



# D. I. Y. Estoppel Certificates

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# Estoppel Certificates

- **“ESTOPPEL - estoppel (e-stop- <<schwa>>l), n.1. A bar that prevents one from asserting a claim or right that contradicts what one has said or done before or what has been legally established as true. [Cases: Estoppel 52–59. C.J.S. Estoppel §§ 2–4, 58–64, 66–81, 83–89, 120–121, 153–155, 157, 159–160, 167.]” Black’s Law Dictionary 8<sup>th</sup> Edition page 1662**

# Estoppel Certificates

- **“ESTOPPEL CERTIFICATE - estoppel certificate.1. A signed statement by a party (such as a tenant or a mortgagee) certifying for another's benefit that certain facts are correct, as that a lease exists, that there are no defaults, and that rent is paid to a certain date.**
  - **A party's delivery of this statement estops that party from later claiming a different state of facts.** Blacks’ Law Dictionary 8<sup>th</sup> Edition, page 1665

# Estoppel Certificates

- **“estoppel by silence. Estoppel that arises when a party is under a duty to speak but fails to do so. — Also termed estoppel by standing by; estoppel by inaction. [Cases: Estoppel 95. C.J.S. Estoppel § 99.]”** Black’s Law Dictionary 8<sup>th</sup> Edition, page 1664
- **“The principles of estoppel apply against the state as well as individuals.”** Cal. v. Sims, 32 C3d 468.

# Estoppel

- There are 2 classes of citizens – see my “Do You Know Who You Are?” playlist
- They need to develop evidence that you are one of the slaves
- Serve them with a document by Registered Mail that defeats their presumptions

# 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!
- I know several people who were NOT hired for these kind of positions because they scored too high on their test.

# Court OKs Barring High IQs for Cops



Raising Your IQ on the Treadmill

AUTO START: ON | OFF



NEW LONDON, Conn., Sept. 8, 2000

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.

Share 1025!

21k

1.1K

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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
- ❖ Pillars 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
- <https://www.youtube.com/user/WhatOnEarth93>

# LEOs = Order Followers

- ❖ Anyone who is wearing a military uniform is an agent of the Vatican
- ❖ **“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 Vatican
- ❖ 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

# Good Faith Canada

- **“Where a person is required or authorized by law to execute a process or to carry out a sentence, that person or any person who assists him is, if that person acts in good faith, justified in executing the process or in carrying out the sentence notwithstanding that the process or sentence is defective or that it was issued or imposed without jurisdiction or in excess of jurisdiction.”**  
[emphasis added] Section 25(2) Criminal Code of Canada

# Good Faith Texas

- **“A court shall presume that a pleading, motion, or other paper is filed in good faith. Sanctions under this article may not be imposed except for good cause stated in the sanction order.”**

Texas Code of Criminal Procedure,  
Article 1.052 (f) Signed Pleadings  
of Defendant

# Good Faith Texas

- **“(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]

# Good Faith Texas

- **“(a) When a judgment and sentence have been entered against a defendant and the defendant defaults in the discharge of the judgment, the judge may order the defendant confined in jail until discharged by law if the judge at a hearing makes a written determination that:**
  - **(1) the defendant is not indigent and has failed to make a good faith effort to discharge the fine and costs; or**
  - **(2) the defendant is indigent and:**
    - **(A) has failed to make a good faith effort to discharge the fines and costs under Article 45.049; and...” Texas Code of Criminal Procedure Article 45.046 Commitment [emphasis added]**

# Good Faith Texas

- **“(d) A court may not order a defendant confined under Subsection (a) of this article unless the court at a hearing makes a written determination that:**
  - **(1) the defendant is not indigent and has failed to make a good faith effort to discharge the fines and costs; or (2) the defendant is indigent and: (A) has failed to make a good faith effort to discharge the fines and costs under Article 43.09(f); and (B) could have discharged the fines and costs under Article 43.09 without experiencing any undue hardship.”** Texas Code of Criminal Procedure, Article 43.03 Payment of Fine

