Everything is an Illusion

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
Copies of these documents can be found at My private group at Yahoo called Administrating-Your-Public-Servants

I have videos that are videos of Private Information Shares that show these and other court citations that are available for a donation.

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Things are NOT what they Appear

- In the universe
  - Einstein called it “Crazy Physics”
- In the law
- The Matrix exists – Do you know who you are?
We are each of us literally Kings and Queens

"The people or sovereign are not bound by general word in statutes, restrictive of prerogative right, title or interest, unless expressly named. Acts of limitation do not bind the King or the people. The people have been ceded all the rights of the King, the former sovereign,......." People v Herkimer, 4 Cowen (NY) 345, 348 (1825)

Watch the “Do You Know Who You are?” playlist
"It is impossible to prove jurisdiction exists absent a substantial nexus with the state, such as voluntary subscription to license. All jurisdictional facts supporting claim that supposed jurisdiction exists must appear on the record of the court." Pipe Line v Marathon. 102 S. Ct. 3858 quoting Crowell v Benson 883 US 22

See the D.I.Y. Kangaroo Courts series of videos
Martial Law has replaced Common Law with Statutes (Roman Law)

- See the Martial Law is Here! Video
- See the Judicial Whores video
- See the D.I.Y. Kangaroo Courts video series
- See the United States is Owned and Operated by the Roman Cult video

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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
The Black Robe is a BAAL Priest uniform

See the All Courts are United Nations Courts video

See The United Nations is Owned and Operated by the Roman Cult video

See the All Courts are Roman Cult Courts video

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This is Happening in Every Country on the Planet

- See the D.I.Y. Dealing with CPS video
- See the Get US Out of the UN video
- See the Alberta (and other Canadian States) are under a Military Occupation video
- See the Texas (and other American States) are Under a Military Occupation video
- See the All Courts are United Nations Courts video

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All Court cases are Commercial Transactions under UNIDROIT

- See the Judicial Whores video
- See the D.I.Y. Kangaroo Courts series
“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]
It is all About Slavery

- See the Social Security Number is a Badge of Slavery video
- See the Roman Cult Slave Scam video
- See the D.I.Y. No Birth Certificate – Quit Enslaving your Sons and Daughters video
- See the D.I.Y. King or Slave – There is Nothing Else video
- See the US citizen is a Slave video
- See the US citizen is an Enemy of the State video
- See the Judicial Whores video

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It is all Roman Law

""Civil Law," "Roman Law," and "Roman Civil Law" are convertible phrases, meaning the same system of jurisprudence. That rule of action which every particular nation, commonwealth, or city has established peculiarly for itself; more properly called "municipal" law, to distinguish it from the "law of nature," and from international law. See Bowyer, Mod. Civil Law, 19; Sevier v. Riley, 189 Cal. 170, 244 P. 323, 325" Black's Law Dictionary, Rev. 4th Ed. [emphasis added];
It is all Coming from the Roman Cult

- See the Roman Cult Owns and Operates the United States video
- See the Roman Cult Slave Scam video
- See the United States is a Crown Territory and the Crown owns the United Nations videos
- See the Crown is Owned and Operated by the Roman Cult video
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_2hAtJxUcoNw

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They are Coward Satanists

- See the Satanists are Cowards – they Murder Those who Cannot Defend Themselves video
- Everything they do is a fraud (a lie) – that is what satanists do
- If you participate in the fraud, then you cannot complain

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"Fraud: An intentional perversion of truth for the purpose of inducing another in reliance upon it to part with some valuable thing belonging to him or to surrender a legal right." Black's 5th, Edition, p 594

"When one conveys a false impression by disclosure of some facts and the concealment of others, such concealment is in effect a false representation that what is disclosed is the whole truth." State v Coddington, 662 P.2d 155,135 Ariz. 480. (1983)
"Silence can only be equated with fraud when there is a legal or moral duty to speak, or when an inquiry left unanswered would be intentionally misleading... We cannot condone this shocking conduct... If that is the case we hope our message is clear. This sort of deception will not be tolerated and if this is routine it should be corrected immediately" U.S. v. Tweel, 550 F2d 997, 299-300
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 – Admininating-Your-Public-Servants
- Google Private Group – Adminiating-Your-Public-Servants
"Suppression of a material fact which a party is bound in good faith to disclose is equivalent to a false representation." Leigh v. Loyd, 244 P.2d 356, 74 Ariz. 84- (1952)

"Fraud and deceit may arise from silence where there is a duty to speak the truth, as well as from speaking an untruth." Morrison v Acton, 198 P.2d 590, 68 Ariz. 27 (1948)

"Concealing a material fact when there is duty to disclose may be actionable fraud." Universal Inv. Co. v. Sahara Motor Inn, Inc., 619 P-2d 485,127 Ariz. 213- (Ariz. App. 1980)
"Where relation of trust or confidence exists between two parties so that one places peculiar reliance in trustworthiness of another, latter is under duty to make full and truthful disclosure of all material facts and is liable for misrepresentation or concealment."

