D. I. Y. Kangaroo Courts 8 – Copyrighting the “NAME”

by Sovereignty International (a trust)

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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 collect a royalty
- 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
Kangaroo Courts are Everywhere!

• Part 8

• Copyrighting the name of the cestui que trust/slave

• It is not necessary to comply with their statutes for a common law copyright
UNIDROIT

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

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

- UNIDROIT website says that it is designed to be automatically implemented – UNIDROIT makes a change, and all of the signatories of the Treaty are required to make the same changes.
- News and events
- About UNIDROIT
  - Overview
  - Membership
  - Work Programme
  - Institutional Documents
    - Statute
    - Regulations
    - Headquarters Agreement
  - Governing Council
  - Secretariat
- Meetings
  - General Assembly
  - Governing Council
  - Finance Committee
  - Studies
- Instruments
  - Agency
  - Capital Markets
    - Geneva Convention
    - Netting
  - Commercial Contracts
    - UNIDROIT Principles 2010
    - UNIDROIT Principles 2004
    - UNIDROIT Principles 1994
    - UPICC Model Clauses
  - Cultural Property
    - 1995 Convention
    - Model Legislative Provisions
  - Factoring
  - Franchising
    - Model Law
    - Guide
      - First Edition 1998
      - Second Edition 2007
- Meetings
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    - Guide
      - First Edition 1998
      - Second Edition 2007
International Sales
  - ULIS 1964
  - ULFC 1964
  - Leasing
    - Convention
    - Model Law
  - Security Interests
    - Cape Town Convention
    - Aircraft Protocol
    - Rail Protocol
    - Space Protocol
  - Succession
  - Transnational Civil Procedure
  - Transport
    - CCV
    - CMR
  - Work in Progress / Studies
    - Current Studies
      - Contract Farming
      - Transnational Civil Procedure
      - Emerging markets
    - Past Studies
      - Arbitration
      - Banking Law
      - Capital markets
      - Insolvency
Emerging markets

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

- Covers mandatory insurance for motor vehicles
- Anything related to marriage, divorce, and children
- 1955 Benelux Treaty on Compulsory Insurance against Civil Liability in respect of Motor Vehicles (Council of Europe);

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

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

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

- 1962 European Convention on the Liability of Hotel-keepers concerning the Property of their Guests (Council of Europe);
- 1955 Benelux Treaty on Compulsory Insurance against Civil Liability in respect of Motor Vehicles (Council of Europe);

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

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

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

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

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

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

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

The following 63 States are members of UNIDROIT.

<table>
<thead>
<tr>
<th>MEMBER STATES</th>
<th>NATIONAL AUTHORITIES RESPONSIBLE FOR MEMBER STATES’ RELATIONS WITH UNIDROIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Argentina</td>
<td>Embassy of Argentina in Italy</td>
</tr>
<tr>
<td>Australia</td>
<td>Attorney-General’s Department</td>
</tr>
<tr>
<td>Austria</td>
<td>Federal Ministry of Justice</td>
</tr>
<tr>
<td>Belgium</td>
<td>Federal Public Service Justice</td>
</tr>
<tr>
<td>Bolivia</td>
<td>Ministry of Foreign Affairs</td>
</tr>
<tr>
<td>Brazil</td>
<td>Embassy of Brazil in Italy</td>
</tr>
<tr>
<td>Bulgaria</td>
<td>Ministry of Foreign Affairs</td>
</tr>
<tr>
<td>Canada</td>
<td>Justice Canada</td>
</tr>
<tr>
<td>Chile</td>
<td>Ministry of Foreign Affairs</td>
</tr>
<tr>
<td>China</td>
<td>Ministry of Commerce, Treaty and Law Department</td>
</tr>
<tr>
<td>Country</td>
<td>Government Agency</td>
</tr>
<tr>
<td>---------------------------------------------</td>
<td>-------------------------------------------------</td>
</tr>
<tr>
<td>Romania</td>
<td>Ministry of Justice</td>
</tr>
<tr>
<td>Russian Federation</td>
<td>Ministry for Trade and Economic Development</td>
</tr>
<tr>
<td>San Marino</td>
<td>Secretariat of State</td>
</tr>
<tr>
<td>Saudi Arabia</td>
<td>Ministry of Foreign Affairs</td>
</tr>
<tr>
<td>Slovakia</td>
<td>Ministry of Foreign Affairs</td>
</tr>
<tr>
<td>Slovenia</td>
<td>Ministry of Justice of the Republic of Slovenia</td>
</tr>
<tr>
<td>South Africa</td>
<td>South African Department of International Relations and Cooperation (DIRCO)</td>
</tr>
<tr>
<td>Spain</td>
<td>Ministry of Foreign Affairs and Cooperation</td>
</tr>
<tr>
<td>Sweden</td>
<td>Ministry of Justice</td>
</tr>
<tr>
<td>Switzerland</td>
<td>Federal Office of Justice</td>
</tr>
<tr>
<td>Tunisia</td>
<td>Ministry of Justice and Human Rights</td>
</tr>
<tr>
<td>Turkey</td>
<td>Ministry of Justice General Directorate of International Law and Foreign Relations</td>
</tr>
<tr>
<td>United Kingdom of Great Britain and Northern Ireland</td>
<td>Department for Business, Enterprise and Regulatory Reform</td>
</tr>
<tr>
<td>United States of America</td>
<td>Department of State</td>
</tr>
<tr>
<td>Uruguay</td>
<td>Ministry of Foreign Affairs</td>
</tr>
<tr>
<td>Venezuela</td>
<td>Ministry of Foreign Affairs</td>
</tr>
</tbody>
</table>
“Each State Party to the present Covenant undertakes to respect and to ensure to all individuals within its territory and subject to its jurisdiction the rights recognized in the present Covenant, without distinction of any kind, such as race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status.”

