Disclaimers

- I am NOT a liar (lawyer)
- You should NEVER take my word for anything
- You should always do your own research
- I have provided references to aid you in your research
- I don’t know everything and am open to any ideas
THERE ARE 4 TYPES OF PEOPLE YOU WILL MEET IN YOUR LIFE

1. THE PEOPLE WHO TRY TO WAKE UP THE SLAVES
2. THE SLAVE MASTERS
3. THE PEOPLE WHO HAVE NO IDEA THEY'RE SLAVES
4. THE PEOPLE WHO LIKE BEING SLAVES

Which one are you?
Do you really know for sure?
Are you who you think you are?
Get red pill here: @NoThanksIRS
IF YOU CAN SEE
THROUGH THE ILLUSION
THEN YOU ARE THE SOLUTION
If the people do not know their basic rights and freedoms,

How can they know when or if their rights and freedoms are being infringed?
NEVER FORGET THE MEN WHO STARTED THIS COUNTRY WERE MARIJUANA GROWING, WHISKEY DRINKING, TAX EVADING REBELS WHO LEFT THEIR BEDS LATE AT NIGHT TO SHOOT AT COPS
All tyranny needs to gain a foothold is for people of good conscience to remain silent

- Thomas Jefferson
War Crimes

“Government is not reason, it is not eloquence,—it is force! Like fire, it is a dangerous servant, and a fearful master; …..”

George Washington
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“Military jurisdiction is of two kinds: First, that which is conferred and defined by statute; second, that which is derived from the common law of war. Military offenses under the statute law must be tried in the manner therein directed; but military offenses which do not come within the statute must be tried and punished under the common law of war. The character of the courts which exercise these jurisdictions depends upon the local laws of each particular country. In the armies of the United States the first is exercised by courts-martial, while cases which do not come within the "Rules and Articles of War," or the jurisdiction conferred by statute on courts-martial, are tried by military commissions.” Article 13, Lieber Code
Lieber Code Article 13

- All statutes are in support of the Martial Law
- All statutes apply to subjects ONLY
- There are 2 kinds of court proceedings, Courts Martial and Military Commissions
- The ONLY Article 3 Courts are set up by “We the People” – Common Law jural assemblies
“10. Where a controversy is of such a character as to require the exercise of the judicial power defined by Art. III, jurisdiction thereof can be conferred only on courts established in virtue of that Article, and Congress is without power to vest that judicial power in any other judicial tribunal, or, of course, in an executive officer or administrative or executive board, since "they are incapable of receiving it." American Ins. Co. v. Canter, 1 Pet. 511. P. 578.” Williams v United States 289 U.S. 553 (1933)
It is noted as significant that the act constituting the court dispenses with trial by jury, a provision which was distinctly upheld in spite of the Seventh Amendment in *McElrath v. United States*, 102 U. S. 426. With respect to the status of the court, the opinion concludes (pp. 279 U. S. 454-455):

“…. A duty to give decisions which are advisory only, and so without force as judicial judgments, may be laid on a legislative court, but not on a constitutional court established under Art. III.”

*Williams v United States* 289 U.S. 553 (1933)
Because the grand jury is an institution separate from the courts, over whose functioning the courts do not preside, we think it clear that, as a general matter, at least, no such "supervisory" judicial authority exists” United States v. Williams, 112 S.Ct. 1735, 504 U.S. 36, 118 L.Ed.2d 352 (1992)
Lieber Code Article 13


• “Recognizing this tradition of independence, we have said that the Fifth Amendment's "constitutional guarantee presupposes an investigative body `acting independently of either prosecuting attorney or judge” United States v. Williams, 112 S.Ct. 1735, 504 U.S. 36, 118 L.Ed.2d 352 (1992)
Lieber Code Article 13

• Legislative Courts are NOT Judicial
• Legislative Courts are NOT Article 3 Court
• Legislative Courts give advisory decisions ONLY that do NOT have the force of law
• Executive, Administrative, Executive Board, or Legislative Courts are incapable of receiving authority to be an Article 3 Court
• ONLY an Article 3 Court has the force of law
The vast majority of the disputes that the police initiate on behalf of their employer are also adjudicated by their employer, where the plaintiff, the judge, the antagonist (the police) and the only witness (also the police), all represent the same party, and, since no corpus delicti, mens rea or acts reus can be produced, doesn't technically qualify to be heard according to its own "laws". The State therefore is indistinguishable from a criminal cartel.
“We can't even begin to count the number of times Judges, Lawyers, and Statesmen have said: “There isn't any common law anymore. It has been replaced by Statutes.” They would be more truthful if they said: “There isn't any common-law any more, it has been replaced by martial law.”” Non-ratification of the Fourteenth Amendment, by Judge A.H. Ellett, Utah Supreme Court, Dyett v Turner, 439 P2d 266.
Military Dictatorship

