

District of Columbia Courts in Texas

by Sovereignty International (a trust)

C/O 6340 Lake Worth Blvd., #437

Fort Worth, Texas

ZIP CODE EXEMPT 18 USC § 1342

engineerwin@gmail.com

Administrating-Your-Public-Servants@GoogleGroups.com Administrating-Your-Public-Servants@YahooGroups.com www.sovereigntyinternational.info

Ignorance of the Law

❖ "It is one of the fundamental maxims of the common law that ignorance of the law excuses no one." Daniels v. Dean (1905), 2 C.A. 421, 84 P. 332.

De Facto

• "de facto (di fak-toh also dee or day), adj. [Law Latin "in point of fact"] 1. Actual; existing in fact; having effect even though not formally or legally recognized <a de facto contract> 2. Illegitimate but in effect <a de facto government>. Cf. DE JURE." Black's Law Dictionary 8th Edition, page 1258

De Jure Courts

- We will talk about lawful de jure courts and where to find them in the common law video
- The de facto Courts video does provide some information about common law courts
- "de jure (di juur-ee also dee or day), adj.[Law Latin "as a matter of law"] Existing by right or according to law Cf. DE FACTO; DE GRATIA." Black's Law Dictionary 8th Edition, page 1288

UNIDROIT

- All bankrupt corporate government courts in Canada & United States are United Nations Courts under the UNIDROIT treaty, and have been for over 30 years see the UNIDROIT video
- All courts are de facto courts
- There is no authority to delegate anything to the United Nations in the Constitution for the United States of America

 "To exercise exclusive legislation, in all cases whatsoever, over such district (not exceeding ten miles square) as may by cession of particular States, and the acceptance of Congress, become the seat of the government of the United States, and to exercise like authority over all places purchased by the consent of the legislature of the State in which the same shall be, for the erection of forts, magazines, arsenals, dock-yards, and other needful buildings." Constitution for the United States of America, Article I, Section 8, ©Common Law Copyright 2011

• "AN ACT To enact the Uniform Commercial Code for the District of Columbia, and for other purposes." 77 Stat 630 Public Law 88-243

• "(h) The United States is located in the District of Columbia." Uniform Commercial Code Sec. 9.307. LOCATION OF DEBTOR.

• "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 Fifty-Six in Sec. 1617, at 31 Stat. 1432, where it says; "The Legal Estate to be in Cestui Que Use"

• In the 1700's a "Trust" was called a "use" which is short for usufruct under Roman Civil Law

- "A "citizen of the United States" is a civilly dead entity operating as a co-trustee and cobeneficiary 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
- "... (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),

US Citizen

- "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
- 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)
- "(2) the term "individual" means a citizen of the United States or an alien lawfully admitted for permanent residence;" 5 USC § 552a.(a)(2)

- 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, unless such construction would be unreasonable, and the reference to any officer shall include any person authorized by law to perform the duties of his office, unless the context shows that such words were intended to be used in a more limited sense." [emphasis added]

District of Columbia Courts

- "Chap. 854. An Act to establish a code of law for the District of Columbia." which was Approved on March 3, 1901, at 31 Stat. 1189, and at Chapter 1 Laws Remaining in Force Judiciary Sec. 2, where it says; "The judicial power in the District shall continue as at present to be vested in-
- First. Inferior courts, namely, justices of the peace and the police court; and
- Second. Superior courts, namely, the supreme court of the District of Columbia, the court of appeals of the District of Columbia, and the Supreme Court of the United States", [emphasis added]

D.C. Police Court

• "Chap. 854. – An Act to establish a code of law for the District of Columbia." which was Approved on March 3, 1901, at 31 Stat. 1189, and at Chapter 1 – Laws Remaining in Force, Subchapter 2 – Police Court at Sec. 42, where it says; "Constitution.-There shall continue to be a police court in the District, as at present....", [emphasis added]

D.C. Police Court

• "Chap. 854. – An Act to establish a code of law for the District of Columbia." which was Approved on March 3, 1901, at 31 Stat. 1189, and at Chapter 1 - Laws Remaining in Force, Subchapter 2 – The Police Court at Sec. 44, where it says; "That prosecutions in the police court shall be on information by the proper prosecuting officer....", [emphasis added]

Fort Worth Corporation Court

• The City of Fort Worth was provided with a Charter by the Act of the Thirtieth Legislature under the Special Laws of Texas, under; "Chap. 7. - An Act to incorporate the city of Fort Worth, Tarrant county, Texas, ... to provide for its approval by the qualified electors of said city, and to declare an emergency.", which was Approved February 26th, 1907, at Page 81, and, creates a corporation court of the City of Fort Worth, at; Sec. 136., on page 131, where it says; "There is hereby created and established a court to be held in the city of Fort Worth, in Tarrant County, Texas, which shall be known as the "corporation court of the city of Fort Worth," and shall have exclusive jurisdiction within the territorial limits of said city under the ordinances of said city..." [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 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:...
- "Fourth. Wherever the word "executor" is used it shall include "administrator," and vice versa, unless such application of the term would be unreasonable...", [emphasis added] 16

• "Chap. 854. – An Act to establish a code of law for the District of Columbia." which was Approved on March 3, 1901, at 31 Stat. 1189, and at Sec. 932 at 31 Stat 1341, where it says; "Conduct of Prosecutions, and so Forth -... Prosecutions for violations of all police or municipal ordinances or regulations and for violation of all penal statutes in the nature of police or municipal regulations, where the maximum punishment is a fine only, or imprisonment not exceeding one year, shall be conducted in the name of the District of Columbia and by the city solicitor or his assistants. All other criminal prosecutions shall be conducted in the name of the United States and by the attorney for the United States for the District of Columbia or his assistants ..." [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 Fifty-Three in Sec. 1563, at 31 Stat. 1422, where it says; "What can be set off. – Mutual debts and claims under contract between the parties to a common-law action, or between one party and the testator or intestate of the other, or between the testators or intestate of both parties, may be set off..."

