

Practical Considerations

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

Practical Considerations

- •We will discuss;
 - Mortgages & Secured Liens
 - The use of words
 - How to deal with a presentment
 - How to deal with code enforcers
 - How to deal with the satanic kangaroo courts
 - How to deal with the satanic prisons
 - How to deal with it all after the fact

First of all;....

- Everything they do is based on hearsay evidence
 - Social Security Number is hearsay
 - Drivers License is hearsay
 - Date of Birth is hearsay
 - All images (pictures) are hearsay
 - Your name is hearsay
 - Your address is hearsay
- They need you to introduce the hearsay evidence
- The reason is;....

- It is a Clerk masquerading as a Judge a fraud
- They criminally convert your name a fraud
- They criminally convert your postal address a fraud
- It is all based on hearsay evidence a fraud
- The so-called court case is based on confession and avoidance – more fraud

- "Once a fraud, always a fraud." 13 Vin. Abr. 539.
- "Things invalid from the beginning cannot be made valid by subsequent act." Trayner, Max. 482.
 Maxims of Law, Black's Law Dictionary 9th Edition, page 1862
- "A thing void in the beginning does not become valid by lapse of time." 1 S. & R. 58. Maxims of Law, Black's Law Dictionary 9th Edition, page 1866
- 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 patrocianari debent. Fraud and deceit should excuse no man. 3 Co. 78." Bouvier's Maxims, of Law 1856

- and any fraud amounts to injustice;
- "Fraus et jus nunquam cohabitant. Fraud and justice never dwell together." Maxims of Law, Black's Law Dictionary, 9th Edition, page 1832
- "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

- "Color" means "An appearance, semblance, or simulacrum, as distinguished from that which is real. A prima facia or apparent right. Hence, a deceptive appearance, a plausible, assumed exterior, concealing a lack of reality; a disguise or pretext. See also colorable." Black's Law Dictionary, 5th Edition, on page 240.
- "Colorable" means "That which is in appearance only, and not in reality, what it purports to be, hence counterfeit feigned, having the appearance of truth." Windle v. Flinn, 196 Or. 654, 251 P.2d 136, 146.

- "Color of Law" means "The appearance or semblance, without the substance, of legal right. Misuse of power, possessed by virtue of state law and made possible only because wrongdoer is clothed with authority of state is action taken under 'color of law." Atkins v. Lanning. D.C.Okl., 415 F. Supp. 186, 188
- "Colour, color. Signifies a probable plea, but which is in fact false..." Tomlin's Law Dictionary 1835, Volume 1

• "give color, vb. Hist. To admit, either expressly or impliedly by silence, that an opponent's allegations appear to be meritorious. • In common-law pleading, a defendant's plea of confession and avoidance had to give color to the plaintiff's allegations in the complaint or the plea would be fatally defective." Black's Law Dictionary 8th Edition, page 2031

Practical Considerations – Mortgage and Vehicle Leins

- If you know that a foreclosure is eminent, you have to go on the attack
- If you wait for them to attack you, you will lose
- If you attack them first, you might win
- The arguments
 - 1 Prove the alleged debt
 - 2 Nothing was loaned
 - 3 fraud from the inception

Practical Considerations – Mortgage and Vehicle Leins

- A Bill of Exchange was done with a vehicle that the bank was trying to steal.
- \$5,000.00 "legal" and "equitable" title in a vehicle worth approx. \$15,000.00 was "exchanged" for labor, to a third party.
- The third party then took his Bill of Exchange to the Bank and asked them "for their <u>interest</u> in the vehicle".
- The third party was prepared to pay off the banks interest in the vehicle.

Practical Considerations – Mortgage and Vehicle Leins

- The bank released the vehicle.
- To my knowledge, his has NOT been done on any real property.
- It would be a good idea to get this document notarized, or commissioned, or at minimum witnessed.

Practical Considerations

BILL OF EXCHANGE

Upon receipt of	five thousand dollars worth of labor from
John Henry; I	Doe, I hereby exchange to John Henry; Doe
all of my legal and equitable title in the property	
described as _	
Dated this	day of November in the year two
thousand and	ten.

James William Black, Exchanger

Practical Considerations

BILL OF EXCHANGE

Upon receipt of twenty-one each, one troy ounce pieces of pure silver from John Henry; Doe, I hereby exchange to John Henry; Doe all of my legal and equitable title in the property described as

ODated this _____ day of November in the year two thousand and ten.

OJames William Black, Exchanger

Commercial words

similar common law words

Traffic,

travel

Resident

inhabitant

Residence

abode

Complaint

 Mr., Plaintiff, Defendant, Appellant man petition

Spouse

wife

Children

sons, daughters,

Income

compensation for labor

Assets

property

Married

joined in holy matrimony

- Are we "in" Toronto, or "at" Toronto.
 - If you are "in" Toronto you are in a corporation
 - Can you be "in" a place, or are you "at" a place.
 - I am "at" Toronto because I am "at" a place, and I am NOT "in" a corporation.
- I am "at" Toronto, and I am NOT "in" Ontario
- I am "on the land known as Upper Canada on Turtle island near Toronto".