# Good Faith California

- **“(h) No cause of action shall be brought against any provider, its officers, employees, or agents for providing information, facilities, or assistance in good faith compliance with a search warrant.”** California Penal Code Section 1524.3 Search Warrants

# Good Faith Arizona

- **“D. A person who acts in good faith and in a reasonable manner to comply with an order of the court or a request of a peace officer is not liable to any person for acts done in compliance with the order or request.”** Arizona Revised Statutes Section 13-4306 Powers and duties of peace officers and agencies

# Good Faith Oklahoma

- **“This state or a local governmental agency, or a law enforcement officer, prosecuting attorney, clerk of court, or any state or local governmental official acting in an official capacity, is immune from civil and criminal liability for an act or omission arising out of the registration or enforcement of a foreign protection order or the detention or arrest of an alleged violator of a foreign protection order if the act or omission was done in good faith in an effort to comply with this act.”** Oklahoma Criminal Procedure Code Section 22-60.26 Immunity from Liability

# Good Faith New Mexico

- **“B. No peace officer shall be held criminally or civilly liable for making an arrest pursuant to this section, provided he acts in good faith and without malice.”** New Mexico Code of Criminal Procedure Section 31-1-7  
Arrest without warrant; Liability

# Overview

- The burden is on You, to assert your rights.
- If you do not assert your rights, you lose them.
- Anything you say can and will be used against you in a court of law
- If they are talking to you – they are building a case against you – start building a case against them

# Overview

- Because we are under martial law, the courts “presume” everything.
- If you go on the attack, you can defeat their presumptions.
- If this procedure is followed properly the system will deal with any criminals that are exposed.
- Watch the **Martial Law is Here!** video

# Overview

- Because of their “good faith” doctrine, they can assault you, and kidnap you, and falsely imprison you and essentially get away with it
- **“A plaintiff who seeks damages for violation of constitutional rights or statutory rights may overcome the defendant official’s qualified immunity only by showing that those rights were clearly established at the time of the conduct at issue.”** Davis v Scherer, 82 L.Ed. 2d 139, 151.

# Qualified Immunity

- **Qualified Immunity “protects governmental officials from liability for civil damages insofar as their conduct does not violate ‘clearly established statutory or constitutional rights of which a reasonable person would have known.’”** *Weise v. Casper*, 593 F.3d 1163, 1166 (10th Cir. 2010)(quoting *Pearson v. Callahan*, \_\_\_ U.S. \_\_\_, 129 S.Ct. 808, 815 (2009) and *Harlow v. Fitzgerald*, 457 U.S. 800, 818 (1982)).
- **"Qualified immunity defense fails if public officer violates clearly established right because a reasonably competent official should know the law governing his conduct"** *Jones vs Counce* 7-F3d-1359-8th Cir 1993; *Benitez v Wolff* 985-F3d 662 2nd Cir 1993

# History

- If you want to hear the story about how this procedure was developed, it is found on the Asserting Sovereignty video playlist

# Overview

- This is a procedure that Rice McLeod started and I modified over about 5 years

# Procedure

- I send a Registered letter to my public servant
- When my public servant violates my rights, I file a criminal complaint against him and send it to his boss.

# Procedure

- After 30 days, I make up another criminal complaint naming my public servant and his boss as a co-conspirator, and accomplice after the fact, and send it to the next up the chain of command.

# Procedure

- After 30 days, I make up another criminal complaint naming my public servant and his boss as a co-conspirator, and accomplice after the fact, and their bosses boss as a co-conspirator and accomplice after the fact, and send it to the next guy up the chain of command

# Procedure

- I keep going up the chain of command right up to the President of the United States, or the Queen, and I always make sure they get a copy
- I always record the criminal complaints, because after 30 days, it becomes “public policy” which is like a regulation.

