3, 4, 5, 6, 7, & 8
UNIDROIT

UNIDROIT stands for the unification of private law (law merchant) and the website says that 63 countries have adopted it, and it is designed to be automatically implemented.

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

UNIDROIT website says that it is designed to be automatically implemented – UNIDROIT makes a change, and all of the signatories of the Treaty are required to make the same changes.
UNIDROIT

- News and events
- About UNIDROIT
  - Overview
  - Membership
  - Work Programme
  - Institutional Documents
    - Statute
    - Regulations
    - Headquarters Agreement
  - Governing Council
  - Secretariat
- Meetings
  - General Assembly
  - Governing Council
  - Finance Committee
  - Studies
- Instruments
  - Agency
  - Capital Markets
    - Geneva Convention
    - Netting
  - Commercial Contracts
    - UNIDROIT Principles 2010
    - UNIDROIT Principles 2004
    - UNIDROIT Principles 1994
    - CUPIC Model Clauses
  - Cultural Property
    - 1995 Convention
    - Model Legislative Provisions
  - Factoring
  - Franchising
    - Model Law
    - Guide
      - First Edition 1998
      - Second Edition 2007
• Meetings
  • General Assembly
  • Governing Council
  • Finance Committee
  • Studies
• Instruments
  • Agency
  • Capital Markets
    • Geneva Convention
    • Netting
  • Commercial Contracts
    • UNIDROIT Principles 2010
    • UNIDROIT Principles 2004
    • UNIDROIT Principles 1994
    • UPICC Model Clauses
  • Cultural Property
    • 1995 Convention
    • Model Legislative Provisions
  • Factoring
  • Franchising
    • Model Law
    • Guide
      • First Edition 1998
      • Second Edition 2007
- International Sales
  - ULIS 1964
  - ULFC 1964
- Leasing
  - Convention
  - Model Law
- Security Interests
  - Cape Town Convention
  - Aircraft Protocol
  - Rail Protocol
  - Space Protocol
- Succession
- Transnational Civil Procedure
- Transport
  - CCV
  - CMR
- Work in Progress / Studies
  - Current Studies
    - Contract Farming
    - Transnational Civil Procedure
    - Emerging markets
  - Past Studies
    - Arbitration
    - Banking Law
    - Capital markets
    - Civil liability
    - Civil procedure
    - Company law
    - Contracts (in general)
    - Cultural property
    - Factoring
    - Forwarding agency
    - Franchising
    - Hire purchase
    - Insurance
    - Intellectual property
    - International sales
    - Leasing
    - Legal Status of Women
    - Maintenance obligations
    - Methodology
    - Movement of persons
    - Natural resources
    - Negotiable instruments
    - Non-legislative activities

http://www.unidroit.org/about-unidroit/overview
Overview - UNIDROIT - International Institute for the Unification of Private Law - Institut International pour l'Unification du droit privé

- International Sales
  - ULIS 1964
  - ULFC 1964
- Leasing
  - Convention
  - Model Law
- Security Interests
  - Cape Town Convention
  - Aircraft Protocol
  - Rail Protocol
  - Space Protocol
- Succession
- Transnational Civil Procedure
- Transport
  - CCV
  - CMR
- Work in Progress / Studies
  - Current Studies
    - Contract Farming
    - Transnational Civil Procedure
    - Emerging markets
  - Past Studies
    - Arbitration
    - Banking Law
    - Capital markets
    - Insolvency
Emerging markets

Past Studies

- Arbitration
- Banking Law
- Capital markets
- Civil liability
- Civil procedure
- Company law
- Contracts (in general)
- Cultural property
- Factoring
- Forwarding agency
- Franchising
- Hotelkeepers
- Insurance
- Intellectual property
- International sales
- Leasing
- Legal Status of Women
- Maintenance obligations
- Methodology
- Movement of persons
- Natural resources
- Negotiable instruments
- Non-legislative activities
UNIDROIT covers

