Forced Legal Representation is a Scam

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

©Common Law Copyright 2016
Who are Attorneys?

• “Between 75% to 90% of all lawyers are either incompetent, dishonest, or both.” Earl Warren (former) Chief Justice US Supreme Court
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

©Common Law Copyright 2016
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
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?

©Common Law Copyright 2016
Attorneys

• “IN PROPRIA PERSONA. In one's own proper person. It is a rule in pleading that pleas to the jurisdiction of the court must be plead in propria persona, because if pleaded by attorney they admit the jurisdiction, as an attorney is an officer of the court, and he is presumed to plead after having obtained leave, which admits the jurisdiction. Lawes, Pl. 91.” Black’s Law Dictionary, 4th Edition, page 899-900
Attorneys

• “The practice of Law CAN NOT be licensed by any state/State.” Schware v. Board of Examiners, 353 U.S. 238, 239

• “The practice of Law is an occupation of common right.” Sims v. Aherns, 71 S.W. 720 (1925)
Attorney’s Retainer

• “A "retainer" is a sum of money paid by a client to secure an attorney's availability to work for a client. The fee paid is considered earned at the time of payment because the attorney is entitled to the money regardless of whether he actually performs any services for the client, and the funds shall not be placed into the attorneys trust account.” Baranowski v. State Bar, 154 Cal.Rptr. 752, 593 P.2d 613 (1979); and the Washington State Bar News, Committee Reports, Formal Opinion No. 173.
Inns of Court

- INNS OF COURT - "These are certain private unincorporated associations, in the nature of collegiate houses, located in London, and invested with the exclusive privilege of calling men to the bar;..." Black's Law Dictionary, 5th Edition page 709.
Inns of Court

• There is an American Inns of Court foundation
• Every state has a local Inns of Court chapters
We are pleased to announce that Becky Bye of Golden, Colorado and John DeStefano of Phoenix, Arizona have been selected to be the 2012 American Inns of Court Pegasus Scholars. They begin their six week scholarship on February 20th. Click here to learn more.

The Temple American Inn of Court of Philadelphia, Pennsylvania, in conjunction with members of The Honourable Society of Gray’s Inn of London, England, recently presented a debate on “This House Believes the Declaration of Independence was an Illegal Document” at the American Philosophical Society in Philadelphia as part of the Temple Inn's 20th Anniversary celebration. The summary below was provided by the BBC. Click here to see a summary of the event.
City of London

• Downtown London is walled in (approximately 1 - 2 square miles)
• The Imperial Parliament buildings are located in the City of London
• The City of London was never conquered by William the Conqueror (1066)
• The City of London has several gates, one of which is called Temple Bar
• The ONLY true law (800 years of jury trial decisions) schools (4 ea) in the world are in the City of London
• Inns of Court is one of those law schools
City of London

• The City of London is foreign territory to the rest of England

• During the convening of the Imperial Parliament, the Queen gives the Throne Speech

• The Queen goes to Temple Bar and requests permission to enter the foreign territory

• The Lord Mayor grants permission

• The Queen then walks 2 steps behind the Lord Mayor, with her head bowed, while she is in the City of London
City of London

• “… 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)
The Magna Carta

- After the Concessions of England to the Pope (1213) was signed, King John had to make money to pay his tribute.
- King John imposed Martial Law Rule and started to do things to raise money to pay his tribute.
- It took ONLY 2 years for the people to figure out what was happening, and the Magna Carta was the result.
The Magna Carta

• “The Magna Carta is not a unilateral act, emanating solely from the spontaneous will of the King, as the Charters of the predecessors of John; neither is it a treaty; for we cannot say it was concluded between two legitimate and independent sovereignties; nor between two nations, nor is it a law. The Barons do not appear in it as subjects, for they are freed from their promise of fidelity, and the King, brought captive, placed before them, submitted to the conditions which the conquerors imposed upon him. Magna Carta is therefore a contract, but resembles a treaty concluded between two nations, in that one of the parties, in virtue of the law of war, can impose its will upon the other.” Perlman v Piche and Attorney General of Canada, Intervenant, Re Habeus Corpus, 4 D.L.R. 147
In the name of the most holy and undivided Trinity.