# Responses

- When I send them a NOTICE and DEMAND, usually I get no response at all.
  - That means they have acquiesced
  - If there is something that you are saying that is not true, then they have a duty to point it out

# Solicitations

- Any time you get a letter from the government, or any corporation, it is an offer of contract.
- All you have to do is reject their offer of contract within 3 days under their satanic law merchant

# Solicitations

## **NOTICE FOR THE RECORD**

**Date Received: 28 November, 2006**

**I, by affidavit am a declared living American Sovereign standing with Treaty Law of God do accept your offer for value and for the following reasons I am returning your offer, rejected, for discharge and closure;**

**1) You have brought United States corporate law with color outside your jurisdiction and without an international treaty with My republic State as you have no jurisdiction on the land of Texas;**

# Solicitations

- 2) **You have falsely accused Me of being a citizen of UNITED STATES;**
- 3) **You are trespassing and criminally attempting to convert corporate statutes with color into lawful criminal codes without chartered regulatory and delegated jurisdictional authority;**
- 4) **You are not registered or chartered for conducting business in Texas by My republic state and;**

# Solicitations

**5) You fail to state a lawful claim upon which relief can be granted.**

**All of which is submitted under oath**

**Date: 29 November, 2006**

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**Glenn Winningham; house of Fearn  
sovereign living soul, holder of the office of  
“the people”**

# Solicitations

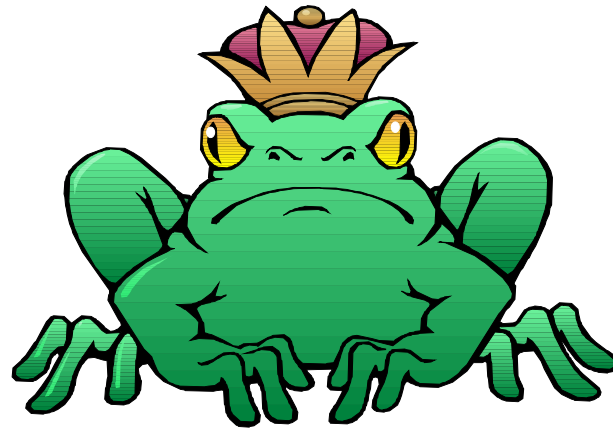
- If I get an offer of contract from a corporation, and I send them an Invoice, and then I never hear from them again.
- If I get an offer of contract from a government, I send them a NOTICE and DEMAND and an Invoice, and then see what happens.

# Why Assert Sovereignty?

- We have to build a prima facie case, that is admissible as evidence in their kangaroo court.

# Forcing the Issue

- In today's world, in order to be truly Sovereign, you **MUST** be prepared to force the issue up to, and including, Court.



# Forcing the Issue

- Rule #1: Education
  - Educate yourself!



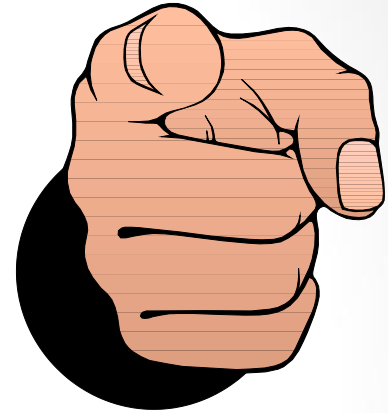
- We are in this position because our parents and grandparents did not understand the issues.

- Study out the issues!



# Forcing the Issue

- Rule # 2: The buck stops **HERE!**
- The ultimately responsibility rests with **YOU!**
- You **MUST** accept responsibility for your own actions.
- You **MUST** prepare for **YOUR** future.
- Sovereign Citizens receive **NOTHING** from the government.



# Forcing the Issue

- **If you do nothing, then you are at least partially responsible when they violate the next guys rights**
- **All it takes for evil to succeed, is for good men to do nothing –  
Edmond Burke**

# Forcing the Issue

- The Important thing is: DO SOMETHING!
- It is not necessary to use the forms as they are.
- Make up your own if you want to.
- The following process builds a track record, and a case showing your assertion, which is admissible as evidence in court.
- They already know you are sovereign.