International Covenant on Civil and Political Rights Article 2, Clause 1 [emphasis added]
“Where not already provided for by existing legislative or other measures, each State Party to the present Covenant undertakes to take the necessary steps, in accordance with its constitutional processes and with the provisions of the present Covenant, to adopt such laws or other measures as may be necessary to give effect to the rights recognized in the present Covenant.”

International Covenant on Civil and Political Rights Article 2, Clause 2 [emphasis added]
“Each State Party to the present Covenant undertakes:

(a) To ensure that any person whose rights or freedoms as herein recognized are violated shall have an effective remedy, notwithstanding that the violation has been committed by persons acting in an official capacity;

(b) To ensure that any person claiming such a remedy shall have his right thereto determined by competent judicial, administrative or legislative authorities, or by any other competent authority provided for by the legal system of the State, and to develop the possibilities of judicial remedy;

(c) To ensure that the competent authorities shall enforce such remedies when granted.”

International Covenant on Civil and Political Rights Article 2, Clause 3 [emphasis added]
• “The States Parties to the present Covenant undertake to ensure the equal right of men and women to the enjoyment of all civil and political rights set forth in the present Covenant.”
International Covenant on Civil and Political Rights Article 3 [emphasis added]
“Everyone shall have the right to recognition everywhere as a person before the law.” International Covenant on Civil and Political Rights Article 16 [emphasis added]
The Death of London’s Roman Empire | Lyndon H. LaRouche, Jr.

In earlier published reports, I had warned, in one way or another, that the Roman empire, which is represented presently by the terminal conditions of the hyper-inflated British empire, has reached the fag end of its tyrannies, in one manner or another.
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Military Occupation = Satanism

• “Territory is considered occupied when it is actually placed under the authority of the hostile army.
• The occupation extends only to the territory where such authority has been established and can be exercised.” Law and Customs of War on Land (Hague IV), Article 42
Military Occupation = Satanism

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

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

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

• “A place, district, or country occupied by an enemy stands, in consequence of the occupation, under the Martial Law of the invading or occupying army, whether any proclamation declaring Martial Law, or any public warning to the inhabitants, has been issued or not. **Martial Law is the immediate and direct effect and consequence of occupation or conquest. The presence of a hostile army proclaims its Martial Law.**” Article 1, Lieber Code [emphasis added]
Military Occupation = Satanism

• “Martial Law does not cease during the hostile occupation, except by special proclamation, ordered by the commander in chief; or by special mention in the treaty of peace concluding the war, when the occupation of a place or territory continues beyond the conclusion of peace as one of the conditions of the same.” Article 2, Lieber Code [emphasis added]
Military Occupation = Satanism

• “NOTE: Under the Law-Martial, only the criminal jurisdiction of a Military Court is the recognized law. But as Article Three says, "the civil courts can continue wholly or in part as long as the civil jurisdiction does not violate the Military orders laid down by the Commander in Chief or one of his Commanders." By this means; a military venue, jurisdiction, and authority are imposed upon the occupied populace under disguise of the ordinary civil courts and officers of the occupied district or region, because the so-called civil authorities in an occupied district, or region, only act at the pleasure of a military authority.