• "Chap. 854. – An Act to establish a code of law for the District of Columbia." which was Approved on March 3, 1901, at 31 Stat. 1189, and at Chapter One – Laws Remaining in Force, Subchapter Three – Supreme Court of the District of Columbia, in Sec. 117, at 31 Stat. 1208, where it says; "SEC. 117. That in addition to the jurisdiction conferred in the preceding section, plenary jurisdiction is hereby given to the said court holding the said special term to hear and determine all questions..." [emphasis added]

• "Chap. 854. – An Act to establish a code of law for the District of Columbia." which was Approved on March 3, 1901, at 31 Stat. 1189, Chapter One – Laws Remaining in Force, Subchapter Three – Supreme Court of the District of Columbia, and in Sec. 130, at 31 Stat. 1211, where it says; "Citation. – Upon the filing of a petition for probate of a will a citation will be issued..." [emphasis added], and under Chapter Five - Administration, Subchapter One - Executors, Administrators and Collectors at Sec. 308 at 31 Stat. 1238, where it says; "If the said collector shall neglect or refuse to deliver over property . the property and estate to the executor or administrator, the court may, by citation and 20 attachment..." [emphasis added]

• "Chap. 854. – An Act to establish a code of law for the District of Columbia." which was Approved on March 3, 1901, at 31 Stat. 1189, and under Chapter Fifteen – Condemnation of Land for Public Use, and in Sec. 485, at 31 Stat. 1265, where it says; "Citation to Owners.-The said court, holding a district court of the United States,..." [emphasis added], and at Chapter Twenty-Eight – Fees of Officers and Others, and in Sec 1112, at 31 Stat. 1365 where it says; "Marshall's Fees-...that for the service or any citation, summons, 21

• "Chap. 854. – An Act to establish a code of law for the District of Columbia." which was Approved on March 3, 1901, at 31 Stat. 1189, and under Chapter Thirty-One – Guardian and Ward, and in Sec. 1141, at 31 Stat. 1265, where it says; "Nonresident Infant.-...The court may thereupon issue to said guardian ancillary letters of guardianship, without bond and without citation, or may cite such person..." [emphasis added]

ORIGINAL THE STATE OF TEXAS DISTRICT COURT, TARRANT COUNTY Cause No. 067-263565-13 CITATION GLENN WINNINGHAM VS. C. PAGE, I.D. NO. 3877, ET AL. TO: BARRY L BOBBITT You said DEFENDANT are hereby commanded to appear by filing a written answer to the PETITION at or before 10 o'clock A.M. of the Monday next after the expiration of 20 days after the date of service hereof before the 67th District Court .401 W BELKRAP, in and for Tarrant County, Texas, at the Courthouse in the City of Fort Worth, Tarrant County, Texas said PLAINTIFF being GLENN WINNINGHAM Filed in said Court on January 10th, 2013 Against C PAGE ID NO 3877, JEFFREY HALSTEAD, CITY OF FORT WORTH, SARAH FULLEDWIDER, NINA L MARES, JAMES D ROGERS, JOE SHANNON, JR, CHRIS PONDER, THOMAS A MILDER, TOM LOWE, TERRIE LIVINGSTON, DEBRA SPISAK, BARRY L BOBBITT, SULLO & BOSBITT, WILLIAM R For suit, said suit being numbered 067-263565-13 the nature of which demand is as shown on said PETITION a copy of which accompanies this citation. PRO SE Attorney for GLENN WINNINGHAM Phone No. (682)777-8048 C/O 6340 LAKE WORTH BLVD #437 FORT WORTH, TX , Clerk of the District Court of Tarrant County, Texas. Given under my hand and the seal of said Court, at office in the City of Fort Worth, this the 18th day of January, 2013. NOTICE: You have been sued. You may employ an attorney. If you or your attorney do not file a written answer with the clark who issued this citation by 10:00 AM. on the Monday next following the expiration of twenty days after you were served this citation and petition, a default judgment may be taken against you Thomas A. Wilder, Tarrant County District Clerk, 401 W BELKNAP, FORT WORTH TX 76196-0402 OFFICER'S RETURN Received this Citation on the 22 day of 720 2013 at 10 o'clock M; and executed at 6060 N. Central Expression Dallas within the country of Dallas , State of TEXAS at 12:30 o'clock PM on the 25 day of TANUARA . 2013 by delivering to the within named (Def.): BARRY L. BOBBITT accepted by defendant (s), a true copy of this Citation together with the accompanying copy of PETITION JASMING COOM BY WAND inperson , having first endorsed on same the date of delivery. Pees S (Must be verified if served outside the State of Texas) BOBBY LBLASER

Signed and sworn to by the said

to certify which witness my hand and seal of office

CHRISTOPHER J. FIORE

Notary Public, State of Texas My Commission Expires December 22, 2015

County of _

TANKET, State of TX

THE STATE OF TEXAS DISTRICT COURT, TARRANT COUNTY

CITATION

Cause No. 067-263565-13

GLENN WINNINGHAM

VS.

C. PAGE, I.D. NO. 3877, ET AL

TO: BARRY L BOBBITT

You said DEFENDANT are hereby commanded to appear by filing a written answer to the PETITION
at or before 10 o'clock A.M. of the Monday next after
the empiration of 20 days after the date of service hereof before the 67th District Court
.401 W SELKHAP, in and for Tarrant County, Texas, at the Courthouse in the City of Fort Worth, Tarrant County, Texas
said PLAINTIPF being

GLENN WINNINGHAM

Filed in said Court on January 10th, 2013 Against
C PAGE ID NO 3877, JEFFREY HALSTEAD, CITY OF FORT WORTH, SARAH FULLENWIDER, NINA L MARES, JAMES D ROGERS, JOE SHANNON,
JR, CHRIS PONDER, THOMAS A MILDER, TOM LOWE, TERRIE LIVINGSTON, DEBRA SPISAK, BARRY L BOSBITT, SULLO & BOSBITT, WILLIAM R
For swit, said suit being numbered 067-263565-13 the nature of which demand is as shown on said
PETITION a copy of which accompanies this citation.

PRO SE

Attorney for GLENN WINNINGHAM Phone No. (682)777-8048

Address C/O 6340 LAKE WORTH BLVD #437 FORT WORTH, TX

on, compre Porden, invited & missen, 100 bone, innie bivingsion, bean ariant, sectio & sossiii, mitting K For suit, said suit being numbered 067-263565-13 the nature of which demand is as shown on said PETITION a copy of which accompanies this citation.