It having pleased the Divine Providence to dispose the hearts of the most serene and most potent Prince George the Third, by the grace of God, king of Great Britain, France, and Ireland, defender of the faith, duke of Brunswick and Luneburg, arch-treasurer and prince elector of the Holy Roman Empire etc., and of the United States of America, to forget all past misunderstandings and differences that have unhappily interrupted the good correspondence and friendship which they mutually wish to restore, and to establish such a beneficial and satisfactory intercourse, between the two countries upon the ground of reciprocal advantages and mutual convenience as may promote and secure to both perpetual peace and harmony; and having for this desirable end already laid the foundation of peace and reconciliation by the Provisional Articles signed at Paris on the 30th of November 1782, by the commissioners empowered on each part, which articles were agreed to be inserted in and constitute the Treaty of Peace proposed to be concluded between the Crown of Great Britain and the said United States, but which treaty was not to be concluded until terms of peace should be agreed upon between Great Britain and France and his Britannic Majesty should be ready to conclude such treaty accordingly; and the treaty between Great Britain and France having since been concluded, his Britannic Majesty and the United States of America, in order to carry into full effect the Provisional Articles above mentioned, according to the tenor thereof, have constituted and appointed, that is to say his Britannic Majesty on his part, David Hartley, Esqr., member of the Parliament of Great Britain, and the said United States on their part, John Adams, Esqr., late a commissioner of the United States of America at the court of Versailles, late delegate in Congress from the state of Massachusetts, and chief justice of the said state, and minister plenipotentiary of the said United States to their high mightinesses the States General of the United Netherlands; Benjamin Franklin, Esqr., late delegate in Congress from the state of Pennsylvania, president of the convention of the said state, and minister plenipotentiary from the United States of America at the court of Versailles; John Jay, Esqr., late president of Congress and chief justice of the state of New York, and minister plenipotentiary from the said United States at the court of Madrid; to be plenipotentiaries for the concluding and signing the present definitive treaty; who after having reciprocally communicated their respective full powers have agreed upon and confirmed the following articles.
used at any time heretofore to fish. And also that the inhabitants of the United States shall have liberty to take fish of every kind on such part of the coast of Newfoundland as British fishermen shall use, (but not to dry or cure the same on that island) and also on the coasts, bays and creeks of all other of his Britannic Majesty's dominions in America; and that the American fishermen shall have liberty to dry and cure fish in any of the unsettled bays, harbors, and creeks of Nova Scotia, Magdalen Islands, and Labrador, so long as the same shall remain unsettled, but so soon as the same or either of them shall be settled, it shall not be lawful for the said fishermen to dry or cure fish at such settlement without a previous agreement for that purpose with the inhabitants, proprietors, or possessors of the ground.

Article 4:

It is agreed that creditors on either side shall meet with no lawful impediment to the recovery of the full value in sterling money of all bona fide debts heretofore contracted.

Article 5:

It is agreed that Congress shall earnestly recommend it to the legislatures of the respective states to provide for the restitution of all estates, rights, and properties, which have been confiscated belonging to real British subjects; and also of the estates, rights, and properties of persons resident in districts in the possession on his Majesty's arms and who have not borne arms against the said United States. And that persons of any other description shall have free liberty to go to any part or parts of any of the thirteen United States and therein to remain twelve months unmolested in their endeavors to obtain the restitution of such of their estates, rights, and properties as may have been confiscated; and that Congress shall also earnestly recommend to the several states a reconsideration and revision of all acts or laws regarding the premises, so as to render the said laws or acts perfectly consistent not only with justice and equity but with that spirit of conciliation which on the return of the blessings of peace should universally prevail. And that Congress shall also earnestly recommend to the several states that the estates, rights, and properties, of such last mentioned persons shall be restored to them, they refunding to any persons who may be now in possession the bona fide price (where any has been given) which such persons may have paid on purchasing any of the said lands, rights, or properties since the confiscation.

