



# D. I. Y. Kangaroo Courts 2

by **Sovereignty International** (a trust)

C/O 6340 Lake Worth Blvd., #437

Fort Worth, Texas

ZIP CODE EXEMPT

[engineerwin@yahoo.com](mailto:engineerwin@yahoo.com)

[Administrating-Your-Public-Servants@GoogleGroups.com](mailto:Administrating-Your-Public-Servants@GoogleGroups.com)

[Administrating-Your-Public-Servants@YahooGroups.com](mailto:Administrating-Your-Public-Servants@YahooGroups.com)

[www.sovereigntyinternational.fyi](http://www.sovereigntyinternational.fyi)

<https://sovereigntyinternational.wordpress.com>

# Kangaroo Courts are Everywhere!

- **“Kangaroo court. Term descriptive of a sham legal proceeding in which a person's rights are totally disregarded and in which the result is a foregone conclusion because of the bias of the court or other tribunal.”**  
Black’s Law Dictionary, 6th Edition,  
page 868

# Kangaroo Courts are Everywhere!

- Part 2;

- How to tell it is a kangaroo court
- What they do in a kangaroo court
- What has been done by others to defeat their kangaroo court without going in
- Some things to do if they drag you in there

# Kangaroo Court = the Vatican

- If it is a Judge, it is a kangaroo court
- A lawful court is ONLY a Trial by Jury (12) of your peers (NOT Trial with jury)
- If it is involving a statute (it always is) then it is a kangaroo court
- If the officers of the Court are US citizens (it always is) then it is a kangaroo court

# Common Law Courts

❖ "and because it brings into action, and enforces this great and glorious principle, that the people are the sovereign of this country, and consequently that fellow citizens and joint sovereigns cannot be degraded by appearing with each other in their own courts to have their controversies determined." Chisolm v Georgia 2 Dall. 440

# State Citizens

- **"State citizens are the only ones living under free government, whose rights are incapable of impairment by legislation or judicial decision."** *Twining v. New Jersey*, 211 U.S. 97, 1908
- **"State Citizenship is a vested substantial property right, and the State has no power to divest or impair these rights."** *Favot v. Kingsbury*, (1929) 98 Cal. App. 284, 276 P. 1083,
- **"The State cannot diminish rights of the people."** *Hertado v. California*, 110 U.S. 516

# Kangaroo Courts = The Vatican

- Clerks masquerading as Judges
- Clerks conspire with prosecutor
- Officers of the so-called court are US citizens
- Code enforcers are US citizens
- Compensation is royalty related – get a percentage of the theft
- All officers collect royalties
- All code enforcers (LEOs) collect royalties

# 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

# Ecclesiastical Court = Admiralty Court

- **“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. A person is not normally to be cited to appear out of the diocese, ...By the stat. 28 H. 8. c. 9. every archbishop may cite any person dwelling in any bishop's diocese within his province for heresy, &c., ... Where persons are cited out of their diocese, ..., if when they are cited they do not appear, they are to be excommunicated, &c. The above statute was made to maintain the jurisdiction of inferior dioceses; and if any person is cited out of the diocese. ...” Tomlin’s Law Dictionary 1835, Volume 1, [emphasis added]**



# Ecclesiastical court = Admiralty

- **“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..”, Tomlin’s Law Dictionary, 1835, Volume 1 [emphasis added],**
- **“Citation. This is also the name of the process used in the English ecclesiastical, probate, and divorce courts to call the defendant or respondent before them. 3 Bl. Comm. 100. 3 Steph. Comm. 720.” Black’s Law Dictionary 2nd Edition, at page 202**

# Citation = Ecclesiastical = Fraud

- ALL admiralty courts are ecclesiastical
- Whenever you get stopped by the LEOs they issue a citation
- All proceedings in the Texas District Courts are by Citation
- Ecclesiastical = Canon Law = The Vatican
- Martial Law = The Vatican
- Equity = The Vatican
- Divorce = The Vatican