PRO SE

10 TO	mey for GLENN WINNINGHAM Phone No. (682)777-4	
Addr		
Thomas A. Wilder , Clerk of the D:	istrict Court of Tarrant County, Texas. Given under my	hand and the seal
of said Court, at office in the City of Fort Wort	th, this the 18th day of January, 2013.	
	1/2 0 1	
	By	Deputy
1	TARA RABY	
NOTICE: You have been sued. You may employ an at:	torney. If you or your attorney do not file a written	answer with the
clerk who issued this citation by 10:00 AM. on th	he Monday next following the expiration of twenty days	after you were
served this citation and petition, a default judg	gment may be taken against you.	
Thomas A. Wilder, Tarrant County Distr	rict Clerk, 401 W BELKNAP, FORT WORTH TX 76196	6-0402
	OFFICER'S RETURN	-
Benefited this displan on the 22 mg	JAN. 2013 st 10 0'clock N	
6060 N Control Exposerula. Dallas washin the	county of Dallas , State of TexAs at /2	7 Za D.
on the 25 day of TALLIABLE 2013	by delivering to the within named (Def. 1: BARRY L.)	BARRET TOTAL
이 가게 되면 맛집다고 하다 이 마다 이렇게 되었다면 하게 되었다면 하는데 이 사람이 하는데 하다 하셨다면 하셨다면 하다 때 때문에 다른데 하다면 하셨다면 하셨다면 하다면 하다면 하다면 하다면 하다면 하다면 하다면 하다면 하다면 하	her with the accompanying copy of PETITION JASAN NE	inperson
, having first endorsed on same the date of deliv	very,	inperson
1	A	
	Carleby R. Bloggle SCH+215 (EXP 7-31-14)	1
(Authorized Person) Comstable/Sheriff:	(20 00 1-31-14)	!
County of Tarraut	State of TEXAS by	Deputy
State of Jean County of The)
Signed and sworn to by the said BOSBY (40,0013
to certify which witness my hand and seal of offi	108	
CHRISTOPHER J. FIORE		
12 : Notary Public, State of Taxas	y of Milest, State of TR	-
My Commission Expires		
December 22, 2015		

RAFFIC	THE REPORT OF THE PERSON OF THE PERSON
TATION	KT085934
12-01	
у Д	20 10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
WENS CLASS CO SENSE MIDER CY	by the last of the
ST FFER	
ME OLEMA	INT.
	SEX HEIGHT WEIGHT COLOR COLOR FACE DW ETHNIC DW CF CFS OF NAM DB DAMP Semine DF SWE DO WATER
MENS 69 3 4 0 1	MIC OF ORCH MAN WILLS YEN
FAC	STATE 7 V 20 7 6 13
1980217	2 505 7 TEL# CRU.#
THE FOLLOWING COUNT	TY TARRANT OF DENTON OF PARKER OF JOHNSON OF
THREETING STREET	
TURSUCTIVG STREET	TRAVELING: N.E'D W TURNING: N.E.S W
A 11	TRAVELING: N.ED W TURNING: NES W
A 11	TRAVELING: N.E'D W TURNING: N.E.S W
A 11	TRAVELING: N.ED W TURNING: NES W
A 11 POSTCOP	TRAVELING: N.ED W TURNING: NES W
A 11 POSTCOP	TRAVELING: N.ED W TURNING: NES W
A 11 POSTCOE	TRAVELING: N.ED W TURNING: NES W
A 11 POSTCOP	TRAVELING: N.E'S W TURNING: N.E'S W TORNING: N.E'S W TORNING: N.E.S W
A 11 POSTCOP B 7 POSTCOP C D D C C C C C C C C C C C C C C C C	TRAVELING: N.E'S W TURNING: N.E'S W TORNING: N.E'S W TORNING: N.E.S W
A 11	TRAVELING: N.E'S W TURNING: N.E'S W TOTAL STATE OF THE S
A 11 POSTCOP B C POSTCOP C POST	TRAVELING: N.E'S W TURNING: N.E'S W TOTAL NO.
A 11 POSTCOP COMMUNICATION OF THE PROPERTY YES COMMUNICATION OF THE PROPERTY YE	TRAVELING: SLE'S W TURNING: NES W TOTAL NO. SCHOOL TOTAL
A 11	TRAVELING: N,E'S W TURNING: N E S W ENG REPORT NO. REPORT NO. HAZ MART? Y LO, HO, Police Serious VIOLATION LO, HO, Police Serious LO, HO, Police Serious LO, HO, Police Serious LO, HO, Police Serious LO, HO, LO, HO, Police Serious LO, HO, Police Serious LO, HO, LO, HO
A 11 POSTCOP B P P P P P P P P P P P P P P P P P P	TRAVELING: SLE'S W TURNING: N E 9 W ENG PONE PONE REPORT NO. HAZ MAT? Y # LO. NO. PORCE TORNING: N E 9 W TURNING: N E 9 W TURN

CITY OF FORT WORTH, TEXAS

TRAFFIC CITATION 2012-01



MONTH	7	7	OW.	20 1 2	4	190	HOURS
DRIVERS UCENSE NUMBER	CLASS	GOL YES	STATE	only	1816	c105	4
NAME:	26	RV					
PIRST NAME	1. É	are			INT.	JAN SAN	
1 1/2	9 5	BAN BEX	HEIGHT WE	OHT COLOR	DOLON OF HAME	NACE DA	Tat persons []
GATIFIED AS	5 4 1			CHEY V. M.	E EVID	9 Y _ M _	37
my	160	30	5 7 7 605 7		CEUL #	_ ze 7	613
WHILE OF	PERATIN	2000	CUPYING A		MODEL		EARCH YES
EH YEAR	7-50	STATE 7	LC.	14 7	3/7		ONGONT YES

	1000	. 54
В	62	pre DL
C		
D		
E		
ONST		RESENT SERIOUS VIOLATION HAZ MAT
ONST	KERS P	RESENT SERIOUS VIOLATION HAZ MAT
ONST OR ON THE O	KERS P	RESENT SERIOUS VIOLATION HAZ MAT HAZ MAT
OHST OR OH OH OH OH OH OH OH OH OH OH OH OH OH	PENCEN.	RESENT SERIOUS VIOLATION HAZ MAT H?Y HAZ MAT? Y #

INFORMATION INSERT

The following information is provided and designed to assist you with court proceedings. It is not intended for the use or purpose of providing legal advice. Additional information about your ticket and court proceedings may be obtained on the court web site www.fortworthlexas.gov or by calling 817-382-6708 8:00am to 5:00pm M-F.

