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

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
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.”

Kangaroo Courts are Everywhere!

• Part 1

• All Courts – 2 general kinds – 3 general types of jurisdiction
• What a kangaroo court is
• Why they are holding a kangaroo court
• Why they want you to have an attorney (liar)
• How to tell it is a kangaroo court
• What they do in a kangaroo court
• How they are Satanists
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 Courts are Everywhere!

• Part 3;
  • Why they want you to plea bargain
  • What happens if you do enter into a plea bargain
Kangaroo Courts are Everywhere!

- Part 4
  - It is Roman Cult commercial warfare
  - It is a contract - Where is the contract
  - Where is the benefit that I am supposed to have taken advantage of that subjects me to this
  - Admit nothing
  - Make them prove everything
  - Object to everything
  - Reject their contract at allocution
No Injured Party

• "For a crime to exist there must be an injured party." Sherar v. Cullen, 486 F. 945

• So when a police officer claims the "State of Texas" was injured, that is also a false statement constituting perjury.
Kangaroo Courts

"In every criminal trial, the prosecution must prove the corpus delecti, or the body of the crime itself-i.e., the fact of injury, loss or harm, and the existence of a criminal agency as its cause." People v. Sapp, 73 P.3d 433, 467 (Cal. 2003) [quoting People v. Alvarez, (2002) 27 Cal.4th 1161, 1168-1169, 119 Cal.Rptr.2d 903, 46 P.3d 372.]
Kangaroo Court = Roman Cult

• “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
Kangaroo Court = Roman Cult

“To take an instance, when a person *sui juris* has given himself in adoption, or a woman has passed under *manus’,* all their property, incorporeal and corporeal, and all that is due to them, is acquired by the adopting father or *coeinptionator,* except those things which perish by a *capitis diminutio,* of which kind are an usufruct, an obligation to services on the part of freedmen contracted by oath and *matters enforceable by a statutable action.*” The Commentaries of Gaius and Rules of Ulpian, Translated with Notes by J. T. Abdy, L.L.D., and Bryan Walker, M.A. L.L.D., 1874, Section 83, page 198-199, [emphasis added]
Point 1 – No Common Law Crimes

No Common Law Crimes in Texas

Four Jurisdictions

• Article III, Section 2 provides for four different jurisdictions, law, equity, admiralty, and maritime.

• By process of elimination, we can automatically rule out law by virtue of the above Supreme Court holdings.
Roman Cult Statutes are NOT Equity

- Equity is defined as “Justice administered according to fairness as contrasted with the strictly formulated rules of common law.

- The term equity denotes the spirit and habit of fairness, justness, and right dealing which would regulate the intercourse of men with men. (See: Black’s 6th).

- Equity deals with fictions, like corporations.

- Since it is common knowledge that law and equity have been combined and are virtually indistinguishable from each other, and that anyone who has witnessed “criminal” proceedings in the courts easily recognizes that these “criminal” or “quasi-criminal” accusations are most usually contrary to the spirit and habit of fairness and justness and right dealing of men with men.

- Therefore, the cause of action cannot be in equity.
Statutes = Roman Cult Law

• A “penal action” is an action on a penal statute; an action for recovery of penalty given by statute. *McNeely v. City of Natchez*, 114 So. 484, 487; 148 Miss. 268.

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

A “penal action” is one founded entirely on statute and brought with the sole object of recovering a penalty or forfeiture imposed as punishment for specific offense, while “remedial action: is one brought to obtain compensation or indemnity. Smith Engineering Works v. Custer, 151 P2d 404, 407, 194 Okl. 318.
A “penal action” is one founded entirely on statute, and the only object is to recover a penalty or a forfeiture imposed as a punishment for a certain specific offense, while a “remedial action: is one which is brought to obtain compensation or indemnity. Cummings v. Board of Education of Okla. City, 125 P2d 989, 994, 190 Okl. 533

A “penal action” is a civil suit brought for the recovery of a statutory forfeiture when inflicted as punishment for an offense against the public. Such actions are “civil actions, “ on the one hand closely related to criminal prosecutions and on the other to actions for private injuries in which the party aggrieved may, by statute, recover punitive damages. State ex rel. McNamee v. Stobie, 92 SW 191, 212, 194 Mo. 14
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]
Roman Cult Satanists

• “Held, that a uniform traffic ticket is not sufficient information to be used as a pleading and held that the absence of verified information was a jurisdictional defect which could not be waived by plea.” People vs Marsellus, 157 NYS 2d 148

• “Service of an appearance ticket on an accused does not confer personal or subject matter jurisdiction upon a criminal court.” People v. Giusti, 673 N.Y.S.2d 824, 176 Misc.2d 377 (1998)

Roman Cult Satanists

• “Allegations of legal conclusions [providing only notice of the Nature of the offense defined by statute upon appearance ticket or citation], cannot be permitted to supply essential allegations of fact [while failing to provide notice of Cause].” Bailes v. Keck, 200 C. 697, 254 P. 573, 51 A.L.R. 930 (1927)

• “A mere conclusion of a pleader [notice of the nature of the charge alone on appearance ticket or citation] cannot be availed of to initiate and invite an issue of fact.” Hatfield v. Peoples Water Co., 25 C.A. 711, 145 P. 164 (1914)