- Covers mandatory insurance for motor vehicles
- Anything related to marriage, divorce, and children
- 1955 Benelux Treaty on Compulsory Insurance against Civil Liability in respect of Motor Vehicles (Council of Europe);
- 1956 Convention on the Contract for the International Carriage of Goods by Road (CMR) (UN/ECE);
- 1958 Convention concerning the recognition and enforcement of decisions relating to maintenance obligations towards children (Hague Conference on Private International Law);
- 1959 European Convention on Compulsory Insurance against Civil Liability in respect of Motor Vehicles (Council of Europe);
- 1962 European Convention on the Liability of Hotel-keepers concerning the Property of their Guests (Council of Europe);
- 1955 Benelux Treaty on Compulsory Insurance against Civil Liability in respect of Motor Vehicles (Council of Europe);

- 1956 Convention on the Contract for the International Carriage of Goods by Road (CMR) (UN/ECE);

- 1958 Convention concerning the recognition and enforcement of decisions relating to maintenance obligations towards children (Hague Conference on Private International Law);

- 1959 European Convention on Compulsory Insurance against Civil Liability in respect of Motor Vehicles (Council of Europe);

- 1962 European Convention on the Liability of Hotel-keepers concerning the Property of their Guests (Council of Europe);
MEMBERSHIP

Membership of UNIDROIT is restricted to States acceding to the UNIDROIT Statute.

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

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

The following 63 States are members of UNIDROIT.

<table>
<thead>
<tr>
<th>MEMBER STATES</th>
<th>NATIONAL AUTHORITIES RESPONSIBLE FOR MEMBER STATES' RELATIONS WITH UNIDROIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Argentina</td>
<td>Embassy of Argentina in Italy</td>
</tr>
<tr>
<td>Australia</td>
<td>Attorney-General's Department</td>
</tr>
<tr>
<td>Austria</td>
<td>Federal Ministry of Justice</td>
</tr>
<tr>
<td>Belgium</td>
<td>Federal Public Service Justice</td>
</tr>
<tr>
<td>Bolivia</td>
<td>Ministry of Foreign Affairs</td>
</tr>
<tr>
<td>Brazil</td>
<td>Embassy of Brazil in Italy</td>
</tr>
<tr>
<td>Bulgaria</td>
<td>Ministry of Foreign Affairs</td>
</tr>
<tr>
<td>Canada</td>
<td>Justice Canada</td>
</tr>
<tr>
<td>Chile</td>
<td>Ministry of Foreign Affairs</td>
</tr>
<tr>
<td>China</td>
<td>Ministry of Commerce, Treaty and Law Department</td>
</tr>
<tr>
<td>Country</td>
<td>Ministry/Department</td>
</tr>
<tr>
<td>------------------------</td>
<td>----------------------------------------------------------</td>
</tr>
<tr>
<td>Romania</td>
<td>Ministry of Justice</td>
</tr>
<tr>
<td>Russian Federation</td>
<td>Ministry for Trade and Economic Development</td>
</tr>
<tr>
<td>San Marino</td>
<td>Secretariat of State</td>
</tr>
<tr>
<td>Saudi Arabia</td>
<td>Ministry of Foreign Affairs</td>
</tr>
<tr>
<td>Slovakia</td>
<td>Ministry of Foreign Affairs</td>
</tr>
<tr>
<td>Slovenia</td>
<td>Ministry of Justice of the Republic of Slovenia</td>
</tr>
<tr>
<td>South Africa</td>
<td>South African Department of International Relations and Cooperation (DIRCO)</td>
</tr>
<tr>
<td>Spain</td>
<td>Ministry of Foreign Affairs and Cooperation</td>
</tr>
<tr>
<td>Sweden</td>
<td>Ministry of Justice</td>
</tr>
<tr>
<td>Switzerland</td>
<td>Federal Office of Justice</td>
</tr>
<tr>
<td>Tunisia</td>
<td>Ministry of Justice and Human Rights</td>
</tr>
<tr>
<td>Turkey</td>
<td>Ministry of Justice General Directorate of International Law and Foreign Relations</td>
</tr>
<tr>
<td>United Kingdom of Great Britain and Northern Ireland</td>
<td>Department for Business, Enterprise and Regulatory Reform</td>
</tr>
<tr>
<td>United States of America</td>
<td>Department of State</td>
</tr>
<tr>
<td>Uruguay</td>
<td>Ministry of Foreign Affairs</td>
</tr>
<tr>
<td>Venezuela</td>
<td>Ministry of Foreign Affairs</td>
</tr>
</tbody>
</table>
Advertisement