Please wait three business days before appearing or contacting the court. Municipal Court is scaled at the 3741 S.W. Loop 820. Fort Worth, 1X 76133 and A.D. Marsial Piper Salety & Courts Building, 1880 Throckmerten, Fort Worth, TX 76102 on the corner of 10⁵⁰ and Throckmerten St. downlown Fort Worth.

COURT APPEARANCES - The law requires you to appear in court on your case. You or your attorney may appear in person in open court, by mail, or you may deliver your piece in person in the docurt within eleven (11) days from the date of the ticket. When the type is applicance are bused on the book of your finds. This that appearance is to determine your piece if you wrise a jury that and plead guilty or note contenders into contractly you may task to the judge about extensioning commitments that you write the adapt to contract when refirming your fine, but the budge is not required to review your fine. If you plead not guilty, the court will schedule a jury that unless you waive that agist. If you do, the timi will be before a judge. When you make your papearance by mail the court must require your place before your scheduled appearance date. If you plead authy or no contest you went induce a waiver of jury tell. If you plead and guilty, the court will notify you of the date of your finit. Avenues have a separate set of rules for their goodscances, please read the passed in this throughout host the wavelet before.

TIME PAYMETRY PLANS — In order to correly with state requirements any person requesting time to pay on a citation BIUST CORRE MY PERSON TO THE DECRET. Specific requirements and the application form can be obtained on the court website preudority or the property of the

"THE COURT IS REQUIRED TO COLLECT A FEE OF \$35 FROM A PERSON, ON EACH WOLKTION, WHO HAS BEEN COUNTED AND PRYS ANY PIRT OF THE PINE, COURT COSTS OR RESTITUTION AFTER THE 31ST DAY AFTER THE DATE ON MICH THE JODGE OF THE STREET OF THE DATE OF THE DA

FALURE TO APPEAR — If you feel to appear or mall in your plea year may be charged with the offence of fellow to appear or violation of written promise to appear which carries delificing penalties, in addition, a vernment for your smired may be issued and you may not be permitted to explain your which in this date. A person who faills to appear is exert for a complaint, or citrition, or falls to camply with a count order to give a fine involving a violation of a traffic law may be desirate removed all lighter deriver's liposes. A Collection to or 25% may be added to exerce ower EU days desiriquest.

FINE ESPOSMATION — The amount of the fine the court may assess is determined only by the Gods and orderedding Circumstances of the close. Extraording circumstances may lower the fine, even if you are guity. On the other hand, approximate procurements may increase the fine. The resolvant final for manifest count hardly beliefance is \$200, for manifestal code violation \$500, for certain only continuous final for manifestal count hardly beliefance violations \$2,000 and for other city ordinance violations \$500. For fine information you can go to our velocity or when for the code of your code of the c

COURT COSTS — In addition to a fine, court costs mandaled by state law null be charged. The costs are different depending on the otherce and on the date the ficial was leaved. You need to check with the court ordine or by phone for the emount that will be assessed to the victorion for which you are charged. If you request a just yield, an additional SS jury fee is assessed. If a warrant was served or processed by a peace officer, an additional SSO fee is also one. A Collection fee may be added to cause sow of 00 days delimburst.

JUVEMILES (parsons 16 years of age or younger): All juvenile cases must be set for court, and this is your only option at this time. Other options, such as teen court, may be available to you once you have appeared in court on your scheduled court date. You must appear in court with a parent, legal guardian or proof of marriage at your court date and time.

Pursuant to Texas law, Article 45.057(f), Code of Criminal Procedure, you are being provided written notice of the following:

 A child and parent required to appear before the Court have an obligation to provide the Court in writing with the current address and residence of the child.

The obligation does not end when the child reaches age 17.

3. On or before the severift day after the date the child or parent changes residence (any place where the child lives or resisted for a period of at least 30 days), the child or parent shall notify the Court of the current address in the manner directed by the Court or.

4. Failure to provide notice is a Class C misdemeanor and may result to arrest.
5. The obligation to provide notice terminates on discharge and satisfaction of the judgment or finel disposition not requiring a finding of quift.

CHANGES IN ADDRESS: Changas in the Dalandant's address shall be provided in writing to the Court in person or by Srat class mail, return receipt requested to the address fisted below.

TEEN COURT - If you are currently enrolled in high school, you may request that this charge be dismissed by parforming community service and jury duty through Teen Court. For information, cell 817-382-6700 8:00em to 5:00em Mi-F.

DEFERRED DISPOSITION — You may request delivered disposition (probation) by mailing in your request or by appearing in Municipal Court. If eligible, an other for probation may be extended to you and may require you to pay court costs, fees and comply with other terms as ordered by the court. Successful completion of deferred deposition reacts in the claimstead of the tichet. For information you can go to our website at www.forriworthtexas.gov or by calling \$17.498-6709 scittures to \$0.00mm M-F.

DRIVING SAPETY COURSE/MOTORCYCLE SAPETY COURSE: You may have his option to request that your case be dismissed if it is a making violation by telding a Driving Salety Course (DSC), or Motorcycle Sarlaty Course (MOTC). However, you will been that right if you do not provide written notice to the court whith eleven (11) days from the date of this classon of your desire to do so. For information, call (817) 382-6700. Your request should include the following terms.

- photocopy of your current auto liability policy.
- photocopy of your valid Texas Driver's License
 DSC or MOTC tee payment and court costs.
- You are not eligible to take DSCMOTC if you are the holder of a CDL, have taken the course to dismiss a sicket within a year from the close of this obtain; or you are charged with speeding 25 miles or more ower the posted speed limit, posting a school burs, committing a serious halfs violation, field to stop and give informed or or motiving all other an accident, or committing an offence in a construction zone when a worker was present.

SPECIAL ACCOMMODATIONS - For Wheelcheir accessible courtroom, any special accommodations or sign interpretive services, please call Municipal Court at 817-932-6700, 8:00am to 5:00pm M-E Signs interpretive service must be mouseast all hours in advance.