"Fraud" may be committed by a failure to speak when the duty of speaking is imposed as much as by speaking falsely." Batty v Arizona State Dental Board, 112 P.2d 870, 57 Ariz. 239. (1941)
“Once a fraud, always a fraud.” 13 Vin. Abr. 539.


Time cannot render valid an act void in its origin. Dig. 50, 17, 29; Broom, Max. 178, Maxims of Law, Black’s Law Dictionary 9th Edition, page 1862
“Ex dolo malo non oritur action. Out of fraud no action arises. Cowper, 343; Broom’s Max. 349.” Bouvier’s Maxims of Law, 1856,

and any act by any government official to conceal the fraud becomes an act of fraud;

“fraus est celare fraudem. It is a fraud to conceal a fraud. 1 Vern. 270.” Bouvier’s Maxims of Law 1856

and fraud is inexcusable and unpardonable;

“Fraus et dolus nemini patrocinari debent. Fraud and deceit should excuse no man. 3 Co. 78.” Bouvier’s Maxims of Law 1856
and any fraud amounts to injustice;


“Quod alias bonum et justum est, si per vim vei fraudem petatur, malum et injustum efficitur. What is otherwise good and just, if sought by force or fraud, becomes bad and unjust. 3 Co. 78.” Bouvier’s Maxims of Law, 1856
“Ye are of your father the devil, and the lusts of your father ye will do. He was a murderer from the beginning, and abode not in the truth, because there is no truth in him. When he speaketh a lie, he speaketh of his own: for he is a liar, and the father of it.” John 8:44

“But the fearful, and unbelieving, and the abominable, and murderers, and whoremongers, and sorcerers [pharmaceutical drug pushers], and idolaters, and all liars, shall have their part in the lake which burneth with fire and brimstone: which is the second death.” Revelation 21:8
Natural Law = Law of Nature = God
Given Rights

Natural Law = Law of the Land

If we “voluntarily” give up our god
given rights, in exchange for satanic
privileges – it is an offense against
God
“When in the Course of human events, it becomes necessary for one people to dissolve the political bands which have connected them with another, and to assume, among the Powers of the earth, the separate and equal station to which the Laws of Nature and of Nature's God entitle them, a decent respect to the opinions of mankind requires that they should declare the causes which impel them to the separation.

We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty, and the pursuit of Happiness.” Declaration of Independence (1776)
This law of nature, being coeval with mankind and dictated by God himself, is of course superior in obligation to any other. It is binding over all the globe in all countries, and at all times: no human laws are of any validity, if contrary to this; and such of them as are valid derive all their force, and all their authority, mediately or immediately, from this original.” Blackstone’s Commentaries on the Laws of England (1765-1769), Section 2, page 41.
“This has given manifold occasion for the benign interposition of divine Providence, which, in compassion to the frailty, the imperfection, and the blindness of human reason, hath been pleased, at sundry times and in divers manners, to discover and enforce its laws by an immediate and direct revelation.

The doctrines thus delivered we call the revealed or divine law, and they are to be found only in the holy scriptures. These precepts, when revealed, are found upon comparison to be really a part of the original law of nature, as they tend in all their consequences to man's felicity.” Blackstone’s Commentaries on the Laws of England, (1765-1769) Section 2, Page 41
“Upon these two foundations, the law of nature and the law of revelation, depend all human laws; that is to say, no human laws should be suffered to contradict these.” Blackstone’s Commentaries on the Law of England, (1765-1769) Sect 2, Page 42
Natural Law = Christian Government

“Our Constitution was made only for a moral and religious people. It is wholly inadequate to the government of any other.” John Adams
“All acts of the legislature apparently contrary to natural rights and justice are, in our law and must be in the nature of things, considered as void. The laws of nature are the laws of God, whose authority can be superseded by no power on earth. A legislature must not obstruct our obedience to him from whose punishments they cannot protect us. All human constitutions which contradict his (God's) laws, we are in conscience bound to disobey.” 1772, Robin v. Hardaway, 1 Jefferson 109.
Natural Law = Christian Government

- "Every citizen & freeman is endowed with certain rights & privileges to enjoy which no written law or statute is required. These are the fundamental or natural rights, recognized among all free people." U.S. v. Morris, 125 F 322, 325.
"As general rule men have natural right to do anything which their inclinations may suggest, if it be not evil in itself, and in no way impairs the rights of others." In Re Newman (1858), 9 C. 502
"When you become entitled to exercise the right of voting for public officers, let it be impressed on your mind that God commands you to choose for rulers, 'just men who will rule in the fear of God.' The preservation of [our] Government depends on the faithful discharge of this Duty; if the citizens neglect their Duty and place unprincipled men in office, the government will Soon be corrupted; laws will be made, not for the public good so much as for Selfish or local purposes; corrupt or incompetent men will be appointed to Execute the Laws; the public revenues will be squandered on unworthy men; and The rights of the citizen will be violated or disregarded. If [our] government Fails to secure public prosperity and happiness, it must be because the Citizens neglect the Divine Commands, and elect bad men to make and administer The Laws."

