D. I. Y. Kangaroo Courts 7
– Corporate Denial

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
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
Kangaroo Courts are Everywhere!

- Part 5
- Object to testifying by the liars (Attorneys)
- It is an admiralty proceeding and the so-called Judge is a Clerk masquerading as a Judge
- The Clerk is sitting there playing stupid
- If you do not object, then the BAAL priest will accept it as true
Kangaroo Courts are Everywhere!

- Part 6
- All Courts are United Nations courts operating under UNIDROIT
- UNIDROIT = Law Merchant = Uniform Commercial Code
- There is no Common Law because of Martial Law
  - Bankruptcies
  - Military Occupations
  - No Money
- Judges are bought and paid for Clerks and collect a royalty (commission)
- Sell you into slavery to populate the prisons
Kangaroo Courts are Everywhere!

- Part 7
- The biggest presumption that they are making is that you are a US citizen / cestui que trust / slave
- This video is about defeating that presumption
US citizens = Enemies of the State

“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
US Citizen = Roman Cult

“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

©Common Law Copyright 2016
US Citizen = 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

©Common Law Copyright 2016
“Slater's protestations to the effect that he derives no benefit from the United States government have no bearing on his legal obligation to pay income taxes. *Cook v. Tait*, 265 U.S. 47, 44 S.Ct. 444, 68 L.Ed. 895 (1924); *Benitez Rexach v. United States*, 390 F.2d 631, (1st Circ.), *cert. denied* 393 U.S. 833, 89 S.Ct. 103, 21 L.Ed.2d 103 (1968). Unless the defendant can establish that he is not a citizen of the United States, the IRS possesses authority to attempt to determine his federal tax liability.” UNITED STATES of America v. William M. SLATER (1982) (D. Delaware) 545 F.Supp 179, 182. [emphasis added]
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
“Chap. 854. – An Act to establish a code of law for the District of Columbia.” which was Approved on March 3, 1901, by the Fifty-Sixth Congress, Session II, at 31 Stat. 1189, and at 2, where it says;

“And be it further enacted, That in the interpretation and construction of said code the following rules shall be observed namely:

“Third. The word “person” shall be held to apply to partnerships and corporations, …”, [emphasis added]
“Chap. 854. – An Act to establish a code of law for the District of Columbia.” which was Approved on March 3, 1901, by the Fifty-Sixth Congress, Session II, at 31 Stat. 1189, and at Chapter three – Absence for Seven Years, in Sec. 252, 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]
Roman Cult Civil Law

❖ “STATUS. L. Standing: state, condition, situation. Compare Estate. A corporation has no status as a citizen outside of the jurisdiction where it was created.” Anderson’s Law Dictionary, 1889 Edition, page 968

❖ A corporation is a citizen – a citizen is a corporation

❖ If they are assaulting you with a cestui que trust / US citizen / slave then you are in the UNITED STATES
US Citizen = Roman Cult

"The term resident and citizen of the United States is distinguished from a Citizen of one of the several states, in that the former is a special class of citizen created by Congress."

U.S. v. Anthony 24 Fed. 829 (1873)
US Citizen = US Subject = Slave

"...it might be correctly said that there is no such thing as a citizen of the United States. ..... A citizen of any one of the States of the Union, is held to be, and called a citizen of the United States, although technically and abstractly there is no such thing." Ex Parte Frank Knowles, 5 Cal. Rep. 300,
Statutes = Roman Cult

“All subjects over which the sovereign power of the state extends are objects of taxation, but those over which it does not extend are exempt from taxation. This proposition may also be pronounced as self-evident. The sovereignty of the state extends to everything which exists by its authority or its permission.”

Advertisement

• Don’t forget to subscribe to this channel
• Don’t forget to click the bell next to the subscribe button so that you are notified when there is a new upload
Taxes = Slavery

• “The taxing power, being in its nature unlimited over the subjects within its control, would enable the state governments to destroy the above-mentioned rights…” Crandall v Nevada 73 U. S. 35 (1867)

• If they can take a penny,...they can take it all!!
Corporate Denial

"Chap. LXXI. - An Act prescribing the form of the enacting and resolving Clauses of Acts and Resolutions of Congress, and Rules of construction therefore." which was approved on Feb 25, 1871, in Volume 16, Forty-First Congress, Session III, under Sec. 2., at 16 Stat. 431, says;

"And be it further enacted that in all Acts hereinafter passed...; and the word "person" may extend and be applied to bodies politic and corporate...", [emphasis added]
“Person The term “person” shall be construed to mean and include an individual, a trust, estate, partnership, association, company or corporation.” 26 USC 7701 (a) (1)
Presumptions

• “Failure of any adverse party to deny under oath allegation that party is a corporation dispenses with necessity of proof of that fact.”