- Martial Law Supersedes and replaces Common Law

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

- We saw the misery to which such despotism would reduce us.” Causes and Necessity of Taking Up Arms (1775)

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Military Dictatorship

Military Dictatorship

“A. All common law offenses and affirmative defenses are abolished. No conduct or omission constitutes an offense or an affirmative defense unless it is an offense or an affirmative defense under this title or under another statute or ordinance.” Arizona Revised Statutes 13-103. Abolition of common law offenses and affirmative defenses; definition
NSA TAKES CARE OF THE SPYING!

CIA TAKES CARE OF THE DRUG TRADE!

FBI TAKES CARE OF THE TERROR ATTACKS AND FALSE FLAGS!

HOMELAND SECURITY TAKES CARE OF THE REST!
“The CIA owns everyone of any significance in the major media.”
– William Colby, former CIA director

“We’ll know our disinformation program is complete when everything the American public believes is false.”
– William Casey, CIA Director (from first staff meeting, 1981)

“Deception is a state of mind and the mind of the State.”
– James Angleton, head of CIA counter intelligence from 1954-1974
Lieber Code

- INSTRUCTIONS FOR THE GOVERNMENT OF ARMIES OF THE UNITED STATES IN THE FIELD
- Prepared by Francis Lieber, promulgated as General Orders No. 100 by President Lincoln, 24 April 1863.

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“A place, district, or country occupied by an enemy stands, in consequence of the occupation, under the Martial Law of the invading or occupying army, whether any proclamation declaring Martial Law, or any public warning to the inhabitants, has been issued or not. **Martial Law is the immediate and direct effect and consequence of occupation or conquest. The presence of a hostile army proclaims its Martial Law.**” Article 1, Lieber Code [emphasis added]
“Martial Law does not cease during the hostile occupation, **except by special proclamation, ordered by the commander in chief**; or by special mention in the **treaty of peace** concluding the war, when the occupation of a place or territory continues beyond the conclusion of peace as one of the conditions of the same.” Article 2, Lieber Code [emphasis added]
“Martial Law in a hostile country consists in the suspension, by the occupying military authority, of the criminal and civil law, and of the domestic administration and government in the occupied place or territory, and in the substitution of military rule and force for the same, as well as in the dictation of general laws, as far as military necessity requires this suspension, substitution, or dictation.

The commander of the forces may proclaim that the administration of all civil and penal law shall continue either wholly or in part, as in times of peace, unless otherwise ordered by the military authority.” Article 3 Lieber Code
“NOTE: Under the Law-Martial, only the criminal jurisdiction of a *Military Court* is the recognized law. But as Article Three says, "the civil courts can continue wholly or in part as long as the civil jurisdiction does not violate the Military orders laid down by the Commander in Chief or one of his Commanders." By this means; a military venue, jurisdiction, and authority are imposed upon the occupied populace under disguise of the ordinary civil courts and officers of the occupied district or region, because the so-called civil authorities in an occupied district, or region, only act at the pleasure of a military authority.

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

• Statute = Edict under Martial Law
• Regulation = Edict under Martial Law
• Code = Edict under Martial Law
• Rule = Edict under Martial Law
• Constitution = Edict under Martial Law
• Constitutional Amendment = Edict under Martial Law
“All wanton violence committed against persons in the invaded country, all destruction of property not commanded by the authorized officer, all robbery, all pillage or sacking, even after taking a place by main force, all rape, wounding, maiming, or killing of such inhabitants, are prohibited under the penalty of death, or such other severe punishment as may seem adequate for the gravity of the offense.

A soldier, officer or private, in the act of committing such violence, and disobeying a superior ordering him to abstain from it, may be lawfully killed on the spot by such superior.”

Article 44, Lieber Code
Lieber Code Article 44 = Good Faith

• “(a) No evidence obtained by an officer or other person in violation of any provisions of the Constitution or laws of the State of Texas, or of the Constitution or laws of the United States of America, shall be admitted in evidence against the accused on the trial of any criminal case.

• (b) It is an exception to the provisions of Subsection (a) of this Article that the evidence was obtained by a law enforcement officer acting in objective good faith reliance upon a warrant issued by a neutral magistrate based on probable cause.”