And it is agreed that all persons who have any interest in confiscated lands, either by debts, marriage settlements, or otherwise, shall meet with no lawful impediment in the prosecution of their just rights.

Article 6:

That there shall be no future confiscations made nor any prosecutions commenced against any person or persons for, or by reason of, the part which he or they may have taken in the present war, and that no person shall on that account suffer any future loss or damage, either in his person, liberty, or property; and that those who may be in confinement on such charges at the time of the ratification of the treaty in America shall be immediately set at liberty, and the prosecutions so commenced be discontinued.

Article 7:

There shall be a firm and perpetual peace between his Britanic Majesty and the said states, and between the subjects of the one and the citizens of the other, wherefore all hostilities both by sea and land shall from henceforth cease. All prisoners on both sides shall be set at liberty, and his Britanic Majesty shall with all convenient speed, and without causing any destruction, or carrying away any Negroes or other property of the American inhabitants, withdraw all his armies, garrisons, and fleets from the said United States, and from every post, place, and harbor within the same; leaving in all fortifications, the American artillery that may be therein; and shall also order and cause all archives, records, deeds, and papers belonging to any of the said states, or their citizens, which in the course of the war may have fallen into the hands of his officers, to be forthwith restored and delivered to the proper states and persons to whom they belong.
King George, Tyrant

- King of France and England
- Financed both sides of the War of Independence
- United States owed France 18,000,000 livres from the War
- Arch-Treasurer and Prince Elector of the Holy Roman Empire, and the United States of America
- Queen Elizabeth, is now the Arch-Treasurer and Prince Elector of the Holy Roman Empire and the United States of America

©Common Law Copyright 2016
King George, Arch Treasurer, Prince Elector, Holy Roman Empire

• The reason that terminology is in this Treaty, is because it is relevant
• It is showing his authority to make the Treaty
• Perjured his oath, breached the trust
• Operating in his private capacity
• “An officer who acts in violation of the Constitution ceases to represent the government”. Brookfield Const. Co. v. Stewart, 284 F. Supp. 94
Martial Law

• “…But when a long train of abuses and usurpations, pursuing invariably the same Object evinces a design to reduce them under absolute Despotism, it is their right, it is their duty, to throw off such Government,…” Declaration of Independence (1776)
Martial Law

• “He has affected to render the Military independent of and superior to the Civil power. [martial law]

• He has combined with others to subject us to a jurisdiction foreign to our constitution, and unacknowledged by our laws; [martial law] giving his Assent to their Acts of pretended Legislation: [color of law]

• For imposing Taxes on us without our Consent:

• For depriving us in many cases, of the benefits of Trial by Jury: [show trial – kangaroo court]”

Declaration of Independence (1776)
Martial Law

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

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

• For protecting them, by a mock Trial [show trial – kangaroo court]...” Declaration of Independence (1776)
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 [military dictatorship] would reduce us.” Causes and Necessity of Taking Up Arms (1775)
Taxes in Commerce ONLY

“Whereas taxation by the parliament of Great Britain, for the purpose of raising a revenue in his Majesty’s colonies, provinces, and plantations, in North America, has been found by experience to occasion great uneasiness and disorders...That from and after the passing of this act the King and Parliament of Great Britain will not impose any duty, tax, or assessment whatever, payable in any of the colonies, provinces, or plantations, in North America or the West Indies; except only such duties as it may be expedient to impose for the regulation of commerce...” George III, CAP XII 1778 [emphasis added]
Satanic Vatican

• Created the slave trade
• Orchestrated the War of Independence
• Orchestrated the War of 1812 to facilitate the “disappearance” of the true Article Thirteen in Amendment, because they wanted their satanic jesuit BAR members to infiltrate America and seize control of the government – See BAR Members 1, 2, & 3 videos
• Orchestrated the Federal Reserve
• Orchestrated WW1, WWII, and now WWIII

©Common Law Copyright 2016
Satanic Vatican

• Orchestrated the civil war in America to convert citizenship into the opposite of what the founding fathers intended

• "The amendment (fourteeth) reversed and annulled the original policy of the constitution," United States v. Rhodes, 27 Federal Cases, 785, 794.