- Are we "in" Fort Worth, or "at" Fort Worth.
 - If you are "in" Fort Worth you are in a corporation
 - Can you be "in" a place, or are you "at" a place.
 - I am "at" Fort Worth because I am "at" a place, and I am NOT "in" a corporation.
- I am "at" Fort Worth, and I am NOT "in" Texas
- I am "on the land known as Texas".

- Also, it is "New York City", not "City of New York".
 "New York City" is common law, and "City of New York" is a corporation.
- The rules of proper english say that the adjective must "City" must come after the proper name "New York".
- When they do NOT follow the rules of proper english, it creates a fiction in law.

Practical Considerations – Words are Everything!

- "at" law vs "in" law
 - Mother "in" law is a mother because of a marriage a contract
 - If you are "in" law there is a contract involved
- "AT LAW. This phrase is used to point out that a thing is to be done according to the course of the common law; it is distinguished from a proceeding in equity.
- 2. In many cases when there is no remedy at law, one will be afforded in equity. See 3 Bouv. Inst. n. 2411."

 Bouvier's Law Dictionary 1856 Edition

- Is your house in the corporation?
 - If you have Arabic numbers (1, 2, 3, 4,...) on your house, then it is in the matrix.
 - Some people have removed the Arabic numbers, and some people use "Twelve Thirty Four" instead of "1234"
 - If you look at land patents, the legal description ALWAYS has the numbers spelled out no Arabic numbers (1, 2, 3, 4,...).

Presentments

- Any time you get a letter from the government, or any corporation, it is an offer of contract.
- All you have to do is reject their offer of contract within 3 days

Presentments

- Is the letter sent to you, or their strawman?
- When I get a letter, I do NOT open it, and I write on the outside;
 - "Refused for fraud"
 - "No such person at this address"

ACTIFICATION

Of Texts OLENNAVIRATINGS

ARE : ENGLOSS ONOSE)

ARE above references proger has descended before the above to the act of the control of the co cr has seen enedured to grad on at 100 kg or your risk toll he

fully bother court row on shourat hallow court court of the provided by the court of the court of

BY REGISTERED MAIL RE 463 802 287 US

NOTICE FOR THE RECORD

- Date Received: Ninth day of April, in the year, Two Thousand and Sixteen.
- I, by Declaration am a man and a declared living American Sovereign standing with Treaty Law of God do accept your offer for value and for the following reasons I am returning your offer, rejected, for discharge and closure;
- 1) You have brought United States corporate law with color outside your jurisdiction and without an international treaty with My republic State and you have no jurisdiction on the land of Texas;
- 2) You have falsely accused Me of being a citizen of the United States;
- You are trespassing and criminally attempting to convert corporate statutes with color into lawful criminal codes without chartered regulatory and delegated jurisdictional authority;

Notice for the Record Text

- You are not registered or chartered for conducting business in Texas by My republic state and;
- 5) You fail to state a lawful claim upon which relief can be granted.

All of which is sealed in red ink on the land of Texas and submitted pursuant to locus sigilli, and your Rule 201 of your Rules of Evidence, and under the penalty of perjury pursuant to your 28 U.S.C. 1746(1) without the UNITED STATES

Dated this Tenth day of April in the year, Two Thousand and sixteen.

L.S.

XXXXXXXXXXX; house of XXXXX, sui juris a man, sovereign living soul,

holder of the office of "the people"

©Common Law Copyright 2016 Inhabitant of the land of Texas

Notice for the Record

- The date Received and the date rejected need to be within 3 days of each other.
- Regulation Z, truth in lending
- I like Registered Mail because it is kept under lock and key, with a chain of custody, until it is delivered
- You can use Certified Mail
- You need some proof of service
- The PIGs intend to assault you with their DC codes

Offers of Contract

- If I get an offer of contract from a corporation, and I send them an Invoice, and then I never hear from them again.
- If I get an offer of contract from a government, I send them a NOTICE and DEMAND and an Invoice, and then see what happens.

Practical Considerations

- Do you want to go into their courts? NO!
- Their kangaroo courts have "the appearance" of justice, and a show trial
- Color of law is;

"The appearance or semblance, without the substance, of legal right. Misuse of power, possessed by virtue of state law and made possible only because wrongdoer is clothed with authority of state is action taken under 'color of law.'" Atkins v. Lanning. D.C.Okl., 415 F. Supp. 186, 188.

Defendant.

It is not a defense to the crime of Contempt that the Court Order that the

Defendant is accused of violating was unlawful or unconstitutional.

An inability to comply with an Order of the Court is a complete defense to the charge, a charge of Contempt.