# Forcing the Issue

- This procedure builds a case against your public servant for multiple felonies.
- They will NEVER do anything that comes close to admitting that they committed multiple felonies
- If this procedure is done properly, the system will take care of your problem for you

# Forcing the Issue

- Responses
  - You will rarely get a response
  - You have to learn to read between the lines if they send you a response
  - If they do not send a response, then they have acquiesced

# Forcing the Issue

- NOTICE and DEMAND
  - NOTICE is common law. You are giving them NOTICE. You CANNOT hold them responsible until you give them NOTICE.
  - Sovereigns DEMAND
  - It is not negotiable, or a request, it is a DEMAND and it is NOW!

# Forcing the Issue

- Step 2: NOTICE and DEMAND
  - This is called administrative procedure.
  - This is also Common Law.
  - This gives notice to the authorities about your assertion and gives them an opportunity to rebut it.
  - Defeats their PRESUMPTIONS
  - Defeats their claim to be operating in “good faith”

# Forcing the Issue

- Step 2: NOTICE and DEMAND
- Paragraph 1
  - Oath of Office acceptance – The Oath is all “we the people” have.
  - Get a copy of their oath, or give them an oath
  - The Oath of Office supersedes everything else
  - The oath of office is your trump card

# Forcing the Issue

- Paragraph 2
  - Equality under the law is paramount.
  - This is essentially saying that if you are going to send me to a mental institution, you have to go there too.
  - This defeats a normal strategy they have

# Forcing the Issue

- Paragraph 3 - 6
  - Competence, incompetence, and representation
  - They are making unlawful legal determinations for you
  - When you make application for anything, you are giving them a Power of Attorney

# Forcing the Issue (cont'd)

- Paragraph 7 – Copyright (optional)
  - A common law copyright is one of the most powerful things you can do, but it is not mandatory for this procedure.
  - A copyright is a major deterrent, since they are in business to make a profit.

# Forcing the Issue

- Paragraph 8 makes them communicate “penalty of perjury”
  - Makes it very difficult for them to communicate, since they can’t lie any more.



# Forcing the Issue

- Paragraph 9 - copyright
  - By providing NOTICE that your strawman's name is copyrighted,....if they use the name,...it is essentially an offer of contract.
  - All you have to do is accept their offer of contract and send them an invoice, and then proceed against them with a commercial lien.

# Forcing the Issue

- Paragraph 10 chain of command
  - Lets them know that you are going to hold everybody in their chain of command personally responsible.

# Forcing the Issue

- Paragraph 11-12 addressing
  - ZIP CODES and Postal Codes are a martial law jurisdiction
  - Do you live in a martial law jurisdiction?
  - Under their 18 USC § 1342 is about using fictitious addresses and fictitious names for mailing purposes, is a felony.

# Forcing the Issue

- Paragraph 13-15 makes it very clear up front that you are not interested in being a surety or accommodation party
  - If they ever get you into one of their so-called contracts, this is another piece of proof of their perjury of oath.

# Forcing the Issue

- Paragraph 16 no drivers license
  - If they do not argue about this, then they have given you permission.
  - A drivers license is color of law
  - No authority to require one
  - You do not have a drivers license, even though your strawman might have one.

# Forcing the Issue

- Paragraph 17 picture identification
  - Make up your own picture identification
  - Land Titles has a miscellaneous category and that should be used for this
  - Land Titles needs to be trained using this procedure
  - You can also record the documents in the united States.

# Forcing the Issue

- Paragraph 18 a “person”
  - A “person” is a fictitious entity

# Forcing the Issue

- Paragraph 19 a motor vehicle is commercial

# Forcing the Issue

- Paragraph 20 Private Vehicle
  - Gives them NOTICE that you do not have a “Motor Vehicle”.
  - I have seen vehicles in Arizona that have registration that is expired by many years with “private vehicle” on them.
  - A friend of mine told me that a cop came up to him and said; “why is my computer telling me to leave you alone?”
  - I had an Arizona DPS Officer say; “Why don’t you make up your own plate?”