• "And while the Fourteenth Amendment does not create a national citizenship, it has the effect of making that citizenship "paramount and dominant" instead of "derivative and dependent" upon state citizenship." Colgate v Harvey 296 US 404 at p 427
Bar Members have facilitated the imposition of Martial Law Rule

- "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])
Bar Members have facilitated the imposition of Martial Law Rule

- "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,
Canada is Bankrupt

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 obtain a 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 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 payable in Canadian funds to the RECEIVER GENERAL FOR CANADA. You may pay in cash at a Human Resource Centre or POST OFFICE.

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 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.
Bankrupt

• When any corporation goes bankrupt, the creditors become the owners, and it is a coup de tat for the government, except that they don’t tell you
1 - Attorney Assault

- They want to assault you with their liar because it gives them jurisdiction!!!!

- “IN PROPRIA PERSONA. In one's own proper person. It is a rule in pleading that pleas to the jurisdiction of the court must be plead in propria persona, because if pleaded by attorney they admit the jurisdiction, as an attorney is an officer of the court, and he is presumed to plead after having obtained leave, which admits the jurisdiction. Lawes, Pl. 91.” Black’s Law Dictionary, 4th Edition, page 899-900
Jurisdiction is EVERYTHING!

• "Jurisdiction can be challenged at any time," and "Jurisdiction, once challenged, cannot be assumed and must be decided." Basso v. Utah Power & Light Co. 395 F 2d 906, 910

• "Defense of lack of jurisdiction over the subject matter may be raised at any time, even on appeal." Hill Top Developers v. Holiday Pines Service Corp. 478 So. 2D, 368 Fla a DCA 1985

• "...[H]owever late this objection [to jurisdiction] has been made, or may be made in any cause, in an inferior or appellate court of the United States, it must be considered and decided, BEFORE any court can move ONE FURTHER STEP IN THE CAUSE; as any movement is necessarily the exercise of jurisdiction." Rhode Island Massachusetts, 37 U.S. 657, 718, 9 L.Ed. 1233 (1838).
Jurisdiction is EVERYTHING!

• "Once challenged, jurisdiction cannot be assumed, it must be proved to exist." Stuck v. Medical Examiners 94 Ca 2d 751. 211 P2d 289

• "There is no discretion to ignore that lack of jurisdiction." Joyce v. US, 474 F2d 215

• "Where jurisdiction is contested, the burden of establishing it rests upon the plaintiff." Loos v American Energy Savers, Inc., 168 Il1.App.3d 558, 522 N.E.2d 841(1988)

• "the burden of proving jurisdiction rests upon the party asserting it." Bindell v City of Harvey, 212 Ill.App.3d 1042, 571 N.E.2d 1017(1st Dist. 1991)

• "Court must prove on the record, all jurisdiction facts related to the jurisdiction asserted." Lantana v. Hopper,102 F. 2d 188; Chicago v. New York 37 FSupp. 150
2 – Attorney Assault

• They want to assault you with their liar so they can sell you into slavery in their commercial jail

• “(a) The controlling rule is that "absent a knowing and intelligent waiver, no person may be imprisoned for any offense . . . unless he was represented by counsel at his trial." Argersinger, 407 U. S., at 37. Pp. 5–6.” Alabama v Shelton 535 U.S. 654