BUICHBRASTYTHI DEI DODARTE _ Does contributed información on Constal lives at a constal della sur sur cons

INFORMATION INSERT

The following information is provided and designed to assist you with court proceedings. It is not intended for the use or purpose of providing legal advice. Additional Information about your ticket and court proceedings may be obtained on the court web sits www.fortworthtexas.gov or by calling 817-392-6788 8:00am to 5:00pm M-F.

Please wait three business days before appearing or contacting the court. Municipal Court is focated at the 3741 S.W. Loop 820, Fort Worth, TX 76133 and A.D. Marshall Public Safety & Courts Building, 1990 Threekmerten, Fort Worth, TX 76102 on the corner of 10⁽⁵⁾ and Threekmerten St. downlown Fort Worth.

COURT APPEARANCES - The law requires you to appear in court on your case. You or your afformer may appear in person in open court, by mail, or you may deliver your plea in person to the court within eleven (11) days from the date of the ticket. Your plea aptions are found on the back of your ticket. Your first appearance is to determine your plea. If you waive a jury trial and plead guilty or mole contenders (no confest) you may tak to the judge about extensions circumstances that you want the judge to consider when setting your fine, but the judge is not required to reduce your fine. If you plead not guilty, the court will schedule a jury trial unless you waive that right. If you do, the trial will be before a judge. When you make your appearance by mail the court must receive your plea before spoorance date. If you plead guilty or no contest you must include a waiver of jury trial. If you plead not guilty, the court will notify you of the date of your trial. Assentes have a paparate set of rates for their appearances, please read the specific information about invertes before.

TIME PAYMENT PLAMS - in order to comply with state requirements any person requesting time to pay on a citation BIUST COME BY PERSON TO THE COURT, Specific requirements and the application form can be obtained on the court wobsite seval orthography or by celling 817-252-6760.

"THE COURT IS REQUIRED TO COLLECT A FEE OF \$25 FROM A PERSON, ON EACH VIOLATION, WHO HAS BEEN CONNICTED AND PAYS ANY PART OF THE FINE, COURT COSTS OR RESTITUTION AFTER THE 31ST DAY AFTER THE DATE ON WHICH THE JUDGINENT IS ENTERED.

FAILURE TO APPEAR — If you fail to appear or mall in your plea you may be charged with the offense of failure to appear or violation of written promise to appear which carries adelitional penalties, in addition, a warrant for your arrest may be issued and you may not be permitted to register your vehicle in this state. A person who fails to appear is court for a complaint, or citation, or fails to comply with a court order to pay a fine involving a violation of a traffic lan may be denied renewed at his/her driver's lipsease. A Collection too of 20% may be added to cases over 60 days delinquest.

FINE EXPORMATION - The amount of the fine the court may assess is determined only by the facts and extensions discussions of the case. Extensions circumstances may lower the fine, even if you are guilty. On the other hand, appropriate court traffic violations is \$200.

• "We therefore decline to overrule the opinion of Chief Justice Marshall: We hold that the District of Columbia is not a state within Article 3 of the Constitution. In other words cases between citizens of the District and those of the states were not included of the catalogue of controversies over which the Congress could give jurisdiction to the federal courts by virtue of Article 3. In other words Congress has exclusive legislative jurisdiction over citizens of Washington District of Columbia and through their plenary power nationally covers those citizens even when in one of the several states as though the district expands for the purpose of regulating its citizens wherever they go throughout the states in union" National Mutual Insurance Company of the District of Columbia v. Tidewater Transfer Company, 337 U.S. 582; or Dian Law Ednyr le 556 (1948) 31



MUNICIPAL COURT - MARSHAL DIVISION

The City of Fort Worth * 1000 Throckmorton Street * Fort Worth, Texas 76102

POLICE NOTICE OF WARRANT OF ARREST

STATE OF TEXAS

City Marshal

VS.

1000 Throckmorton Street

GLENN W FEARN

Fort Worth, TX 76102

YOU ARE HEREBY NOTIFIED THAT the undersigned officer has been commanded by a judge of the Municipal Court to place you under arrest and to bring your body before a said court for your failure to appear or pay a fine in the charge(s) listed below.

You are subject to immediate arrest. Report to the office of the City Marshal at 1000 Throckmorton, Fort Worth, Texas. If you have questions regarding this notice please call (817)392-6700.

WARRANT INFORMATION

	TOTAL NUMBER OF WARRANTS 2	TOTAL FINE/BOND \$507.10	
Case No	Violation(s)	Date of Offense
2012 TR 182688	NO OPERATOR'S LICENSE		12/7/2012
2012 TR 182689	SPEEDING-FREEWAY-POST	ΓED	12/7/2012

Note - The warrant information above is limited to only first ten(10) cases listed. For Information on the additional warrants please contact the municipal Court.

Witness my hand this 9/30/2013 7:32:39 PM

COPAL CO

City Marshal



MUNICIPAL COURT - MARSHAL DIVISION

The City of Fort Worth * 1000 Throckmorton Street * Fort Worth, Texas 76102

POLICE NOTICE OF WARRANT OF ARREST

STATE OF TEXAS

City Marshal

VS.

1000 Throckmorton Street

GLENN W FEARN

Fort Worth, TX 76102

YOU ARE HEREBY NOTIFIED THAT the undersigned officer has been commanded by a judge of the Municipal Court to place you under arrest and to bring your body before a said court for your failure to appear or pay a fine in the charge(s) listed below.

You are subject to immediate arrest. Report to the office of the City Marshal at 1000 Throckmorton, Fort Worth, Texas. If you have questions regarding this notice please call (817)392-6700.