# Forcing the Issue

- Paragraph 22 you are not authorized to serve commercial process on me
  - This defeats them in yet another way
  - They are involved in commerce, and they have the right to presume that you want to engage in commerce with them – This defeats that presumption

# Forcing the Issue

- Paragraph 24-25 Their legislation is “color of law”
  - They have no authority whatsoever

# Forcing the Issue

- Paragraph 29 the use of Codes, rules and regulations
  - If you use their codes, rules, and regulations, they can presume that you are an entity that is subject to said codes, rules and regulations.

# Forcing the Issue

- Paragraph 30 Commercial paper payment
  - If they receive commercial paper as compensation, then they are a municipal corporation.

# Forcing the Issue

- Paragraph 31 the Law of Nations
  - In order for a nation to exist, it takes 3 things
    - People
    - Land
    - Resources (gold or silver)

# Forcing the Issue

- Paragraph 34 The ONLY legitimate power held by any government is power that is “delegated” by “we the people”
  - If I “delegate” authority, I still retain that authority
  - If I “delegate” authority, I can revoke that delegation at any time.

# Forcing the Issue

- Paragraph 35-36 “unalienable” rights
  - “unalienable” rights cannot be alienated under any circumstances.
  - “unalienable” rights are NOT “inalienable” rights.
  - “inalienable” rights can be alienated because of a “presumed” contract.

# Forcing the Issue

- Paragraph 37-39 contracts
  - A law merchant contract is a nullity
  - A “presumed” contract is perjury of oath
  - A common law contract is the ONLY valid contract and between living souls ONLY.
  - Everything else is a “nullity”.

# Forcing the Issue

- Paragraph 40 I have the right to resist unlawful arrest with lethal force if necessary
  - **“Where the officer is killed in the course of the disorder which naturally accompanies an attempted arrest this is resisted, the law looks with very different eyes upon the transaction, when the officer had the right to make the arrest, from what it does when the officer has no right. What may be murder in the first case might be nothing more than man slaughter in the other, or the facts might show that no offense had been committed.”** John Bad Elk v U.S. 177 U.S. 529

# Forcing the Issue

- Paragraph 41 ANY restraint upon my liberty is an arrest

# Forcing the Issue

- Paragraph 46 Signed and sealed on red ink on the land
  - Red ink is what sovereigns use
  - Sovereigns use the right side of the page

# Forcing the Issue

- Make sure you send your NOTICE and DEMAND by Registered Mail
  - Registered Mail is kept under lock and key and there is a chain of custody
  - Send it for free using my procedure in the Free Mail video
- A better way to effect service is personal service by 3 or 4 people who will each make an affidavit of service.
- The objective is to build a case against them, and they know it.

# Forcing the Issue

- Criminal Complaint
  - If they do anything other than grovel, file a criminal complaint
  - Let them prove that they are honoring their oath of office
  - Attach your evidence
  - Send the criminal complaint to their boss
  - If possible, record the criminal complaint into the public.

# Forcing the Issue

- Criminal Complaint
  - After 30 days, add their boss (an accomplice after the fact) to the next criminal complaint and send it to the next boss up the chain of command with a NOTICE and DEMAND in which you DEMAND that they remove and prosecute their criminal.