Texas Code of Criminal Procedure, Article 38.23
Evidence Not to Be Used [emphasis added], [edict under martial law]
Lieber Code Article 44 = Good Faith

“(e) DEFENSE.—A good faith reliance on—
• (1) a court warrant or order, a grand jury subpoena, a legislative authorization, or a statutory authorization (including a request of a governmental entity under section 2703(f) of this title);
• (2) a request of an investigative or law enforcement officer under section 2518(7) of this title; or
• (3) a good faith determination that section 2511(3) of this title permitted the conduct complained of; is a complete defense to any civil or criminal action brought under this chapter or any other law.” 18 US Code 2707 Civil Action [edict under martial law]
Copies of these documents can be found at My private group at Yahoo called Administrating-Your-Public-Servants

For a complete set of Youtube videos with Private Information Shares, a DVD with over 50 searchable Law Dictionaries, and other books and forms contact me privately at engineerwin@yahoo.com

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

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Martial Law = Dictatorship

- All Statutes, codes, rules, regulations and Constitutions are edicts under Martial Law
- Every constitutional amendment after 1861 is an edict under martial law
- Military Necessity = Martial Law
Martial Law

- All civil war states are under a military occupation – Virginia, North Carolina, South Carolina, Georgia, Florida, Alabama, Mississippi, Louisiana, Arkansas, Texas, Missouri, Tennessee, Kentucky
- All of the states in the territory conquered in the War with Mexico are under a military occupation, Arizona, New Mexico, Utah, Nevada
- Dictation = Dictatorship – Military Dictatorship
- Law Enforcement = Enforcing the Martial Law
Martial Law

- When the southern states walked out of Congress in 1861 they ceased to have a quorum.
- Under executive authority (Martial Law) Lincoln ordered Congress to re-convene.
- When The Supreme Court ruled against something Lincoln did, he ordered troops to the Supreme court.
- “All process of this Court issues in the name of the President of the United States.” Rule 45. Process; Mandates.
Martial Law

- All Statutes (state or federal) passed prior to 1861 are lawful de jure statutes
- All statutes (state or federal) passed after 1861 are Martial Law Statutes
- “Two national governments exist, one to be maintained under the Constitution, with all its restrictions, the other to be maintained by Congress outside and independently of that instrument” Dissenting opinion of Justice Marshall Harlan. Downes v. Bidwell, 182 U.S. 244 1901.
- In 1871 Congress set up a corporation to operate as the government of the District of Columbia
Bankruptcy = Martial Law

"It is an established fact that the United States Federal Government has been dissolved by the Emergency Banking Act, March 9, 1933, 48 stat. 1, Public Law 89-719; declared by President Roosevelt, being bankrupt and insolvent, H.J.R. 192, 73rd Congress in session June 5, 1933 - Joint Resolution To Suspend The Gold Standard and Abrogate The Gold Clause dissolved the Sovereign Authority of the United States and the official capacities of all United States Governmental Offices, Officers, and Departments and is further evidence that the United States Federal Government exists today in name only.” United States Congressional Record, March 17, 1993 Vol. 33
"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])
3 Kinds of Martial Law

- Full Martial Law
  - Declaration of Martial Law is issued
  - Troops put on the streets
  - Used only during War time
  - Used on foreign country or when actually invaded by foreign power or to put down an armed rebellion

- Martial Law Proper
  - Law of the armed forces
  - When a captain tells a private what to do
  - Enforced by Courts Martial

- Martial Law rule
  - Law of necessity and emergency
  - Allows the domestic use of martial law powers
  - Used during times of peace.

Ex Parte Milligan 4 Wall (71 U.S.) 2, 18 L.Ed. 281, p 302, 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,
PENTAGON INC.

MASQUERADING AS PRIVATE COMPANIES

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Martial Law Everything

- Everything done after 1861 was done under Martial Law (necessity)
- In 1932 the District of Columbia was declared bankrupt and seized by its creditors (the Roman Cult)
- All Statutes, Constitutions, codes, Rules, Regulations, Amendments are for the unconstitutional corporation that was set up in 1871

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Dictatorship = Roman Cult = Murder & Slavery

- Roman aquila military staff carried in battle by all Roman commands. Planted on all conquered nations.
- Roman bundle of rods bound to a weapon symbolizing subservient under the rule of a single man.
Two National Governments