• “…when the trial of a misdemeanor starts that no imprisonment may be imposed, even though local law permits it, unless the accused is represented by counsel.” Argersinger v. Hamlin, 407 U S 25, 40 (1971).
3 – Attorney Assault

• They want to assault you with their liar because the liar won’t object to
  – the hearsay evidence, or
  – the testifying by the prosecutor, or
  – the prosecutorial misconduct, or
  – the fact that the so-called Judge is actually a Clerk masquerading as a Judge
Hearsay Evidence

- Everything they do is fraud and hearsay evidence
- A picture (image) is hearsay evidence
- A name is hearsay evidence
- An address is hearsay evidence
- A date of birth is hearsay evidence
- Anything in a computer system is hearsay evidence
- A Social Security Number is hearsay evidence
- A copy of anything is hearsay evidence
- A government issued identification is hearsay
- A vehicle registration is hearsay
- An insurance card is hearsay
All Hearsay Evidence is a Fraud

- It is a computer entry – a fraud – no witnesses
- It is a liar (BAR member) testifying
- "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."
Prosecutorial Misconduct

• Asserting Facts NOT in evidence
• Introducing inadmissible evidence
• Commenting on Defendant’s failure to testify
• Expressing personal opinions
• Inflammatory comments
• Withholding evidence favorable to defense
• If you or your liar (lawyer) does not object, you cannot bring it up on appeal (which is why they want to assault you with their bought and paid for public pretender
Known examples of Prosecutor misconduct

• You ask the code enforcer under oath on the stand a question, and the prosecutor stands up and answers (testifies) – response - Maybe we should get this prosecutor on the stand to testify since he knows all about this matter

• The prosecutor says his view of what happened (testifies) - response – same as above – Clerk allows it – response – why should I be surprised since you are bought and paid for by the prosecutor
Clerks masquerading as Judges

• “"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, U.S. 464 [emphasis added]
Clerks Masquerading as Judges

• "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

• "...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.)
Clerks Masquerading as Judges

• A Clerk Masquerading as a Judge is not competent to do anything judicial like issue orders, or warrants

• A Clerk Masquerading as a Judge is operating in his private capacity, and has no immunity

• "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
4 – Attorney Assault

• They want to assault you with their liar because it makes business for their Vatican handlers
• All governments are owned and operated by the Vatican
• All courts are a satanic religious ceremony
• It helps set up the next bankruptcy
Satanists

• They drag you into their kangaroo court and the Clerk masquerading as a Judge forges your signature onto their satanic contract to fabricate evidence of a debt, then they issue a capias to their satanist order followers to further assault you, kidnap you, and falsely imprison you.

• All of this makes business for their whores selling their “justus” in the court of appeals.
Ineffective Assistance of Counsel

- Failure to object to testifying by the Prosecutor
- Failure to object to inadmissible evidence
- Failure to object to inflammatory statements
- Failure to object to Prosecutor expressing opinions
- The best you can hope for is to ask for another show-trial because of ineffective assistance of counsel
- All of this makes business for the BAR member whores
Forced Legal Representation

• The national satanists in DC are the worst at this
• Many states do it too
Summary

• They assault you and fabricate some trumped up fictitious charges
• Then they give you a public pretender
• The public pretender fails to object to the hearsay evidence
• The public pretender fails to object to the testifying on the part of the prosecutor
• The public pretender fails to object to prosecutorial misconduct
• They call it a fair trial (show trial)
Summary

• By accepting the public pretender you are giving the court jurisdiction.

• When the public pretender fails to object to the hearsay evidence, and the testifying by the prosecutor, and the prosecutorial misconduct, there are no appealable issues for the court of appeals.

• If it is not on the record the court of appeals cannot see it.

• Then they make work for their liars at tax payer expense.