# Forcing the Issue

- Criminal Complaint
  - After 30 days, add their boss (an accomplice after the fact) to the next criminal complaint and send it to the next boss up the chain of command with a NOTICE and DEMAND in which you DEMAND that they remove and prosecute their criminal.
  - Keep going up the chain of command up to and including the Queen

# Forcing the Issue

- Criminal Complaint – The Queen/CEO
  - Add the Queen/CEO, record the document into the public, and send them a copy.
  - Always use Registered Mail or personal service with witnesses

# Forcing the Issue

- Court
  - When you use this procedure in an ensuing action, it essentially becomes a counter-claim
  - ALWAYS take the initiative
  - Go on the attack
  - Show up in the judges office (chambers) a few days before the hearing – with witnesses
  - Always DEMAND

# Constructive Notice

- The documents are recorded into the public, at the County Recorders office, or part of a lawsuit that they were served with, and is on file at the courthouse
- Copies of the recorded documents were served on the respondents

# Constructive Notice

- **“constructive notice. Notice arising by presumption of law from the existence of facts and circumstances that a party had a duty to take notice of, such as a registered deed or a pending lawsuit; notice presumed by law to have been acquired by a person and thus imputed to that person. — Also termed legal notice.” Black’s Law Dictionary, 8th Edition, page 3369**
- **“record notice. Constructive notice of the contents of an instrument, such as a deed or mortgage, that has been properly recorded.” Black’s Law Dictionary 8th Edition, page 3370**

# Capias

- **“In this chapter: (1) "Capias" means a writ that is: (A) issued by a court having jurisdiction of a case after judgment and sentence; and (B) directed "To any peace officer of the State of Texas" and commanding the officer to arrest a person convicted of an offense and bring the arrested person before that court immediately or on a day or at a term stated in the writ.**
- **(2) "Capias pro fine" means a writ that is:**
- **(A) issued by a court having jurisdiction of a case after judgment and sentence for unpaid fines and costs; and**
- **(B) directed "To any peace officer of the State of Texas" and commanding the officer to arrest a person convicted of an offense and bring the arrested person before that court immediately.” Texas Code of Criminal Procedure Article 43.015 Definitions**

# Warrant for Arrest

- **“CAPIAS. A writ or process formerly of two sorts; one whereof in the court of C. P. is called *capias ad respondendum*, before judgment, where an original is sued out, etc. to take the defendand and make him answer the plaintiff: and the other a writ of execution, after judgment, being of divers kinds, as *capias ad satisfaciendum*, *capitu ultiagatum*, &c.”**

Tomlin’s Law Dictionary 1835 Edition

# Warrant for Arrest

- **“CAPIAS AD SATISFACIENDUM (shortly termed a CA. SA.) A judicial writ of execution which issues out on the record of a Judgment, where there is a recovery in the courts at Westminster, of debt, damages, &c. And by this writ the sheriff is commanded to take the body of the defendant in execution, and him safely to keep, so that he have his body in court at the return of the writ, to satisfy the plaintiff his debt and damages. *Vide 1 Litt Abr. 249.*” Tomlin’s Law Dictionary 1835 Edition**
- **“A capias is NOT a “Warrant of Arrest,” ....” Knox v State, 586 S.W. 2d 504, 506 (Tex.Crim.App. 1979).**

# Capias

- **“All recognizances, bail bonds, and undertakings of any kind, whereby a party becomes bound to pay money to the State, and all fines and forfeitures of a pecuniary character, shall be collected in the lawful money of the United States only.”** Texas Code of Criminal Procedure Article 43.02 Payable in Money
- Art. 43.021. CAPIAS OR CAPIAS PRO FINE IN ELECTRONIC FORM. A capias or capias pro fine may be issued in electronic form.

# Capias

- There are no lawful warrants
- They are all Capias

# Clerks masquerading as Judges

- **““When acting to enforce a statute and its subsequent amendments to the present date, the judge of the municipal court is acting as an administrative officer and not in a judicial capacity; courts administering or enforcing statutes do not act judicially, but merely ministerially....but merely act as an extension as an agent for the involved agency -- but only in a “ministerial” and not a “discretionary capacity...”**  
Thompson v. Smith, 154 S.E. 579, 583; Keller v. P.E., 261 US 428; F.R.C. v. G.E., 281, U.S. 464 [emphasis added]

# Clerks Masquerading as Judges

- **"It is the accepted rule, not only in state courts, but, of the federal courts as well, that when a judge is enforcing administrative law they are described as mere 'extensions of the administrative agency for superior reviewing purposes' as a ministerial clerk for an agency..."**  
30 Cal 596; 167 Cal 762
- **"...judges who become involved in enforcement of mere statutes (civil or criminal in nature and otherwise), act as mere "clerks" of the involved agency..."** K.C. Davis, ADMIN. LAW, Ch. 1 (CTP. West's 1965 Ed.)