• It should also be noted here that the several State Legislatures, County Boards of Commissioners, and City Councils, are constantly legislating to please the edicts of the federal government (the occupying force) and that their legislation, in this sense, is not an exercise of State sovereignty, but instead, a compliance with edicts of the military force which occupies the several States and consequently are edicts of Martial Law Rule.” Dyett v Turner 439 P2d 266 @ 269, 20 U2d 403 [1968] The Non-Ratification of the Fourteenth Amendment by Judge A.H. Ellett, Utah Supreme Court [emphasis added]
City of London = Roman Cult

“... we will and establish perpetual obligation and concession we will establish that from the proper and especial revenues of our aforesaid kingdoms, for all the service and customs which we ought to render for them, saving in all things the penny of St. Peter, the Roman church shall receive yearly a thousand marks sterling, namely at the feast of St. Michael five hundred marks, and at Easter five hundred marks-seven hundred, namely, for the kingdom of England, and three hundred for the kingdom of Ireland...” Concessions of England to the Pope (1213)
Bankruptcy = Martial Law

"Since March 9, 1933; the United States has been in a state of declared National Emergency . . . Under the powers delegated by these statutes, the President may: seize property; organize and control the means of production; seize commodities; assign military forces abroad; institute martial law; seize and control all transportation and communication; regulate the operation of private enterprise; restrict travel; and in a plethora of particular ways, control the lives of all American citizens. . . . A majority of the people of the United States have lived all of their lives under emergency rule. For 40 years, freedoms and governmental procedures guaranteed by the Constitution have in varying degrees been abridged by laws brought into force by states of national emergency . . .“ In Reg: U.S. Senate Report No. 93-549 dated 11/19/73 (73 CIS Serial Set S963-2 - [607 Pages])
Bankruptcy = Martial Law

"It is an established fact that the United States Federal Government has been dissolved by the Emergency Banking Act, March 9, 1933, 48 stat. 1, Public Law 89-719; declared by President Roosevelt, being bankrupt and insolvent, H.J.R. 192, 73rd Congress in session June 5, 1933 - Joint Resolution To Suspend The Gold Standard and Abrogate The Gold Clause dissolved the Sovereign Authority of the United States and the official capacities of all United States Governmental Offices, Officers, and Departments and is further evidence that the United States Federal Government exists today in name only.” United States Congressional Record, March 17, 1993 Vol. 33,
Presumption of No Money

• “At common law only gold and silver were a legal tender. (2 Inst. 577.)” McClarin v. Nesbit, 2 Nott & McC. (11 S.C.L.) 519 (1820)
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)
Martial Law = Satanism

“In the meantime, "Civil Law" was the form of law imposed in the Roman Empire which was largely (if not wholly) governed by martial law rule. "Equity“ has always been understood to follow the law; to have "superior equity," is to turn things on their head. This is exactly what happens when martial law is imposed. If "equity" is the law, then it follows its own course rather than following the common law, thereby destroying the common law and leaving what is called "equity" in its place.” 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

• “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,
INSTRUCTION SHEET

A - Complete the application form.

B - You must provide an original primary document according to your status in Canada. Refer to leaflet "Documents you need to get Social Insurance Number SC-207-03-06."

C - If the name on your primary document is different from the name you are now using, you must also submit an original support from an authorized authority. Refer to leaflet "Documents you need to obtain a Social Insurance Number SC-207-03-06."

D - If you are replacing your SIN card, you must pay a $10.00 fee (subject to change). Make your personal cheque, bank draft or credit card payable in Canadian funds to the RECEIVER GENERAL FOR CANADA. You may pay in cash at a Human Resource Centre.

E - If you are a guardian, you must submit an original document showing proof of legal guardianship in order to sign an application on behalf of the applicant.

The information contained in the vital statistics registers and the Citizenship and Immigration Canada records can be used to validate the information that you provide with this application form when presenting a document originating from these sources.

If you are employed, it is important that the name and Social Insurance Number under which you are working are identical to the name and Social Insurance Number that appear on your card. This will ensure that your Canada Pension Plan and/or Quebec Pension Plan contributions are properly credited to you.
Martial Law = No Common Law

• Watch the Bankrupt Corporate (so-called) Governments video
• That is why they make statutes for common law crimes, like murder, assault, theft, etc
• That is why they make statutes to protect common law rights which converts rights into legislative privileges
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/UCokSQqXw1y2hAtJxUcoNw
Who are Attorneys?