-- Noah Webster (1758-1843) American patriot and scholar, author of the first dictionary of American English usage (1806) and the author of the 1828 edition of the dictionary that bears his name.
"...the individual may stand upon his constitutional rights as a Citizen. He is entitled to carry on his private business in his own way. His power to contract is unlimited. He owes no duty to the state or to his neighbors to divulge his business, or to open his doors to an investigation, so far as it may tend to incriminate him. He owes no such duty to the state, since he receives nothing therefrom, beyond the protection of his life, liberty, and property. His rights are such as existed by the law of the land long antecedent to the organization of the state, and can only be taken from him by due process of law, and in accordance with the Constitution. Among his rights are a refusal to incriminate himself, and the immunity of himself and his property from arrest or seizure except under (a judicial power warrant) a warrant of the law. He owes nothing to the public so long as he does not trespass upon their rights." Hale v. Henkel, 201 U.S. 43
Natural Law = Law of the Land = Christian Government

- Law of the Land was here before the government
- Law of the Land has always been here
- Law of the Land = Natural Law
"History is clear that the first ten amendments to the Constitution were adopted to secure certain common law rights of the people, against invasion by the Federal Government." Bell v. Hood, 71 F.Supp., 813, 816 (1947) U.S.D.C. -- So. Dist. CA.

- Affirms rights that already existed
- Common Law rights are unlimited
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"Destroy the family, you destroy the country."
-- Vladimir Ilyich Lenin
[Vladimir Ilyich Ulyanov] (1870 - 1924), First Leader of the Soviet Union – a psychopath
Psychopaths = Satanists

- "The abuse of greatness is when it disjoins remorse from power." -- William Shakespeare (1564-1616) Playwright
- This is talking about psychopaths

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"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]):
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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
“...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)
“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 = Satanism

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

Where an action is founded entirely upon a statute, and the only object of it is to recover a penalty or forfeiture, such action is a “penal action.” *Gawthrop v. Fairmont Coal Co.*, 81 S.E. 560, 561; 74 S.Va. 39.
The words “penal” and “penalty” in their strict and primary sense denote a punishment, whether corporal or pecuniary, imposed and enforced by the state for a crime or offense against its laws. The noun penalty is defined forfeiture or to be forfeited for noncompliance with an agreement. The words forfeit and penalty are substantially synonymous. Missouri, K. & T. Ry. Co. v. Dewey Portland Cement Co., 242 P. 257, 259, 113 Okla. 142.
A “penal action” is one founded entirely on statute and brought with the sole object of recovering a penalty or forfeiture imposed as punishment for specific offense, while “remedial action: is one brought to obtain compensation or indemnity. Smith Engineering Works v. Custer, 151 P2d 404, 407, 194 Okl. 318
A “penal action” is 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
If you go into commerce, you convert yourself into a slave – a contract.

"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)
"State Citizenship is a vested substantial property right, and the State has no power to divest or impair these rights." 

"The state citizen is immune from any and all government attacks and procedure, absent contract." see, Dred Scott vs. Sanford, 60 U.S. (19 How.) 393 or as the Supreme Court has stated clearly, “…every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellowmen without his consent.” CRUDEN vs. NEALE, 2 N.C. 338 2 S.E. 70
State Citizens
Did you Give Up Your God Given Rights for some Satanic Privileges?

- “The rights of the individuals are restricted only to the extent that they have been voluntarily surrendered by the citizenship to the agencies of government.” City of Dallas v Mitchell, 245 S.W. 944

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Statutes = Contract = Roman Cult
Did you Give Up Your God Given Rights for some Satanic Privileges?

- See the Christian Government = Freedom video
- When you walk away from your God given rights and responsibilities, to accept Satanic privileges – it is an offense against God
- The United Nations is Satanic – See the Get US Out of the UN video

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Did you Give Up Your God Given Rights for some Satanic Privileges?