# Clerks Masquerading as Judges

- A Clerk Masquerading as a Judge is not competent to do anything judicial like issue orders, or warrants
- A Clerk Masquerading as a Judge is operating in his private capacity, and has no immunity
- **"Ministerial officers are incompetent to receive grants of judicial power from the legislature, their acts in attempting to exercise such powers are necessarily nullities"** Burns v. Sup., Ct., SF, 140 Cal. 1

# Oaths

- **“OATH....All oaths must be lawful, allowed by the common law, or some statute; if they are administered by persons in a private capacity, or not duly authorized, they are *coram non judice*, and void; and those administering them are guilty of a high contempt, for doing it without warrant of law, and punishable by fine and imprisonment. 3 *Inst.* 165; 4 *Inst.* 278; 2 *Roll. Abr.* 277.”** Tomlin’s Law Dictionary, 1835 Edition, Volume 2 [emphasis added],

# Satanists

- They assault you with their criminal corporation
- **“My opinion is and long has been that the mayor and aldermen of a city corporation, or the president and directors of a bank, or the president and directors of a railroad company and of other similar corporations, are the true parties that sue and are sued as trustees and representatives of the constantly changing stockholders.... A corporation, therefore, being not a natural person, but a mere creature of the mind, invisible and intangible, cannot be a citizen of a state, or of the United States, and cannot fall within the terms or the power of the above mentioned article, and can therefore neither plead nor be impleaded in the courts of the United States.” Rundle v Delaware & Raritan Canal Company 55 U.S. 80 (1852) [emphasis added]**

# Satanists

- **“Once a fraud, always a fraud.”** 13 Vin. Abr. 539.
- **“Things invalid from the beginning cannot be made valid by subsequent act.”** Trayner, Max. 482. Maxims of Law, Black’s Law Dictionary 9<sup>th</sup> Edition, page 1862
- **“A thing void in the beginning does not become valid by lapse of time.”** 1 S. & R. 58. Maxims of Law, Black’s Law Dictionary 9<sup>th</sup> Edition, page 1866
- **Time cannot render valid an act void in its origin.** Dig. 50, 17, 29; Broom, Max. 178, Maxims of Law, Black’s Law Dictionary 9<sup>th</sup> Edition, page 1862

# Satanists

- **“Ex dolo malo non oritur action. Out of fraud no action arises. Cowper, 343; Broom’s Max. 349.”** Bouvier’s Maxims of Law, 1856,
- and any act by any government official to conceal the fraud becomes an act of fraud;
- **“fraus est celare fraudem. It is a fraud to conceal a fraud. 1 Vern. 270.”** Bouvier’s Maxims of Law 1856
- and fraud is inexcusable and unpardonable;
- **“Fraus et dolus nemini patrocinari debent. Fraud and deceit should excuse no man. 3 Co. 78.”** Bouvier’s Maxims of Law 1856

# Satanists

- and any fraud amounts to injustice;
- **“Fraus et jus nunquam cohabitant. Fraud and justice never dwell together.”** Maxims of Law, Black’s Law Dictionary, 9<sup>th</sup> Edition, page 1832
- **“Quod alias bonum et justum est, si per vim vei fraudem petatur, malum et injustum efficitur. What is otherwise good and just, if sought by force or fraud, becomes bad and unjust. 3 Co. 78.”** Bouvier’s Maxims of Law, 1856