For great custom websites, domain names, and hosting go to:

- https://CubeYard.com
- Use coupon code CY172 for 20% off your first order
- Cubeyeard.com – your source for websites, domain names, and hosting
Uniform Commercial Code = Roman Cult

- “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]
Uniform Commercial Code = Roman Cult

• “(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]
Uniform Commercial Code = Roman Cult

• You have not defeated their presumptions
Contact Information

- My Blog is:  http://sovereigntyinternational.wordpress.com
- Website -  www.sovereigntyinternational.fyi
- Email -  engineerwin@yahoo.com
- Youtube profile – sovereignliving & Sovereignty International
- 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 vid.me  https://vid.me/SovereigntyInternational
- Follow me on Steemit  https://steemit.com/@sovereigntyintl

©Common Law Copyright 2017
LEOs use Law Merchant (UCC)

• "(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

©Common Law Copyright 2017
You have used their Commercial terms

- Register security
- Negotiable instrument debt
- Motor vehicle Purchase
- Interest Debenture
- Bond

- The Federal Tax Lien Act of 1966 creates presumption

- “The power to create presumptions is not a means of escape from constitutional restrictions.” Bailey v Alabama, 219 U.S. 219, 238, et seq., 31 S.Ct. 145; Manley v Georgia, 279 U.S. 1, 5-6, 49 S.Ct. 215
No Treaty Law Internally

• This would apply in any of the 63 countries that have signed onto the UNIDROIT Statute

• UNIDROIT is to be used in external contracts ONLY
No Treaties Internally

- “The government of the United States . . . is one of limited powers. It can exercise authority over no subjects, except those which have been delegated to it. Congress cannot, by legislation, enlarge the federal jurisdiction, nor can it be enlarged under the treaty-making power” Mayor of New Orleans v. United States, 10 Pet. 662, 736 [emphasis added]
No Treaty Internally

• “but Madison insisted that just “because this power is given to Congress,” it did not follow that the Treaty Power was “absolute and unlimited.” The President and the Senate lacked the power “to dismember the empire,” for example, because “[t]he exercise of the power must be consistent with the object of the delegation.” “The object of treaties,” in Madison’s oft-repeated formulation, “is the regulation of intercourse with foreign nations, and is external.” Bond v United States 572 US _____ (2014) case number 12-158 [emphasis added]
Child Support Enforcement = United Nations = UNIDROIT = Satanists

- Presumptions = Martial Law
- Defeat their presumptions
- See the Estoppel Certificates video
- If you are dealing with them it is because you failed to defeat their presumptions
- The first thing these order followers want is for you to give evidence against yourself
- Date of birth – hearsay
- Name - hearsay
- Vehicle Registration - hearsay
- Insurance – hearsay
- birth certificate - hearsay
Child Support Enforcement = United Nations = UNIDROIT = Satanists

• If you are working under a SSN it is a problem
• They have stolen your property
• They have forged your signature onto a contract
• The divorce is where it is originates
• If they ask what you do to make a living, do NOT tell them anything specific

©Common Law Copyright 2017
Words are Everything

• Do you have a “child” – NO!

• You have “property”

• Do you have “children” – NO!

• You have “property” – show them a picture of your “property”

• Do you have “income” – NO!

• You get “compensation for labor”

• Answer their questions with; “I neither admit nor deny anything”

• Karl Lents was able to get his son back (after 11 years) by filing a 1 page lawsuit
Denials of Due Process

• Remember that they are satanists and have nothing to do with justice
• Everything they do is a denial of due process
• When they deny due process they lose subject matter jurisdiction
• If they do not have jurisdiction they cannot do anything judicial
• If they try to do anything judicial, it is a fraud and a nullity
• See the Void Judgments video
Denials of Due Process

- File a Notice of Void Judgment into the case
- File a Revocation of Signatures into the case
- File a lawsuit
- If you are working under a SSN, never admit it
- If they bring it up, object to their admitting hearsay evidence
- Anything their liar (attorney) says object to it on the basis that he is testifying
- Object to anything that they claim on the basis that it is hearsay