“Two national governments exist, one to be maintained under the Constitution, with all its restrictions, the other to be maintained by Congress outside and independently of that instrument” Dissenting opinion of Justice Marshall Harlan. Downes v. Bidwell, 182 U.S. 244 1901
Two National Governments

- Martial Law falls under the Law of Nations
- This will work for any country on the planet because it falls under the Law of Nations
- Find any national emergency (including a bankruptcy), and you will have proof that your country is operating under Martial Law
“Martial Law extends to property, and to persons, whether they are subjects of the enemy or aliens to that government.” Article 7 Lieber code

- Subjects or Aliens – nobody else
- Does NOT affect sovereignty
- Why would anyone want to be a lowlife scumbag US citizen
- If a military police officer is talking to you, then you are a subject and you are the enemy
“All subjects over which the sovereign power of the state extends are objects of taxation, but those over which it does not extend are exempt from taxation. This proposition may also be pronounced as self-evident. The sovereignty of the state extends to everything which exists by its authority or its permission.” McCullough v Maryland, 17 U.S. [4 Wheat] 316 (1819). [emphasis added]
Subject = Slave = Enemy

- “The Congress shall have power to dispose of and make all needful rules and regulations respecting the.... other property belonging to the United States......” Article 4, Section 3, Clause 2, Constitution for the United States of America

- “Section 2 Definitions (1) In this Act,... owned means, subject to the regulations,......;” Canadian Ownership and Control Determination Act
Genesis 3:1-24

Every Tree
Living things
People, Animals, Plants
Heaven, Earth, the Universe
Lawful & Natural

Tree in the Midst of the Garden
Fictional things
Persons & Corporations
Domicile & Residence
Legal & Political

GOD’S

TWO POLITICAL JURISDICTIONS

LUCIFER’S
Subject = Slave = Enemy

• "The term resident and citizen of the United States is distinguished from a Citizen of one of the several states, in that the former is a special class of citizen created by Congress." U.S. v. Anthony 24 Fed. 829 (1873)

• “[T]he term "citizen," in the United States, is analogous to the term "subject" in the common law.” State vs Manual 20 NC 122, 14 C.J.S. 4, p 430

• "Civil rights under the 14th amendment are for Federal citizens and not State Citizens; Federal citizens, as parents, have no right to the custody of their infant children except subject to the paramount right of the State." Wadleigh v. Newhall, Circuit Court N. Dist. Cal., Mar 13, 1905

©Common Law Copyright 2019
Subject = Slave = Enemy

• “...it is evident that they [U.S. citizens] have not the political rights which are vested in citizens of the States. They are not constituents of any community in which is vested any sovereign power of government. Their position partakes more of the character of subjects than of citizens. They are subject to the laws of the United States, but have no voice in its management. If they are allowed to make laws, the validity of these laws is derived from the sanction of a Government in which they are not represented. Mere citizenship they may have, but the political rights of citizens they cannot enjoy...” People v. De La Guerra, 40 Cal. 311, 342 (A.D. 1870)

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“Martial Law affects chiefly the police and collection of public revenue and taxes, whether imposed by the expelled government or by the invader, and refers mainly to the support and efficiency of the army, its safety, and the safety of its operations.” Article 10, Lieber Code

Now you know why they always want you to “be safe”
Subjects Pay Taxes

Do you feel like you have no Constitutional rights when it comes to income tax? It's because you DON'T!!

The Constitution does not apply where two parties have a contractual relationship!!
All police are military police
FBI military police
City military police
State military police
Homeland Security military police
County military police
Lieber Code Article 10

- All police are military police and if they are talking to you, then you are a subject and you are the enemy!!!
You are the Enemy

THE REAL POLICE DOMESTIC HOMELAND SECURITY TERRORISTS
You are the Enemy
You are the Enemy

WE TALKED IT OVER AND....

AFTER INVESTIGATING IT OURSELVES, WE'VE DECIDED WE'RE NOT GUILTY.
You are the Enemy

Beware! Violent Street Gangs:

Typical Gang Member

Well Organized

Gang Colours

Gang Identifier

Heavily Armed

Do not approach! Gang members are aggressive and notoriously violent!
The tyrant, who in order to hold his power, suppresses every superiority, does away with good men, forbids education and light, controls every movement of the citizens and, keeping them under a perpetual servitude, wants them to grow accustomed to baseness and cowardice, has his spies everywhere to listen to what is said in the meetings, and spreads dissension and calumny among the citizens and impoverishes them, is obliged to make war in order to keep his subjects occupied and impose on them permanent need of a chief.