WARRANT INFORMATION

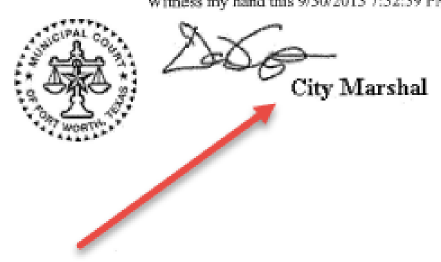
	TOTAL NUMBER OF WARRANTS 2 TOTAL FINE/BOND \$507.10	
Case No	Violation(s)	Date of Offense
2012 TR 182688	NO OPERATOR'S LICENSE	12/7/2012
2012 TR 182689	SPEEDING-FREEWAY-POSTED	12/7/2012

TOT	AL NUMBER O	OF WARRANTS 2	TOTAL FINE/BOND \$507	7.10
		CONTRACTOR DESCRIPTION AND CONTRACTOR OF	AND ADDRESS OF THE PARTY OF THE	
		3.77 - 3 - 43 7 -	- X	Date of Oil

Case No	Violation(s)	Date of Offense
2012 TR 182688	NO OPERATOR'S LICENSE	12/7/2012
2012 TR 182689	SPEEDING-FREEWAY-POSTED	12/7/2012

Note - The warrant information above is limited to only first ten(10) cases listed. For Information on the additional warrants please contact the municipal Court.

Witness my hand this 9/30/2013 7:32:39 PM



GLENN W FEARN 6340 LAKE WORTH BLVD 437 FORT WORTH TX 76135

Texas Courts

"There has been created a fictional federal State (of) xxxxxx within a state. See Howard v. Sinking Fund of Louisville, 344 U.S. 624, 73 S.Ct. 465, 476, 97 L.Ed. 617 (1953);" Schwarts v. O'Hara TP School District, 100 A 2d. 621, 625, 375, Pa. 440

Texas Courts

• "In this state" means within the exterior limits of Texas and includes all territory within these limits ceded to or owned by the United States." Texas Tax Code Section 151.004 'In This State'

- "Include 1. To confine within; to hold; to contain; as, the shell of a nut includes the kernel; a pearl is included in a shell. ... 2. To comprise; to comprehend; to contain." American Dictionary of The English Language, Noah Webster, 1828
- "Include. (Lat. Inclaudere, to shut in, keep within.) To confine within, hold as in an inclosure, take in, attain, shut up, contain, inclose, comprise, comprehend, embrace, involve. Premier Products Co. v. Cameron, 240 Or. 123, 400 P.2d 227, 228." Black's Law Dictionary 6th Edition, page 763

- "(a) A municipal court of record is presided over by one or more municipal judges.
- (b) The governing body shall by ordinance appoint its municipal judges.
- (c) A municipal judge must:
- (1) be a <u>resident</u> of this state;
- (2) be a citizen of the United States;
- (3) be a licensed attorney in good standing; and
- (4) have two or more years of experience in the practice of law in this state."
- Texas Government Code Section 30.00006 JUDGE [emphasis added] [emphasis added]

- "To qualify for appointment as an associate judge under this subchapter, a <u>person</u> must:
- (1) be a <u>resident</u> of this state and one of the counties the person will serve;
- (2) have been licensed to practice law <u>in this</u> state for at least four years;"
- Texas Government Code Section 54A.003 Qualifications [emphasis added]

Federal Areas of Texas

- "(a) In this article:
- (1) "Law enforcement agency" means an agency of the state, or of a county, municipality, or other political subdivision of the state, that employs peace officers who make motor vehicle stops in the routine performance of the officers' official duties.
- (3) "Race or ethnicity" means of a particular descent, including Caucasian, African, Hispanic, Asian, Native American, or Middle Eastern descent.
- (b) Each law enforcement agency in this state shall adopt a detailed written policy on racial profiling..." Texas Code of Criminal Procedure Article 2.132 Law Enforcement Policy on Racial Profiling ©Common Law Copyright 2011 40 [emphasis added]

- "The rule of decision in this state consists of those portions of the common law of England that are not inconsistent with the constitution or the laws of this state, the constitution of this state, and the laws of this state." Texas Civil and Practice Code. Section 5.001 Rule of Decision [Emphasis added]
- "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 2013

- "(a) An assistant prosecuting attorney must be licensed to practice law in this state and shall take the constitutional oath of office." Texas Government Code Section 41.103 Assistant Prosecuting Attorneys [emphasis added]
- "(a) The Office of Court Administration of the Texas Judicial System shall develop and maintain a model for a uniform written jury summons in this state." Texas Government code Section 62.0131 Form of Written Jury Summons [emphasis added] 42

• "(a) The Board of Law Examiners, acting under instructions of the supreme court as provided by this chapter, shall determine the eligibility of candidates for examination for a license to practice law in this state." Texas Government Code Section 82.004 Board Duties [emphasis added]

AFTER RECORDING THIS AFFIDAVIT RETURN ORIGINAL TO:

Daniel-Lee: Swank P.O. Box 855

Huffman, Texas 77336

RECORDING #

2008010522 3 PGS

AFFIDAVIT

Liberty County	§	AFFIDAVIT OF
	§	RECORD
State of Texas	8	

I, Daniel-Lee: Swank, affiant herein, state under Public Law 97-280 that I am competent, I have personal knowledge of the facts herein and state that the facts herein are true, correct, and not misleading.

 I have retrieved the attached two pages of D&B Business Background Report regarding the for profit corporate status of the JUDICIARY COURTS OF THE STATE OF TEXAS from the Dunn and Bradstreet internet website

Further, affiant says nothing.

ExH13/T- 17

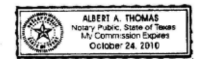
Daniel-Lee: Swank, affiant

STATE OF TEXAS	§	
COUNTY OF LIBERTY	§ §	SS
SUBSCRIBED PURSUANT	TO PUBLIC	LAW 97-280

BEFORE ME ON THIS 6 DAY OF June 2008.

By Daniel-Lee: Swank, a man, personally known to me or provided to me on the basis of satisfactory evidence to be the man who appeared before me.

NOTARY PUBLIC IN AND FOR THE STATE OF TEXAS



AFTER RECORDING THIS AFFIDAVIT RETURN ORIGINAL TO:

Daniel-Lee: Swank

P.O. Box 855

Huffman, Texas 77336

RECORDING #



2008010522 3 PGS

AFFIDAVIT

Liberty County § AFFIDAVIT OF § RECORD §

I, Daniel-Lee: Swank, affiant herein, state under Public Law 97-280 that I am competent, I have personal knowledge of the facts herein and state that the facts herein are true, correct, and not misleading.

 I have retrieved the attached two pages of D&B Business Background Report regarding the for profit corporate status of the JUDICLARY COURTS OF THE STATE OF TEXAS from the Dunn and Bradstreet internet website

Further, affiant says nothing.