• “He is however in a sense an officer of the state with an obligation to the Court...” 7 Corpus Juris Secundum § 4
Attorneys duties

• “His first duty is to the courts and to the public, not to the client, and whenever his duties to his client conflict with those as an officer of the court, in the administration of justice, the former must yield to the latter.” 7

Corpus Juris Secundum § 4

Attorneys
Who is an Attorney’s Client

• “Clients are also called “wards of the court”...”

7 Corpus Juris Secundum § 4 Attorneys
Who is an Attorney’s Client

Ward of the Court

• A ward of the court is an imbecile.
• A ward of the court is not competent
  • Everything is about competence and incompetence!
  • That is why they are “representing” you, because you are not competent to make decisions for yourself. Therefore the attorney is going to make the decisions for you.
• There is no such thing as an incompetent sovereign.
• Do you know who you are?
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
Commerce = Slavery

• If you go into commerce, you convert yourself into a slave

• "Governments descend to the level of a mere private corporation, and take on the characteristics of a mere private citizen...where private corporate commercial paper [Federal Reserve Notes] and securities [checks] is concerned. ... For purposes of suit, such corporations and individuals are regarded as entities entirely separate from government.” Clearfield Trust Co. v. United States 318 U.S. 363 (1943)

• That is why I ALWAYS say that “I can accept the commercial paper as an extremely less desirable alternative” to gold or silver coin
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- https://CubeYard.com
- Use coupon code CY172 for 20% off your first order
- Cubeyeard.com – your source for websites, domain names, and hosting
Liars (Attorneys) Cannot Testify

- "An attorney for the plaintiff cannot admit evidence into the court. He is either an attorney or a witness". Trinsey v. Pagliaro D.C.Pa. 1964, 229 F. Supp. 647

"Manifestly, [such statements] cannot be properly considered by us in the disposition of [a] case." U. S. v. Lovasco (06/09/77) 431 U.S. 783, 97 S. Ct. 2044, 52 L. Ed. 2d 752,
Liars (Attorneys) Cannot Testify

"Under no possible view, however, of the findings we are considering can they be held to constitute a compliance with the statute, since they merely embody conflicting statements of counsel concerning the facts as they suppose them to be and their appreciation of the law which they deem applicable, there being, therefore, no attempt whatever to state the ultimate facts by a consideration of which we would be able to conclude whether or not the judgment was warranted." Gonzales v. Buist. (04/01/12) 224 U.S. 126, 56 L. Ed. 693, 32 S. Ct. 463.
Liars (Attorneys) Cannot Testify

• "No instruction was asked, but, as we have said, the judge told the jury that they were to regard only the evidence admitted by him, not statements of counsel", Holt v. United States, (10/31/10) 218 U.S. 245, 54 L. Ed. 1021, 31 S. Ct. 2, [emphasis added]
Liars (Attorneys) Cannot Testify

• "The prosecutor is not a witness; and he should not be permitted to add to the record either by subtle or gross improprieties. Those who have experienced the full thrust of the power of government when leveled against them know that the only protection the citizen has is in the requirement for a fair trial."
Liars (Attorneys) Cannot Testify

• "Statements of counsel in brief or in argument are not sufficient for motion to dismiss or for summary judgment," Trinsey v.. Pagliaro, D. C. Pa. 1964, 229 F. Supp. 647.

Trinsey v Pagliaro D.C.Pa. 1964, 229 F. Supp. 647. "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."
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

- If the liar(attorney) testifies (makes any statement) and you do NOT object, the Clerk masquerading as a Judge will accept it as true
Roman Cult BAR Members

• The Roman Cult’s BAR member will represent you whether you like it or not, and if you do NOT object, the Clerk masquerading as a Judge will accept it as true - See the D.I.Y. Kangaroo Courts 5 – Testifying by the Liars

• See the D.I.Y. Kangaroo Courts 1 & 2 that describe how when a Judge is dealing with a statute he is a bought and paid for Clerk masquerading as a Judge
Advertisement - Other Videos