Aristotle
Two National Governments

- Government officials wear 2 hats
- They can represent the unconstitutional corporation, or they can represent the lawful de jure government
- Because of our own ignorance (ignore – ance) we have given them evidence of their slave
- They presume we are their slave until we defeat their presumption
Under International Law of Warfare, all parties to a cause must appear by nom de guerre because an "alien enemy cannot maintain an action during the war in his own name". Merriam-Webster Dictionary, pg. 1534

A mixed war is one which is made on one side by public authority, and the other by mere private persons." Black's Law Dictionary 5th Ed., page 1420
“The United States acknowledge and protect, in hostile countries occupied by them, religion and morality; strictly private property; the persons of the inhabitants, especially those of women: and the sacredness of domestic relations. Offenses to the contrary shall be rigorously punished.

This rule does not interfere with the right of the victorious invader to tax the people or their property, to levy forced loans, to billet soldiers, or to appropriate property, especially houses, lands, boats or ships, and churches, for temporary and military uses” Article 37, Lieber Code
"The forced loans of 1862 and 1863, in the form of legal tender notes, were vital forces in the struggle for national supremacy. They formed a part of the public debt of the United States, ..." Julliard v. Greenman, 110 US 432. [emphasis added]

- Federal Reserve Notes = Military Script
- Federal Reserve Notes = Forced Loans – they are forcing the enemy (you) to loan the government money
"Governments [ any sovereign] 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)

Federal Reserve Notes = Military Script
Subscription Channels

- I have exclusive content available on my website
- 2 subscription levels, and I accept crypto currencies
- $29.99/year for the videos only
- $49.99/year for videos plus unlimited consultations – I am NOT a liar (Attorney) but I can tell you what I would do and where to find forms
- 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 – I cannot fight all of the battles
- Currently publishing 1 video a week

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Exclusive Content

- Arlington Private Information Share
- Land Deed Training
- Estoppel Certificates Training
- Foreclosure Estoppel Certificates Training
- Corporate Denial Training
- Toll Roads Notice and Demand Training
- Invoice Training
- Notice of Void Judgment training
- Revocation of Signature training
- Third Party Witness Training
- Federal Habeas Corpus Training
Exclusive Content

- Revocation of Voter Registration
- Criminal Complaint Training
- Lawsuit Training
- Other Training (requests?)
- Northeast Private Information Share videos
- Tryal videos – how to deal with it when they are dragging you in there
- All forms, files and other instructions are available for free on my 2 private groups at YahooGroups and GoogleGroups
- All exclusive content will be on my website and you can buy a subscription there

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WAR IS TERRORISM WITH A BIGGER BUDGET

Facebook.com/realworld999
DEMOCRACY

FAKE LAWS
FALSE ARREST
FEEL FREE?
“No contract, agreement or regulation shall impair the right of any worker, whether voluntary or not and wherever he may be, to apply to the representatives of the Protecting Power in order to request the said Power’s intervention.

All measures aiming at creating unemployment or at restricting the opportunities offered to workers in an occupied territory, in order to induce them to work for the Occupying Power, are prohibited.”

Article 52, Geneva Convention Relative to the Protection of Civilians in Time of War of 1949 [emphasis added]
War Crimes

- [edict under martial law] “(13) the term “Federal personnel” means officers and employees of the Government of the United States, members of the uniformed services (including members of the Reserve Components), individuals entitled to receive immediate or deferred retirement benefits under any retirement program of the Government of the United States (including survivor benefits).”

5 USC § 552a. (a)(13) [emphasis added]

- Anybody with a Social Security Number is “federal personnel”

- If they compel the disclosure of a SSN, they are compelling you to work for the occupying power
War Crimes

- Filing fees are a regulation (edict under martial law)
- Court rules are a regulation (edict under martial law)
- By turning on their emergency lights they are terrorizing you
- Coercing information from you or a third party is a war crime
- When they coerce a date of birth from you they are compelling you to work for the occupying power – a war crime
- When they use their regulations to deny you justice – it is a war crime
“Protected persons are entitled, in all circumstances, to respect for their persons, their honour, their family rights, their religious convictions and practices, and their manners and customs.