• The public pretender will probably get promoted to the bench.
Solution

• Watch my video D.I.Y. Estoppel Certificates
• Serve the Chief Judge of the local US District Court a Notice and Demand by Registered mail that is full of estoppel certificates
• Serve the US Attorney of the local US District a Notice and Demand by Registered mail that is full of estoppel certificates
• Serve the US Marshall in the local US District a Notice and Demand by Registered mail that is full of estoppel certificates
Conclusion

• Is there any wonder why Christ had such complete and utter contempt for the attorneys of his day?
BAAL Priests

• “And Elijah said unto them, Take the prophets of Baal; let not one of them escape. And they took them: and Elijah brought them down to the brook Kishon, and slew them there.” 1 Samuel 18: 40
The Holy Bible

• “The end justifies the means” is satanic
• “Wo unto them that call evil good and good evil, and put darkness for light, and light for darkness...” Isaiah 5:20
Making Merchandise of you

• “If a man be found stealing any of his brethren of the children of Israel, and maketh merchandise of him, or selleth him; then that thief shall die; and thou shalt put evil away from among you.” Deuteronomy 24:7

• “And through covetousness shall they with feigned words make merchandise of you: whose judgment now of a long time lingereth not, and their damnation slumbereth not.” 2 Peter 2:3
Satanists

“By which also he went and preached unto the spirits in prison;” 1 Peter 3:19

“And it shall come to pass in that day, that the LORD shall punish the host of the high ones that are on high, and the kings of the earth upon the earth. And they shall be gathered together, as prisoners are gathered in the pit, and shall be shut up in the prison, and after many days shall they be visited.” Isaiah 24: 21-22
Conclusion

• "It behooves every man who values liberty of conscience for himself, to resist invasions of it in the case of others: or their case may, by change of circumstances, become his own” Thomas Jefferson
Conclusion

• "If Ye love wealth better than liberty, the tranquility of servitude, better than the animating contest of freedom, go home from us in peace. We ask not your counsel or arms. Crouch down and lick the hands which feed you. May your chains set lightly upon you, and may our posterity forget that you were ever our countrymen." Samuel Adams, "the father of the American revolution", member of "The sons of Liberty (the group that did the Boston Tea Party)" Quoted from the debates of 1776
Conclusion

• "When shall it be said in any country of the world, my poor are happy, neither ignorance or distress is to be found among them; my jails are empty of prisoners, my streets of beggars; the aged are not in want, the taxes not oppressive; the rational world is my friend because I am friend of its happiness. When these things can be said, then may that country boast of its constitution and government." - Thomas Paine
The Watchman

• “But if the watchman see the sword come, and blow not the trumpet, and the people be not warned; if the sword come, and take any person from among them, he is taken away in his iniquity; but his blood will I require at the watchman's hand.” Ezekiel 33:6

• Either you are part of the problem, or you are part of the solution

• You are now a watchman!

• Circulate this video far and wide!!
Other Videos

• Bankster Thieves 1, 2, & 3
• Churchianity series
• Bankrupt Corporate (so-called) Governments
• BAR Members 1 & 2
• UNIDROIT
• Martial Law is here!
• Quasi Contracts and Roman Civil Law
• De Facto Courts
• All Courts are Ecclesiastical Courts
• DC Courts in Texas
• Jurisdiction
Summary

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

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

• Donations to support this work are appreciated. I prefer gold or silver coin, but as an extremely less desireable alternative I can accept IOUs (Federal Reserve Notes, Paypal gifts, checks, money orders, etc) send me an email for particulars
Summary

• If you find this useful, then you need to pay it forward
• If you don’t know what Pay it Forward means, then watch the movie
Contact Information

- My Blog is;  
  - http://sovereigntyinternational.wordpress.com
- Website - www.sovereigntyinternational.fyi
- Email - engineerwin@yahoo.com
- Youtube profile - sovereignliving
- Facebook
  - Community Page - Sovereignty International
  - Private Group – Sovereignty International
- Yahoo Private Group – Administrating-Your-Public-Servants
- Google Private Group – Administrating-Your-Public-Servants

©Common Law Copyright 2016