- The ONLY power that the government has was delegated by “We the People”
"The governments are but trustees acting under derived authority and have no power to delegate what is not delegated to them. But the people, as the original fountain might take away what they have delegated and entrust to whom they please. ... The sovereignty in every state resides in the people of the state and they may alter and change their form of government at their own pleasure." Luther v. Borden, 48 US 1, 12 Led 581.
The Government is Bankrupt

- See the Bankrupt Corporate (so-called) Governments video
- The government is now owned and operated by the creditors
- See the United States is Owned and Operated by the Roman Cult video
- The Roman Cult Satanists have their owned and operated Congress and the States passing all sorts of laws that really apply to nobody, to get “we the people” into their satanic so-called contracts to generate revenue
- The Roman Cult satanists are responsible for the Martial Law

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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, - 9

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§ 1. Classification of Persons. The Roman law distinguished three kinds of personal status, or degree? of legal capacity, and classified human beings with respect thereto as follows:...

§ 3. Loss of Freedom (Capitis Deminutio Maxima). A Roman citizen could not legally be sold into slavery, but he might become a slave by condemnation for crime or by being captured by an enemy.” Law of Persons by Joseph R. Long, published 1912 [emphasis added]
“STATUS. L. Standing: state, condition, situation. Compare Estate. A corporation has no status as a citizen outside of the jurisdiction where it was created.”

- 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
"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, 93 L.Ed. 1556 (1948),
The satanists coerce your parents into registering your birth

The satanists coerce your parents into applying for a Social Security Number

All of this is because of the ignorance of your parents and you

Mark Passio calls it Ignore-ance

A Social Security Number is a number for a Cestui que trust

You and your parents gave up your Christian government, rights and responsibilities, and surrendered them for satanic privileges
“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
"... (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
“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]
Statutes = Contract = Roman Cult
Did you Give Up Your God Given Rights for some Satanic Privileges?

✦ “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]
15 USC § 44 Definitions; “Corporation” “shall be deemed to include any company, trust, so-called Massachusetts trust, or association, incorporated or unincorporated, which is organized to carry on business for its own profit or that of its members, and has shares of capital or capital stock or certificates of interest, and any company, trust, so-called Massachusetts trust, or association, incorporated or unincorporated, without shares of capital or capital stock or certificates of interest, except partnerships, which is organized to carry on business for its own profit or that of its members.”
"But individuals, when acting as representatives of a collective group, cannot be said to be exercising their personal rights and duties, nor be entitled to their purely personal privileges. Rather they assume the rights, duties and privileges of the artificial entity or association of which they are agents or officers and they are bound by its obligations."  

“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]
“(a) In an action with respect to an instrument, the authenticity of, and authority to make, each signature on the instrument are admitted unless specifically denied in the pleadings. If the validity of a signature is denied in the pleadings, the burden of establishing validity is on the person claiming validity, but the signature is presumed to be authentic and authorized unless the action is to enforce the liability of the purported signer and the signer is dead or incompetent at the time of trial of the issue of validity of the signature.” Texas Business and Commerce Code § 3.308 Proof of Signatures and Status as Holder in Due Course [emphasis added]
“The following rules apply in an action on a certificated security against the issuer:

1. Unless specifically denied in the pleadings, each signature on a security certificate or in a necessary indorsement is admitted.

2. If the effectiveness of a signature is put in issue, the burden of establishing effectiveness is on the party claiming under the signature, but the signature is presumed to be genuine or authorized.” Texas Business and Commerce Code § 8.114 Evidentiary Rules Concerning Certificated Securities [emphasis added]
Statutes = Contract = Roman Cult
Did you Give Up Your God Given
Rights for some Satanic Privileges?

- These Roman Cult Satanist BAR member
  whore masquerading as a Judge forges your
  signature onto a contract and then presumes it
  is authorized and authentic (who is going to
  call a “Judge” a liar)
- That is how they are populating the prisons
- Karl Lents brought up the issue of forgery
  against CPS (when they stole his son) in his
  successful 1 page lawsuit
- See the Judicial Whores video
Statutes = Contract = Roman Cult

Did you Give Up Your God Given Rights for some Satanic Privileges?

- Quit doing anything that they consider a contract
- Defeat the presumptions the Satanists are taking under Martial Law
- See the D.I.Y. Estoppel Certificates video
- Exercise your right NOT to give evidence against yourself

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Everything is an Illusion – Quit Participating
Did you Give Up Your God Given Rights for some Satanic Privileges?

- See the D.I.Y. Don’t Give Evidence Against Yourself video
- They cannot assault you with their UCC and UNIDROIT statute without evidence that you are their slave
- See the Roman Cult Slave Scam video

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All of this is self inflicted

We just have to educate ourselves about the law and how it really works

We just have to quit participating in what these satanists view to be contracts

We need to take steps to defeat the presumptions these satanists are taking under their satanic Martial Law

We need to work together to take back our government from these satanists and bring them (and their satanist order followers) to some common law justice