……

Without prejudice to the provisions relating to their state of health, age and sex, all protected persons shall be treated with the same consideration by the Party to the conflict in whose power they are, without any adverse distinction based, in particular, on race, religion or political opinion….”
War Crimes

- When they stop you, because you have plates on your vehicle that are NOT state plates, they are persecuting you for your political opinion.
- When they drag you into their kangaroo court they are subjecting you to their satanic religious ceremony.
“Yet still it was found difficult to set bounds to ecclesiastical ingenuity; for when they were driven out of all their former holds, they devised a new method of conveyance, by which the lands were granted, not to themselves directly, but to nominal feoffees to the use of the religious houses; thus distinguishing between the possession and the use, and receiving the actual profits, while the seisin of the lands remained in the nominal feoffee, who was held by the courts of equity (then under the direction of the clergy) to be bound in conscience to account to his cestui que use for the rents and emoluments [taxes] 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]
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- Facebook - Community Page - Deleted
  - Private Group – Sovereignty International – Being deleted
- Yahoo Private Group – Adminisrating-Your-Public-Servants
- Google Private Group – Adminisrating-Your-Public-Servants
- Follow me on twitter @engineerwin
- Follow me on Steemit https://steemit.com/@sovereigntyintl
- https://www.bitchute.com/channel/sovereigntyinternational/
Rights may NOT be given up

“Protected persons may in no circumstances renounce in part or in entirety the rights secured to them by the present Convention, ……”

Article 8, Geneva Convention Relative to the Treatment of Civilians in a Time of War of 1949
“The Party to the conflict in whose hands protected persons may be, is responsible for the treatment accorded to them by its agents, irrespective of any individual responsibility which may be incurred.” Article 29, Geneva Convention Relative to the Treatment of Civilians in a Time of War of 1949
Military Occupation

“Terrorism - noun - 2 A system of government that seeks to rule by intimidation.” Funk and Wagnal’s New Practical Standard Dictionary (1946)
Can you spot the terrorists?

Terrorism: Noun
The use of violence and intimidation in the pursuit of political aims.
Other Videos

- Bankster Thieves playlist
- Roman Cult playlist
- Bankrupt Corporate (so-called) Governments
- BAR Members 1 - 4
- D.I.Y. How NOT to Volunteer for the Selective Service and the Draft
- Martial Law is here!
- D.I.Y. No Income Tax
- D.I.Y. Free Mail
- D.I.Y. Kangaroo Courts 1 – 15
- Canada Border PIGs playlist
- BAR Members and their Satanic Connections playlist

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Clerk masquerading as a Judge = War Crimes

- “No sentence shall be pronounced by the competent courts of the Occupying Power except after a regular trial...” Article 71 Geneva Convention Relative to the Treatment of Civilians in a Time of War of 1949

- “It is a fundamental right of a party to have a neutral and detached judge preside over the judicial proceedings.” Ward v Village of Monroeville, 409 U.S. 57, 61-62, 93 S.Ct 80, 83, 34 L.Ed. 2d 267 (1972); Tumey v Ohio, 273 U.S. 510, 5209, 47 S. Ct. 437, 440, 71 L.Ed. 749 (1927)
WARNING
THIS IS THE STANDING ARMY YOU WERE TOLD NOT TO TOLERATE.
Order-Followers: The Servants Of Evil

“You assist an evil system most effectively by obeying its orders and decrees. An evil system never deserves such allegiance. Allegiance to it means partaking of the evil. A good person will resist an evil system with his or her whole soul.”

- Mahatma Gandhi
"Order Followers are the ones that keep the system of slavery in place"...
Mark Passio
War is when your government tells you who the enemy is.

Revolution is when you figure it out for yourself.
When Liberty and Freedom are at stake, your silence isn’t golden... it’s yellow.
“Change will not come if we wait for some other person or some other time. We are the ones we’ve been waiting for. We are the change that we seek.”
These Roman Cult satanists are bending over backwards to make you think you have constitutional rights.

It is extremely important to them that people do not figure this out because the last time they were doing War crimes, it precipitated a revolution.

If you challenge jurisdiction, the (so-called) judge is required to compel the prosecutor to prove jurisdiction, or dismiss the case. If they do anything else it is a denial of due process – a war crime.