• “Allegation of conclusion of law tenders no issue.” California Western Holding Co. v. Merrill, 7 C.A.2d 131, 46 P.2d 175 (1935)
Roman Cult Satanists

• "Where there are no depositions, admissions, or affidavits the court has no facts to rely on for a summary determination." Trinsey v. Pagliaro, D.C. Pa. 1964, 229 F. Supp. 647

• “if the record does not show upon its face the facts necessary to give jurisdiction, they will be presumed not to have existed.” Norman v. Zieber, 3 Or at 202-03
Roman Cult Satanists

• “A pleading cannot be aided by reason of facts not averred.” San Diego County v. Utt (1916), 173 C. 554, 160 P. 657

• “Facts necessary to a cause of action but not alleged must be taken as having no existence.” Frace v. Long Beach City High School Dist. (1943), 137 P.2d 60, 58 C.A.2d 566; Feldesman v. McGovern (1941), 44 C.A.2d 566
Kangaroo Court

- Government of the Virgin Islands v. Gereau, 523 F.2d 140 (1975) cannot assume facts not in evidence, even if judge believes facts to be accurate
- The Clerk masquerading as a Judge is sitting there playing stupid
Legislative Court = Advisory Rulings

“...It is noted as significant that the act constituting the court dispenses with trial by jury, a provision which was distinctly upheld in spite of the Seventh Amendment in *McElrath v. United States*, 102 U. S. 426. With respect to the status of the court, the opinion concludes (pp. 279 U. S. 454-455): "While what has been said of the creation and special function of the court definitely reflects its status as a legislative court, there is propriety in mentioning the fact that Congress always has treated it as having that status. From the outset, Congress has required it to give merely advisory decisions.... Under the act creating it, all of its decisions were to be of that nature....This is true at the present time. A duty to give decisions which are advisory only, and so without force as judicial judgments, may be laid on a legislative court, but not on a constitutional court established under Art. III."” Williams v United States 289 U.S. 553 (1933)
The vast majority of the disputes that the police initiate on behalf of their employer are also adjudicated by their employer, where the plaintiff, the judge, the antagonist (the police) and the only witness (also the police), all represent the same party, and, since no corpus delicti, mens rea or acts reus can be produced, doesn't technically qualify to be heard according to its own "laws". The State therefore is indistinguishable from a criminal cartel.
Allocution

“allocution - Criminal procedure. 1. A trial judge's formal address to a convicted defendant, asking him or her to speak in mitigation of the sentence to be imposed. • This address is required under Fed. R. Crim. P. 32(c)(3)(C). 2. An unsworn statement from a convicted defendant to the sentencing judge or jury in which the defendant can ask for mercy, explain his or her conduct, apologize for the crime, or say anything else in an effort to lessen the impending sentence. • This statement is not subject to cross-examination.” Black’s Law Dictionary 8th Edition, page 235
Allocution

• I cannot accept that
• I don’t accept it
Fabricating Evidence

"... (E)very taxpayer is a cestui qui trust having sufficient interest in the preventing abuse of the trust to be recognized in the field of this court's prerogative jurisdiction." In Re Bolens (1912), 135 N.W. 164.

“A “citizen of the United States” is a civilly dead entity operating as a co-trustee and co-beneficiary of the PCT (Public Charitable Trust), the constructive, cestui que trust of US Inc. under the 14th Amendment, which upholds the debt of the USA and US Inc.” Congressional Record, June 13 1967, pp. 15641-15646
Cestui Que use = Roman Cult

“Yet still it was found difficult to set bounds to ecclesiastical ingenuity; for when they were driven out of all their former holds, they devised a new method of conveyance, by which the lands were granted, not to themselves directly, but to nominal feoffees to the use of the religious houses; thus distinguishing between the possession and the use, and receiving the actual profits, while the seisin of the lands remained in the nominal feoffee, who was held by the courts of equity (then under the direction of the clergy) to be bound in conscience to account to his cestui que use for the rents and emoluments of the estate: and it is to these inventions that our practitioners are indebted for the introduction of uses and trusts, the foundation of modern conveyancing.” Tomlins Law Dictionary 1835 edition, Volume 2 under the definition of Mortmain
Conclusion - Purpose

• This video is not intended to scare anyone, or make them feel like all is lost, because it is absolutely NOT

• We need to know what the problem is before we can know what a good solution is
Alternatives

• Make it so they do NOT want to talk to you – See the D.I.Y. Estoppel Certificates video
• File a Notice of Void Judgment into the case
• Demand a Trial by Jury
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
The Dalai Lama, when asked what surprised him most about humanity, answered "Man. Because he sacrifices his health in order to make money. Then he sacrifices money to recuperate his health. And then he is so anxious about the future that he does not enjoy the present; the result being that he does not live in the present or the future; he lives as if he is never going to die, and then dies having never really lived."
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

“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 – Over 250

- Bankster Thieves 1, 2, & 3
- Churchianity series
- Bankrupt Corporate (so-called) Governments
- BAR Members 1, 2, & 3
- DIY How NOT to Volunteer for the Selective Service
- Martial Law is here!
- DIY No Income Tax
- DIY No Sales Tax
- DIY Traffic Stop
- DIY Free Mail
- DIY Kangaroo Courts
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 desireable 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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