Ex 413/T. 17

Janul-Li Swand



D&B Business Background Report¹⁸

Print this report

Dis has not fully revised this report since 12-02-04 and this report, therefore, should not be considered a statement of existing fact. The information present may refer to information obtained by Dis after the last full revision date. Such information way not currently relate to this business due to possible changes in ownership, control, or legal status.

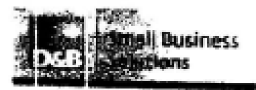
BUSINESS BACKGROUND REPORT

JUDICIARY COURTS OF THE STATE OF TEXAS			
DUNS: 36-070-5040	DATE PRINTED: January 29, 2008		
(SUBSIDIARY OF TEXAS, STATE OF, AUSTIN,			
PO BOX 12248 AUSTIN, TX 78711	Year Started: 1845		
SUPREME COURT BUILDING AUSTIN, TX 78701 Telephone: 512 463-1312	Control Year: 1845 This is a Headquarter location.		
	Employees Total: 1,049 Employees Here: 64		
Top Executive: THOMAS R PHILLIPS, CHF JUSTICE			
(NDUS"RY			
Dine of Business: STATE COURT SYSTEM			
rimary SIC:	•		
9211 (STATE COURT SYSTEM)			
	2204406650000000000000000000000000000000		
HUSINGSS HISTORY			
The Corporate Details provided below may have been submitted by the management of the subject business and may not have been verified with the government agency which records such data.			
BUSINESS TYPE: CORPORATION - PROFIT	DATE INCORPORATED: 00/00/1836 STATE OF INCORP: TEXAS		
2/05 204			

THOMAS R PHILLIPS, CHIEF JUSTICE DIRECTOR(S): THE OFFICER(S)

D&B Business Background Report: Judiciary Courts of the State of Texas

Page 1 of 2



D&B Business Background Report 19

. 36 Print this report

Dis has not fully revised this report since 12-02-04 and this report, therefore, should not be considered a statement of existing fact. The information present may refer to information obtained by Dis after the last full revision date. Such information may not currently relate to this business due to possible changes in ownership, control, or legal status.

BUSINESS BACKGROUND REPORT

JUDICIARY COURTS OF THE STATE OF TEXAS

DUNS: 36-070-5040

DATE PRINTED: January 29, 2008

(SUBSIDIARY OF TEXAS, STATE OF, AUSTIN,

PO BOX 12248 AUSTIN, TX 78711

Year Started: 1845 Control Year: 1845

This is a Headquarter location.

SUPREME COURT BUILDING

PO BOX 12248 AUSTIN, TX 78711

SUPREME COURT BUILDING AUSTIH, TX 78701

relephone: 512 463-1312

Year Started: 1845 Control Year: 1845

This is a Headquarter location.

Employees Total: 1,049 Employees Here: 64

Top Executive: THOMAS R PHILLIPS, CAP

JUSTICE

CNDUST'RY

Line of Business: STATE COURT SYSTEM

"Timary SIC:

9211 (STATE COURT SYSTEM)

HUSINGSS HISTORY

The Corporate Details provided below may have been submitted by the management of the subject business and may not have been verified with the government agency which records such data.

BUSINESS TYPE: CORPORATION -

PROFIT

DATE INCORPORATED: 00/00/1836

STATE OF INCORP: TEXAS

2/02/04

THOMAS R PHILLIPS, CHIEF JUSTICE DIRECTOR(S): THE OFFICER(S)

Business started 1845 by the citizens. THOMAS R PHILLIPS. Chief Justice of the Supreme Court of Texas since 1986.

CREATIONS

12/02/04

Subsidiary of Texas, State Of. AUSTIN, TX started 1845 which operates as a state government. Intercompany relations: None reported by management.

As noted, this company is a subsidiary of Texas, State of (Inc), DONS \$00-253-7595, and reference is made to that report for background information on the parent company and its management.

State court system which includes the Supreme Court and Court of Criminal Appeals (courts of last resort), 14 Court of Appeals with 80 judges, District Court with 386 judges, Criminal District Court with 10 judges and County Level Court with 445 judges.

Funds derived from tax revenues.

EMPLOYEES: 1,049 which includes officer(s). 64 employed here.

FACILITIES: Owns premises in a multi story building. LOCATION: Central business section on main street.

BRANCHES: The department suintains 14 courts of appeal; 375

district level courts and 420 county level courts.

CUSTONER SERVICE

...f you need any additional information or have any questions regarding this report, please call our Customer Service Center At 1-800-234-DUNS (3867).

END OF DUN & BRADSTREET BUSINESS BACKGROUND REPORT

OFFICIAL RECORDS LIBERTY COUNTY DELIA SELLERS COUNTY CLERK RECORDING FEE \$19.00 # 2008010522 06/06/2008 09:14 AM 3 PGS KCESSNA, DC Receipt #008585

STATE OF TEXAS COUNTY OF LIBERTY CONTRACT The Terrory protype of the recommend as FALED in the number accurates for the code and with them someoned present by the land was duty RECORDED in the wealth and begind the DELICAL PUBLIC RECORDES.

this county County, lease, as Stampus homeonity, malor

JUN - 6 2008

COUNTY CLERK LIBERTY COUNTY, TEXAS Business started 1845 by the citizens.
THOMAS R ENTILLIES. Chief Justice of the Supreme Court of Texas since 1986.

CREATIONS

12/02/04

Subsidiary of Texas, State Of, AUSTIN, TX started 1845 which operates as a state government. Intercompany relations: None reported by management.

As noted, this company is a subsidiary of Texas, State of (Inc), DUNS \$00-253-7595, and reference is made to that report for background information on the parent company and its management.

State court system which includes the Supreme Court and Court of Criminal Appeals (courts of last resort), 14 Court of Appeals with 80 judges, District Court with 386 judges, Criminal District Court with 10 judges and County level Court with 445 judges.
Funds derived from tax revenues.

EMPLOYEES: 1,049 which includes officer(s). 64 employed here.

FACILITIES: Owns premises in a multi story building.

LOCATION: Central business section on main street.

BRANCHES: The department swinteins 14 courts of appeal, 375

district level courts and 420 county level courts.