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War Crimes

- They are cowards
- They are real brave when there are 20 or 30 of them but when it is just you and them they are cowards!
- They sneak around and fabricate evidence that you are the enemy and a subject (their slave) but they will never confront you without lots of their buddies to back them up
- You are the enemy and the sooner you figure that out the better
- You are a subject and their slave and the sooner you figure that out the better
“Give me liberty or give me death” Samuel Adams after witnessing a man flogged to death for refusing to take a license

They were assaulting people with their Roman Cult cestui que trust

"In doing this, I shall have occasion incidentally to evince, how true it is that States and Governments were made for man, and, at the same time, how true it is that his creatures and servants have first deceived, next vilified, and, at last oppressed their master and maker." Chisholm v Georgia, 2 Dal. 419 at p 455

"A state like a merchant makes a contract. A dishonest state, like a dishonest merchant willfully refuses to discharge it." Chisholm v Georgia, 2 Dal. 419 at p 456, and further,
“Government is not reason, it is not eloquence,—it is force! Like fire, it is a dangerous servant, and a fearful master; ……”

George Washington
War Crimes

- Taking reprisals for your political beliefs
- They are taking reprisals against you because you don’t want to be their slave
- They are pillaging your property
- They are NOT respecting your religious beliefs
- They are terrorizing you
- They are threatening you
- They are coercing information from you and from third parties
- They are engaging in Genocide against State Citizens

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"An employee of United States is not qualified to serve as member of grand jury in any District."

UNITED STATES v. GRIFFITH et al., 2 F.2d 925, (Court of Appeals of District of Columbia. Submitted October 9, 1924. Decided December 1, 1924.), No. 4114
BAR Member Thieves

- Prosecutors get a royalty for selling you into slavery
- The so-called Judge is a military commissioner sitting there playing stupid
Sovereign Citizen Quick Reference

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- Present documents that identify the defendant as a sovereign, law enforcement officer, tribal member, or ambassador
- Sign documents with unusual signature, statements, or letters
- Request courts sign documents or respond to complicated and rambling inquires usually with a statement to the effect of “failure to reply indicates acceptance of all motions and dismissal of all charges”.

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War Crimes

- Remember – It is Warfare – You have to treat it like it is warfare because that is EXACTLY what it is
- Don’t wait for them to attack you, attack them first
- Number 1 Rule of Warfare – the best defense is a good offense
- Make an Affidavit of Corporate Denial
- Serve them with a Notice and Demand that is designed to take away their presumptions – if you do this effectively it will put them in a very difficult position
- If you do this well, you may be able to get them fired or worse
- Make an Affidavit of Criminal Complaint and serve it on the US Attorney

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“(a) If the owner of the motor vehicle fails to timely pay the amount of the civil penalty imposed against the owner: (1) an arrest warrant may NOT be issued for the owner; & (2) the imposition of the civil penalty may not be recorded on the owner’s driving record.” Texas Transportation Code § 707.019 Failure to Pay Civil Penalty [emphasis added]
“(e) An offense under this section is a Class “C” misdemeanor if the offense for which the actor’s appearance is required is punishable by fine only.” Texas Penal Code § 38.10 Bail Jumping and Failure to Appear,

“(c) Conviction of a Class C misdemeanor does not impose any legal disability or disadvantage,” Texas Penal Code § 12.03 Classification of Misdemeanor

“An individual adjudged guilty of a Class “C” misdemeanor shall be punished by fine only, not to exceed $500.” Texas Penal Code § 12.23 Class (C) Misdemeanors

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“A county attorney will represent the State in all cases.” Article 5, Section 21, Texas Constitution

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Edicts under Martial Law

• “(5) Crime means (A) a misdemeanor punishable by confinement (jail); or (B) a felony
• (6) “DEFENDANT” means a person accused of a crime” Texas Government Code § 79.001 Definitions
• “(a) A municipal court, including a municipal court of record, shall have exclusive original jurisdiction within the territorial limits of the municipality in all criminal cases” Texas Code of Criminal Procedure § 4.14 Jurisdiction of Municipal Court
• Defendant = Crime = Jail or Felony
“(a) A municipal court, including a municipal court of record, shall have exclusive original jurisdiction within the municipality’s territorial limits in all **criminal cases** that:

1. arise under (A) the ordinances of the municipality
2. The municipal court has concurrent jurisdiction with the justice court of a precinct in which the municipality is located in **all criminal cases** arising under state law that arise within the municipality's territorial limits
3. In this section, an offense which is punishable by “fine only” is defined as an offense that is punishable by fine and such sanctions, if any, as authorized by statute not consisting of confinement in jail or imprisonment” Texas Government Code § 29.003 Jurisdiction (Authority of Municipal and Justice of the Peace Court)
Edicts under Martial Law

“A county attorney will represent the State in all cases.” Article 5, Section 21, Texas Constitution
"Although probable cause may not be inferred from malice, malice may be inferred from lack of probable cause."
Pauley v. Hall, 335 N. W. 2d 197, 124 Mich App 255;