• Galleria Bank v. Southwest Properties, Inc. (Civ.App. 1973) 498 S.W.2d 5.,
Presumptions

- When the complaint is lodged by the Government for a fine, fee or a tax, all of which are revenue, they are imposed only on Corporations. See Colonial Pipe Line Co. v. Triagle, 421 US 100 (1975)
Presumptions

- if Respondent is not a Corporation he cannot appear and plead. See West Union Tel. Co. v Eyser, 2 Colo. 141; Greenwood v. Railroad Co., 123 Mass. 32; Foster v. white Cloud, 32 Mo. 505; Hobich v. Folger, 20 Wall. 1; Boyce v M.E. Church, 43 Md. 359; Folsom v. Star Union Etc. Freight Line, 54 Iowa 490
Presumptions

• “Whoever falsely and willfully represents himself to be a citizen of the United States shall be fined under this title or imprisoned not more than three years, or both.” 18 USC § 911
Presumptions

• “fiction of law; An assumption or supposition of law that something which is or may be false is true, or that a state of facts exist which has never really taken place. An assumption, for purposes of justice, of a fact that does not or may not exist. A rule of law, which assumes as true, ..., something that is false, but not impossible.” Black’s Law Dictionary 6th Edition

• “A fiction is a rule of law that assumes something that is or may be false is true.” Hibbert v Smith, 67 Cal. 547
Presumptions

• “(a) Entity names may consist of letters of the Roman alphabet, Arabic numerals, and certain symbols capable of being reproduced on a standard English language typewriter, or combination thereof.

• (b) Only upper case or capital letters, with no distinction as to type face or font, will be recognized.” Texas Administrative Code § 79.31. Corporations - Characters of Print Acceptable in Names
No Common Law Crimes in United States (D.C. & Territories)

No Common Law Crimes in Texas

No Common Law Crimes

• Everything is in Admiralty
• “A writ of error doth not lie upon a sentence in the admiralty, but an appeal. 4 Inst. 135. 339.” Tomlins Law Dictionary 1835 Edition under the definition of Admiralty
• Appeals are in Admiralty
• It is called a Court of Appeals
• It is the same thing that precipitated the War of Independence
No Common Law = Martial Law

• “...statutes have been passed extending the courts of admiralty and vice-admiralty far beyond their ancient limits for depriving us the accustomed and inestimable privilege of trial by jury, in cases affecting both life and property....to supersede the course of common law and instead thereof to publish and order the use and exercise of the law martial........ and for altering fundamentally the form of government established by charter.

• We saw the misery to which such despotism would reduce us.” Causes and Necessity of Taking Up Arms (1775)
No Common Law = Martial Law

• “For abolishing the free System of English Laws in a neighbouring Province, establishing therein an Arbitrary government, and enlarging its Boundaries so as to render it at once an example and fit instrument for introducing the same absolute rule into these Colonies:

• He has abdicated Government here, by declaring us out of his Protection and waging War against us.

• For protecting them, by a mock Trial...”

Declaration of Independence (1776)
No Common Law = Martial Law

• "Congress (claiming its martial law "power to declare war," "suppress insurrections" and "repel invasions") imposed martial law on the United States and never discontinued it. The result was an extension of military and municipal jurisdiction of Congress. But where is the evidence of this? Look at the Thirteenth Amendment, the Civil Rights Acts, the Legal Tender Laws, the Fourteenth Amendment, etc., etc., etc.." 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
No Common Law = Martial Law

• “The Fourteenth Amendment is an extension of national military powers presently used in a municipal character and enforced by municipal laws, stretched far beyond their original limitations and enforced in Article I Tribunals.” 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,
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 6 videos a week

https://www.youtube.com/channel/UCokSQQxw1y2_2
Statutes = Contract = Roman Cult

• 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.
Statutes = Contract = Roman Cult

• 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
Advertisement

• For great custom websites, domain names, and hosting go to:
• https://CubeYard.com
• Use coupon code CY172 for 20% off your first order
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
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.
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
Advertisement - Other Videos

• 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 1 & 2
• DIY Free Mail 1 & 2
• DIY Kangaroo Courts 1, 2, 3, & 4
Coward Satanists

- These people are cowards
- The PIGs (LEOs) and their bosses are operating a criminal street gang
- They are engaging in fraud to get you into one of their so-called contracts
- Why do they lie? Because they are cowards! All liars are cowards! They are afraid to tell the truth!
- They are afraid to tell you that they are perjuring their oaths, and assaulting you with their so-called contract.
- All liars are cowards!
Presumptions

• “An allegation that a corporation is incorporated shall be taken as true, unless denied by the affidavit of the adverse party, his agent or attorney, whether such corporation is a public or private corporation and however created.” Texas Rules of Civil Procedure, Rule 52
Corporate Denial Affidavit

- The Corporate Denial Affidavit is the single most important thing you can do to protect yourself.
- It is way better to do one and record it with the County Recorder BEFORE you come under attack.
- There is a word version that can be manipulated to suit your situation in the Files directory of the Yahoo group.
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!!
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
Contact Information

• My Blog is;
  • http://sovereigntyinternational.wordpress.com

• Website - www.sovereigntyinternational.fyi

• Email - engineerwin@yahoo.com

• Youtube profiles – sovereignliving – Sovereignty International

• Facebook
  • Community Page – Deleted due to Censorship
  • Private Group – Sovereignty International - being deleted

• Yahoo Private Group – Administering-Your-Public-Servants

• Google Private Group – Administering-Your-Public-Servants