# Citation = Ecclesiastical = Fraud

- First they orchestrate a bankruptcy to bring about martial law and emergency rule
- Martial Law destroys common law – law of the land
- Martial Law creates “The Matrix”
- **"There are two ways to conquer and enslave a nation. One is by the sword. The other is by debt."** John Adams 1826
- Then they create the United Nations so they can shove their satanic UNIDROIT contracts down your throat

# 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

# Color of Law = Ecclesiastical

**“Fornication, Fornicatio, 1 H. 7. 4. Whoredom, the Aft of incontinency between single persons; for if either Party be married, it is Adultery: The first offense herein was punished with Three Months Imprisonment; the second was made Felony in the late Times of Usurpation, by a pretended Act made 1650. Cap. 10. Scobells Collection.”**

Cowells Law Dictionary, 1708 Edition

**“-He has combined with others to subject us to a jurisdiction foreign to our constitution, and unacknowledged by our laws; giving his Assent to their Acts of pretended Legislation:...” Declaration of Independence 1776 [emphasis added]**

# Foundational

- The best solution is NOT to go into their kangaroo so-called court, but if they drag you in there, here are a few ideas.
- There is no absolute guaranteed way to deal with these kangaroo courts, because of the Clerks masquerading as Judges

# Code Enforcers (LEOs)

- Tell the code enforcer about Clerks masquerading as Judges
- Tell the code enforcer how clerks cannot do anything judicial and if they try it is a nullity
- They have passed statutes that allow code enforcers to execute a so-called warrant “in good faith”
- Once you tell them that the warrant is a nullity, it is NOT “in good faith”



# Clerks masquerading as Judges

- As soon as possible serve them with a Notice and Demand
- The Notice and Demand is designed to take away their presumptions
- It should served (preferably Registered Mail) on the Clerk masquerading as a Judge, the Chief Judge, the Chief Prosecutor, the Chief of Police (or other code enforcer boss), the Public Pretender, and anybody else that might have something to do with the case
- Templates can be obtained by contacting me privately, or on the Yahoo private group

# 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

# Kangaroo Courts are Everywhere!

- They are ALWAYS dealing with a Statute
- All Codes are derived from Statutes
- A Code is a liar's (BAR member) opinion of what the statutes say
- All filing fees are based on statutes
- All Courts are governed by Statutes
- All officers of the Court are governed by Statutes

# Kangaroo Courts are Everywhere!

- They want to know your name – that is giving evidence against yourself
- Always answer a question with a question, if possible
- Answer – I am me, and am I to understand that you want me to give evidence against myself by providing hearsay evidence? – My name is hearsay
- I don't have a problem answering your questions, but I need to you to answer as few questions first

# Questions to ask;

- Am I to understand that this matter is involving a statute
- Since this matter is involving a statute, then is it correct to say that you (Judge) are a bought and paid for Clerk masquerading as a Judge and working for him (the prosecutor)
- Since this matter is involving a statute, then is it correct to say that you (the judge and the prosecutor) are operating in your private capacity and have no immunity
- Since this matter is involving a statute, then you are nothing but thieves

# Statements to make

- On and for the record I want it known that I challenged jurisdiction and neither the bought and paid for Clerk on the bench, nor the satanist BAR member prosecutor has proven jurisdiction
- On and for the record I have challenged jurisdiction and this court has NOT proven jurisdiction
- On and for the record I do not consent to these proceedings
- On and for the record I have nothing but contempt for this proceeding

# Hearsay Evidence

- They need YOU to submit all hearsay evidence, or it is not admissible
- A picture (image) is hearsay evidence
- A name is hearsay evidence
- An address is hearsay evidence
- A date of birth is hearsay evidence
- Anything in a computer system is hearsay evidence
- A Social Security Number is hearsay evidence
- A copy of anything is hearsay evidence
- A government issued identification is hearsay
- A vehicle registration is hearsay
- An insurance card is hearsay