- Bankster Thieves 1, 2, & 3
- Churchianity series
- Bankrupt Corporate (so-called) Governments
- BAR Members 1, 2, & 3
- D.I.Y. How NOT to Volunteer for the Selective Service
- Martial Law is here!
- D.I.Y. No Income Tax
- D.I.Y. No Sales Tax
- D.I.Y. Traffic Stop 1 & 2
- D.I.Y. Free Mail 1 & 2
- D.I.Y. Kangaroo Courts 1, 2, 3, 4, & 5
“Whenever [the Uniform Commercial Code] creates a "presumption" with respect to a fact, or provides that a fact is "presumed," the trier of fact must find the existence of the fact unless and until evidence is introduced that supports a finding of its nonexistence.” UCC § 1-206

Presumptions [emphasis added]
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
Copyright the “NAME”

• I ran the copyright notice in the newspaper – it is all commercial

• I have recorded numerous copyright notices – common law

• In my Notice and Demand (estoppel certificates) I ALWAYS tell them the NAME is copyrighted

• You are dealing with thieves and pirates

• Why would you expect thieves and pirates to be anything but thieves and pirates?

• If you want to get a remedy, you are going to have to get it from the thieves and pirates
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!
Commercial vs common law

• I have done commercial liens and I did not get anything from it

• I don’t know of anyone who has every collected anything from a commercial lien

• I have built cases against people and got them removed

• In my opinion, building a case against criminals and filing criminal complaints are far more effective

• If you do ANYTHING pursuant to their statutes, you are making yourself a slave

• Common law is the ONLY remedy
Estoppel Certificate Responses

• Negative Responses

• The Pennsylvania Attorney General sent a letter making all sorts of legal determinations and presumptions, and said that they would enforce their law.

• In March of 2010, I filed a criminal complaint and sent it to the Chief Judge of the Pennsylvania Supreme Court and the US Attorney.

• The US Attorney sent me a letter stating that they were referring the matter to the FBI.

• On 22 February 2011, I checked the Pennsylvania Attorney General’s website and it says; “William H. Ryan Jr. becomes acting Pennsylvania Attorney General”
Report Internet Predators to the Child Predator Unit.

Click for details on the Prescription Monitoring Program.

The Elder Abuse Unit protects seniors against crime & fraud.

02/22/2011
Consumer Protection lawsuit filed against Philadelphia used car dealership

02/18/2011
Schuylkill County attorney charged with theft in court overbilling scheme

02/17/2011
Union County man charged with sending sexually explicit webcam video to 'teen'

William H. Ryan, Jr. becomes Acting Pennsylvania Attorney General

Newsletter/email alerts
William H. Ryan, Jr. becomes Acting Pennsylvania Attorney General

02/17/2011
Union County man charged with sexually explicit webcam videos

02/18/2011
Schuylkill County attorney arrested in court overbilling scheme

02/22/2011
Consumer Protection lawsuit filed against Philadelphia used car dealer

Net Predators to the House Unit.
Details on the Prescription Drug Program.
House Unit protects against crime & fraud.
Estoppel Certificate Responses

- Negative Responses
  - The Ohio Director of Public Safety, Henry Guzman, sent me a letter making all sorts of legal determinations and presumptions.
  - In August 2009, I filed a criminal complaint and sent it to the Ohio Attorney General, and the Chief Judge of the Ohio Supreme Court, and the state BAR, US Attorney etc.
  - On 22 February 2011, I checked the Ohio Public Safety website and it says that in January of 2011 Thomas P. Charles was appointed Ohio Director of Public Safety.
  - Thomas P. Charles was formerly the Ohio Inspector General for the last 13 years.
Ohio.gov | Department of Public Safety

Ohio Department of Public Safety  Director's Office

Thomas P. Charles

Director, Ohio Department of Public Safety

Thomas P. Charles is originally from Hubbard, Ohio. He began his career at the Canfield Post of the Ohio State Highway Patrol in 1963. He graduated from the 53rd Academy and became a Trooper on January 10, 1964, as a member of the 63rd Academy.
Estoppel Certificates

• After filing criminal complaints, I have seen numerous people resigned, or were removed
  • 3 US Attorneys for Arizona
  • 3 US Attorneys for Texas
  • US Attorney General, Alberto Gonzales
  • US Solicitor General, Paul Clements
  • Pennsylvania Attorney General
  • Ohio Public Safety Commissioner
  • IRS Commissioner, Mark Everson
  • 2 Alberta Attorney Generals
  • US Congressmen
  • US Senators
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 – Adminnistrating-Your-Public-Servants
- Google Private Group – Adminnistrating-Your-Public-Servants