# Citation = Ecclesiastical = Fraud

- **“COLOR OF OFFICE. A pretence of official right to do an act made by one who has no such right. 9 East 864. Such person must be at least a *de facto* officer; 28 Wend. 606. An act wrongfully done by an officer, under the pretended authority of his office, and grounded upon corruption, to which the office is a mere shadow of color. 41 N. Y. 464.”** Bouvier’s Law Dictionary 1897 Edition, Volume 1, page 353, [emphasis added]
- **“Jesuits &c. Born in the Kings Dominions and ordained by the pretended Jurisdiction of Rome ....”** Jacob A New Law Dictionary 1750 Edition
- **“...And a pretended Act of Parliament, for turning the Books of the Law, and Proceedings of Courts of Justice, into English, was declared to be in Force, by Stat. 12 Car. z. c. 3. See process.”** Jacob A New Law Dictionary 1750 Edition

# Vatican Satanist PIGs

- They lie in wait for you to say the wrong thing so they can justify selling you into slavery
- **“give color, vb. Hist. To admit, either expressly or impliedly by silence, that an opponent's allegations appear to be meritorious. • In common-law pleading, a defendant's plea of confession and avoidance had to give color to the plaintiff's allegations in the complaint or the plea would be fatally defective.”** Black’s Law Dictionary 8th Edition, page 2031

# 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**

# Making Merchandise of you

- **“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**
- **“And through covetousness shall they with feigned words make merchandise of you: whose judgment now of a long time lingereth not, and their damnation slumbereth not.” 2 Peter 2:3**

# Fraud = Lies = Satanism

- **“Ye are of your father the devil, and the lusts of your father ye will do. He was a murderer from the beginning, and abode not in the truth, because there is no truth in him. When he speaketh a lie, he speaketh of his own: for he is a liar, and the father of it.”** John 8:44
- **“But the fearful, and unbelieving, and the abominable, and murderers, and whoremongers, and sorcerers [pharmaceutical drug pushers], and idolaters, and all liars, shall have their part in the lake which burneth with fire and brimstone: which is the second death.”** Revelations 21:8

# Satanists

- ❖ **“By which also he went and preached unto the spirits in prison;” 1 Peter 3:19**
- ❖ **“And it shall come to pass in that day, that the LORD shall punish the host of the high ones that are on high, and the kings of the earth upon the earth. And they shall be gathered together, as prisoners are gathered in the pit, and shall be shut up in the prison, and after many days shall they be visited.” Isaiah 24: 21-22**

# Conclusion

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

# Conclusion

- **"If Ye love wealth better than liberty, the tranquility of servitude, better than the animating contest of freedom, go home from us in peace. We ask not your counsel or arms. Crouch down and lick the hands which feed you. May your chains set lightly upon you, and may our posterity forget that you were ever our countrymen."** Samuel Adams, "the father of the American revolution", member of "The sons of Liberty (the group that did the Boston Tea Party)" Quoted from the debates of 1776

# Conclusion

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

# The Watchman

- **“But if the watchman see the sword come, and blow not the trumpet, and the people be not warned; if the sword come, and take any person from among them, he is taken away in his iniquity; but his blood will I require at the watchman's hand.” Ezekiel 33:6**
- Either you are part of the problem, or you are part of the solution
- You are now a watchman!
- Circulate this video far and wide!!

# Other Videos

- Bankster Thieves 1, 2, & 3
- Churchianity series
- Bankrupt Corporate (so-called) Governments
- BAR Members 1 & 2
- UNIDROIT
- Martial Law is here!
- Quasi Contracts and Roman Civil Law
- De Facto Courts
- All Courts are Ecclesiastical Courts
- DC Courts in Texas
- Jurisdiction

# Summary

- **Copies of these documents can be found at My private group at Yahoo called Administrating-Your-Public-Servants**
- **I have Youtube videos that are videos of Private Information Shares that show these and other court citations that are available for a donation**
- **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**

# Summary

- If you find this useful, then you need to pay it forward
- If you don't know what Pay it Forward means, then watch the movie

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