# Hearsay Evidence

- If they push you to say something tell them;
- “I neither admit, nor deny anything”
- The burden is on the liar to prove his case



# All Hearsay Evidence is a Fraud

- That is why they need you to present the hearsay evidence
- It is an image – a fraud – no witnesses
- It is a computer entry – a fraud – no witnesses
- It is a liar (BAR member) testifying
- ***"Statements of counsel in brief or in argument are not facts before the court and are therefore insufficient for a motion to dismiss or for summary judgment."*** *Trinsey v Pagliaro, D.C. Pa. 1964, 229 F. Supp. 647.*

# Kangaroo Courts are Everywhere!

- The liar (prosecutor) testifies
- They assault you with a “public pretender”
- That way the liar can testify and the pretender will not object
- Then the liar can testify for the witness and the pretender will not object

# Prosecutorial Misconduct

- Asserting Facts NOT in evidence
- Introducing inadmissible evidence
- Commenting on Defendant's failure to testify
- Expressing personal opinions
- Inflammatory comments
- Withholding evidence favorable to defense
- If you or your liar (lawyer) does not object, you cannot bring it up on appeal (which is why they want to assault you with their bought and paid for public pretender

# Ineffective Assistance of Counsel

- Failure to object to testifying by the Prosecutor
- Failure to object to inadmissible evidence
- Failure to object to inflammatory statements
- Failure to object to Prosecutor expressing opinions

# Known examples of Prosecutor misconduct

- You ask the code enforcer under oath on the stand a question, and the prosecutor stands up and answers (testifies) – response - Maybe we should get this prosecutor on the stand to testify since he knows all about this matter
- The prosecutor says his view of what happened (testifies) - response – same as above – Clerk allows it – response – why should I be surprised since you are bought and paid for by the prosecutor

# Jurisdiction is EVERYTHING!

- **"Jurisdiction can be challenged at any time," and "Jurisdiction, once challenged, cannot be assumed and must be decided." Basso v. Utah Power & Light Co. 395 F 2d 906, 910**
- **"Defense of lack of jurisdiction over the subject matter may be raised at any time, even on appeal." Hill Top Developers v. Holiday Pines Service Corp. 478 So. 2D, 368 Fla a DCA 1985)**
- **"...[H]owever late this objection [to jurisdiction] has been made, or may be made in any cause, in an inferior or appellate court of the United States, it must be considered and decided, BEFORE any court can move ONE FURTHER STEP IN THE CAUSE; as any movement is necessarily the exercise of jurisdiction." Rhode Island Massachusetts, 37 U.S. 657, 718, 9 L.Ed. 1233 (1838).**

# Jurisdiction is EVERYTHING!

- **"Once challenged, jurisdiction cannot be assumed, it must be proved to exist."** *Stuck v. Medical Examiners* 94 Ca 2d 751. 211 P2d 289
- **"There is no discretion to ignore that lack of jurisdiction."** *Joyce v. US*, 474 F2d 215
- **"Where jurisdiction is contested, the burden of establishing it rests upon the plaintiff."** *Loos v American Energy Savers, Inc.*, 168 Ill.App.3d 558, 522 N.E.2d 841(1988)
- **"the burden of proving jurisdiction rests upon the party asserting it."** *Bindell v City of Harvey*, 212 Ill.App.3d 1042, 571 N.E.2d 1017(1st Dist. 1991)
- **"Court must prove on the record, all jurisdiction facts related to the jurisdiction asserted."** *Lantana v. Hopper*, 102 F. 2d 188; *Chicago v. New York* 37 FSupp. 150

# Satanists

- They drag you into their kangaroo court and the Clerk masquerading as a Judge forges your signature onto their satanic contract to fabricate evidence of a debt, then they issue a capias to their satanist order followers to further assault you, kidnap you, and falsely imprison you.