Lack of Probable Cause = Malicious Prosecution
Malicious Prosecution

• “The people shall be secure in their persons, houses, papers and possessions, from all unreasonable seizures or searches, and no warrant to search any place, or to seize any person or thing, shall issue without describing them as near as may be, nor without probable cause, supported by oath or affirmation.” Article 1, Section 9 Searches and Seizures, Texas Constitution
probable cause can only exist in relation to criminal conduct. It follows that civil disputes cannot give rise to probable cause. See, Illinois v. Gates, 462 U.S. 213 (1983)
Malicious Prosecution

The test for police officer's sufficient basis for probable cause -- did the officer have a sufficient basis to make a "practical, common sense" decision that a "fair probability of crime existed," -- once the officer's actions fail to satisfy this test, it may appear that no reasonably objective officer could have believed that probable cause existed to make an arrest; Allen v. City of Portland, 73 F.3d 232 (9th Cir. 1995), the Ninth Circuit Court of Appeals (citing cases from the U.S. Supreme Court, Fifth, Seventh, Eighth and Ninth Circuits) held that "by definition, probable cause to arrest can only exist in relation to criminal conduct; civil disputes cannot give rise to probable cause; Paff v. Kaltenbach, 204 F.3d 425, 435 (3rd Cir. 2000)
Malicious Prosecution

Malicious Prosecution

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• Class C Misdemeanor ≠ Probable Cause

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“(a) A public servant acting under color of his office or employment commits an offense if he:

(1) intentionally subjects another to mistreatment or to arrest, detention, search, seizure, dispossession, assessment, or lien that he knows is unlawful;

(2) intentionally denies or impedes another in the exercise or enjoyment of any right, privilege, power, or immunity, knowing his conduct is unlawful; or

(b) For purposes of this section, a public servant acts under color of his office or employment if he acts or purports to act in an official capacity or takes advantage of such actual or purported capacity.”

Texas Penal Code Sec. 39.03 Official Oppression
defined in §§7.01 and 7.02 of the Texas Penal Code, did then and there intentionally or knowingly practice medicine in this state of Texas in violation of Occupation Code Title 3 “Health Professionals”, Subtitle B “Physicians” by providing treatment including withdrawal of blood and fluids and injections purported to be “stem cells” in treatment of medical conditions while not holding a license to practice medicine...

against the peace and dignity of the State.

[Signature]

FOREMAN OF THE GRAND JURY
Bill of Indictment

- Must say it is a TRUE BILL
- If it does not say it is a TRUE BILL then it isn’t a true BILL OF INDICTMENT
- Must be signed by the County Attorney
- Must be signed by the Grand Jury Foreperson
THEN AND THERE WITH THE SPECIFIC INTENT TO COMMIT THE OFFENSE OF CAPITAL MURDER OF J. FOSSETT INTENTIONALLY SHOOT AT J. FOSSETT WITH A FIREARM AND THE SAID J. FOSSETT WAS THEN AND THERE A PEACE OFFICER WHO WAS ACTING IN THE LAWFUL DISCHARGE OF AN OFFICIAL DUTY AND WHO THE DEFENDANT KNEW WAS A PEACE OFFICER, WHICH AMOUNTED TO MORE THAN MERE PREPARATION THAT TENDED BUT FAILED TO EFFECT THE COMMISSION OF THE OFFENSE INTENDED.

AGAINST THE PEACE AND DIGNITY OF THE STATE.

[Signatures]

Criminal District Attorney
Tarrant County, Texas
INDICTMENT - ORIGINAL

[Signature]

Foreperson of the Grand Jury
Malicious Prosecutions

- Class C Misdemeanors in Texas
- Fake Indictments
Appeals

- Appeals Courts look for things in the record – appealable issues
- If you have a liar (attorney) and they fail to object, the appealable issue will not be on the record – you consented to it
- War Crimes may not be given up
Appeals

- Go through the transcript looking for denials of due process - war crimes
- Look for anything in the Sovereign Citizen Quick Reference because it is evidence of reprisals for political beliefs – a war crime
- Modified indictments = denials of due process = war crime
- Was the jury government employees = denials of due process = war crime
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UNCLASSIFIED//LAW ENFORCEMENT SENSITIVE
“(13) the term “Federal personnel” means officers and employees of the Government of the United States, members of the uniformed services (including members of the Reserve Components), individuals entitled to receive immediate or deferred retirement benefits under any retirement program of the Government of the United States (including survivor benefits).” 5 USC § 552a. (a)(13) [emphasis added]

Anybody with a Social Security Number is “federal personnel”