CUSTOMER SERVICE

..f you need any additional information or have any questions regarding this report, please call our Customer Service Center at 1-800-234-DUNS:3867).

END OF DUN & BRADSTREET BUSINESS BACKGROUND REPORT

district level courts and 420 county level courts.

CUSTOMER SERVICE

..f you need any additional information or have any questions regarding this report, please call our Customer Service Center at 1-800-234-DUNS:3867).

END OF DUN & BRADSTREET BUSINESS BACKGROUND REPORT

OFFICIAL RECORDS LIBERTY COUNTY DELIA SELLERS COUNTY CLERK

\$19.00

2008010522

06/06/2008 09:14 AM 3 PGS KCESSNA, DC Receipt #008585 STATE OF TEXAS COUNTY OF LIBERTY

f. Data Service, training partity that this extramination REVER IN this number isosumous on the case and All the latter extraord hereometry that, and was duly RECORDED in the way we are plagated the TITLE OF JUBILIE RECORDED IN JUBILIE RECORDED IN JUBILIE RECORDED.

JUN - 6 2008

COUNTY CLERK LIBERTY COUNTY, TEXAS

Courts - District of Columbia vs Texas

District of Columbia

- Police Court
- Deal only with the "Person"
- "person" is fictitious entity
- Issue capias
- Issues citations
- Informations
- Marshalls

Texas

- Corporation Court
- Deal only with "person"
- "person" is fictitious entity
- Issues capias
- Issues citations
- Informations
- Marshalls

Texas Courts = D.C. Courts

- Accept ONLY Federal Reserve Notes
 - Intended for internal government use ONLY by US
 citizens see Bankster Thieves videos 1, 2, & 3
- Officers are US citizens
- Use a Citation to initiate proceedings
- Use Informations
- Use Marshalls
- Plenary jurisdiction
- Federal jurisdiction (ZIP CODE)
- Deal ONLY with US citizen (fictitious entity)

• ""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 administrating 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, ©Common Law Copyright 2011 U.S. 464.

- "...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.)
- "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,

- "...where any state proceeds against a private individual in a judicial forum it is well settled that the state, county, municipality, etc. waives any immunity to counters, cross claims and complaints, by direct or collateral means regarding the matters involved." Luckenback v. The Thekla, 295 F 1020, 226 Us 328; Lyders v. Lund, 32 F2d 308;
- "When enforcing mere statutes, judges of all courts do not act judicially" (and thus are not protected by "qualified" or "limited immunity," -SEE: Owen v. City, 445 U.S. 662; Bothke v. Terry, 713 F2d 1404)

• "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,

Notice to All Peace Officers

- "No one is bound to obey an unconstitutional law and no courts are bound to enforce it." 16th American Jurisprudence 2d, Section 177 late 2nd, Section 256
- "An officer who acts in violation of the Constitution ceases to represent the government". Brookfield Const. Co. v. Stewart, 284 F. Supp. 94
- See the Peace Officers and Law enforcement Officers video

Corporations

- No corporation has standing to do anything to a living soul
- "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]

What is the Answer?

- Texas is under military occupation and has been since the civil war
- Complain tell them they have no authority and they have no immunity and why
- Set up our own common law courts
- International Tribunal of Crimes of Church and State with Kevin Annett is helping people set up common law courts

Fire the Whores Campaign

- The motivation of the de facto so-called judges is NOT for justice
- The motivation is the commercial transaction

Fire the Whores Campaign

- Intend to create business for their so-called court to;
 - Justify their existence
 - Create work for their de facto buddies
 - Collect more royalties
 - Get promoted to the Court of Appeals, or the Supreme court
- Create work for their buddies by
 - Making their decisions as cryptic as possible
 - Forcing the issue to another hearing
 - Ignoring the law, thereby forcing an appeal

Servant King

- There is a Youtube profile called Servant King
- Servant King explains how a court case is a satanic religions ceremony
- Servant King explains how a court case is necromancy (witchcraft)

Summary

- Everything done these days in these de facto courts is done under Roman Civil Law
- Roman Civil Law is a subset of Canon Law
- Canon Law comes from the Vatican
- The Vatican is Satanic see Churchianity videos

Fire the Whores Campaign

- Do you want to place your future in the hands of a Vatican Jesuit United Nations whore who wants to sit on the bench and play stupid?
- Do you want to put the future of your wife and children in the hands of one of these judicial whores, that have complete immunity no matter what, because if you sue one of them you have to get one of their whore buddies to do it?
- Sure some of them want to really do justice, but are you going to take the chance that you got a good one?

 ©Common Law Copyright 2011

 65

Fire the Whores Campaign

- Do you want to place your future in the hands of a whore that is bought and paid for by these Crown PIGs and their Vatican handlers
- Do you want to place yourself in the hands of a judicial whore who is intent on converting you into a ward of the court (an imbecile)?

Technical Remote Viewers

- US Army Program for over 20 years
- Cancelled program
- Technical Remote Viewers went into private business
- You can remote view any point in space and time
- There is a giant library on the fabric of space-time in which everything that is ever done is recorded
- Your viewing of this video is now permanently recorded on the fabric of space-time

Other videos

- If you haven't already watched the following videos, then you should consider doing so, to get some foundational understandings of some of the things talked about in this video
- De Facto Courts
- Bankrupt Corporate (so-called) Governments
- Bankster Thieves 1, 2, & 3
- BAR Members 1 & 2
- We are Under Martial Law Rule
- Quasi-Contracts and Roman Civil Law
- Peace Officers and Law Enfished ment Officers

Upcoming Events

- Common Law
- Void Judgments
- Color of Law
- U.S. (D.C.) Border PIGs
- De Jure Government the Ultimate Solution
- How to do a Habeus Corpus
- Fire the United Nations Clerks masquerading as Judges in Texas
- US Government is the District of Columbia
- Churchianity The Vatican Copyright 2011

Summary

 "When injustice becomes law, then resistance becomes duty." Thomas Jefferson

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 and the preferred method is gold or silver coin, but I will accept negotiable instruments, (bank notes, money orders, checks, Paypal, etc.), as an extremely less desirable alternative send an email for particulars
- Send me an email for other copies of documents to; engineerwin@gmail.com

 71