# 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).**

# The Holy Bible

- “The end justifies the means” is satanic
- **“Wo unto them that call evil good and good evil, and put darkness for light, and light for darkness...”** Isaiah 5:20

# 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**

# History

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

# Satanists

- Everything their so-called Court does is a fraud
- They spell your name in all block capital letters – a fraud
- They spell your address in all block capital letters – a fraud, they use a ZIP Code – another Fraud
- They present themselves as neutral and unbiased, when in reality they are bought and paid for
- All so-called Judges (state or federal) are actually federal whores selling their justus
- There is no such thing as an Article 3 Judge, because they are all territorial

# Satanist PIGs

- These Satanists CANNOT speak the truth
- That is one of the hallmarks of satanism, lies, half truths, fraud, deception
- They criminally convert your appellation (name)
- They criminally convert your postal address
- They present the judge as neutral and unbiased, when the so-called judge is actually a bought and paid for clerk – see LEOs in Azle, Texas videos 1, 2, 3, & 4
- Everything they do is a fraud (lie)
- **“Colour, color. Signifies a probable plea, but which is in fact false...”** Tomlin’s Law Dictionary 1835, Volume 1

# 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

- They send out their US citizen PIGs to assault you, and kidnap you and falsely imprison you as a revenue officer under the Federal Tax Lien Act of 1966
- Then they hold a show-trial in their kangaroo court that has a US citizen prosecutor, and a US citizen clerk masquerading as a Judge – Article 1 Military tribunal
- Then they make merchandise of you and sell you into slavery with their void judgment

# 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**

# Clerks Masquerading as a Judge

- "Where there is no jurisdiction there is no judge; the proceeding is as nothing. Such has been the law from the days of the Marshalsea, 10 Coke 68; also **Bradley v. Fisher, 13 Wall 335,351.**" **Manning v. Ketcham, 58 F.2d 948.**

# Clerks Masquerading as a Judge

- “A void judgment is one which, from its inception, was a complete nullity and without legal effect” Lubben v. Selective Service System Local Bd. No. 27, 453 F.2d 645, 14 A.L.R. Fed. 298 (C.A. 1 Mass. 1972). Hobbs v. U.S. Office of Personnel Management, 485 F.Supp. 456 (M.D. Fla. 1980).
- “Void judgment is one which has no legal force or effect whatever, it is an absolute nullity, its invalidity may be asserted by any person whose rights are affected at any time and at any place and it need not be attacked directly but may be attacked collaterally whenever and wherever it is interposed.” City of Lufkin v. McVicker, 510 S.W. 2d 141 (Tex. Civ. App. – Beaumont 1973).

# Void Judgment

- The Courts have decreed, that Want of Jurisdiction makes;
  - **“...all acts of judges, magistrates, U.S. Marshals, sheriffs, local police, all void and not just voidable.” Nestor v. Hershey, 425 F2d 504.**
- Watch the Void Judgments video

# It is NEVER over!

- File a Revocation of Signatures – they forged your signature
- File a Notice of Void Judgment
- Templates are in the Files directory in the Yahoo private group Administrating-Your-Public-Servants

# 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

# Upcoming Videos

- D.I.Y. Free Mail
- D.I.Y. Traffic Stop
- D.I.Y. Petition for a Writ of Habeus Corpus
- D.I.Y. Toll Roads

# 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

# Contact Information

- My Blog is;
  - <http://sovereigntyinternational.wordpress.com>
- Website - [www.sovereigntyinternational.fyi](http://www.sovereigntyinternational.fyi)
- Email - [engineerwin@yahoo.com](mailto:engineerwin@yahoo.com)
- Youtube profile - [sovereignliving](#)
- Facebook
  - Community Page - [Sovereignty International](#)
  - Private Group – [Sovereignty International](#)
- Yahoo Private Group – [Administrating-Your-Public-Servants](#)
- Google Private Group – [Administrating-Your-Public-Servants](#)