Now I want to say a word about the dates mentioned in the Indictment. The Indictment charges that the crime happened on or about certain dates. The Government does not have to prove that the crime happened on that exact date, but the Government must prove that the crime happened reasonably close to that date.

Kangaroo Court - Show Trial

- Do you want to go into their kangaroo court for their show-trial, so the whore on the bench can give you an unlawful and unconstitutional order and then threaten you with contempt if you don't do what the satanist tells you to do?
- Could there be any better evidence that it is a commercial transaction
- They put jurors in jail who do NOT rule the way they tell them to.

Jurisdiction

- Do NOT give them jurisdiction (see Jurisdiction video)
- Challenge their jurisdiction
- Once you challenge their jurisdiction they have to prove it
- If they fail to prove jurisdiction or even discuss the issues brought up in the jurisdictional challenge, then it is a commercial transaction, and reject their offer of contract

Warrant is a Criminal matter

• "WARRANT. A precept under hand and seal to some officer to take up any offender, to be dealt with according to due course of law." Tomlin's Law Dictionary, 1835 Edition, Volume 2

Capias - is a civil matter

"BY BILL, BY BILL WITHOUT WRIT. In practice. Terms anciently used to designate actions commenced by original bill, as distinguished from those commenced by original writ, and applied in modern practice to suits commenced by capias ad respondendum. 1 Arch.Pr. pp. 2, 337; 3 Bla. Comm. 285, 286. See Harkness v. Harkness, 5 Hill, N.Y., 213. The usual course of commencing an action in the King's Bench was by a bill of Middlesex. In an action commenced by bill it is not necessary to notice the form or nature of the action. 1 Chit.Pl. 283." Black's Law Dictionary, 4th

Capias

"Capias Ad Respondendum A judicial writ, (usually simply termed a "capias," and commonly abbreviated to ca. resp.) by which actions at law were frequently commenced; and which commands the sheriff to take the defendant, and him safely keep, so that he may have his body before the court on a certain day, to answer the plaintiff in the action. 3 Bl.Comm. 282; 1 Tidd, Pr. 128. It notifies defendant to defend suit and procures his arrest until security for plaintiff's claim is furnished. Null v. **Staiger**, 333 **Pa.** 370, 4 **A.2d** 883, 885." Black's Law Dictionary, 4th Edition page 262

A capias is NOT a Warrant

"A capias is NOT a "Warrant of Arrest,"…" Knox v State, 586 S.W.
 2d 504, 506 (Tex.Crim.App. 1979).

Liability for Executing so-called Warrant

• "(a) Except as provided by Section 34.061, an officer is not liable for damages resulting from the execution of a writ issued by a court of this state if the officer in good faith executes or attempts to execute the writ as provided by law and by the Texas Rules of Civil Procedure." Texas Civil Practice and Remedy Code, Sec. 7.003 Liability Regarding **Execution of Writs**

Innoculation

 Use the principle of estoppel described in the Asserting Sovereignty video playlist, to prevent them from proceeding

Code Enforcers - Police - LEOs

- Be nice and tell them that you do not have a problem providing whatever they want, but you have a couple of questions
- Ask them if there was a Breach of the Peace
- They will say "No"
- Ask them if they have evidence that you are carrying passengers or property for hire
- They will say "no"
- Ask them "Am I under arrest"
- They will say you are being detained
- Tell them that if you are not free to go then you are arrested and ask them if you are free to go
- If they say you are free to go, then leave ©Common Law Copyright 2016

Code Enforcers - Police - LEOs

- Some other things I would say are;
- Since there was no breach of the peace, then you are not operating as a Peace Officer, but you are operating in your private capacity as a Revenue Officer under the Federal Tax Lien Act of 1966, is that correct? (see the video about LEOs)
- They will probably deny it but they will not rebut it either, because it is true.
- If I provide a drivers license, or insurance, or registration, can it be used against me in a court of law
- They will say yes
- Tell them that you do not have to give evidence against yourself
- Tell them you want your attorney (liar)

The Kangaroo court

- If they drag you in their kangaroo so-called court, challenge jurisdiction from the beginning
- I don't give you jurisdiction
- So what are we doing here another void judgment?
- So you are the bought and paid for Clerk masquerading as a Judge, is that correct?
- Where is the contract in this matter, satanist?
- So you intend to be personally liable in this matter? Can I see your bond?

- If they ignore your challenges to jurisdiction, then it is an offer of contract!
- Reject his offer of contract and file a criminal complaint!

- "An officer who acts in violation of the Constitution ceases to represent the government". Brookfield Const. Co. v. Stewart, 284 F. Supp. 94.
- "Ignorance of the law does not excuse misconduct in anyone, least of all in a sworn officer of the law." In re McCowan (1917), 177 C. 93, 170 P. 1100.
- "As in the case of illegal arrests, the officer is bound to know these fundamental rights and privileges, and must keep within the law at his peril." Thiede v Town of Scandia Valley, 217 Minn. 218, 231, 14 N.W. (2d) 400 (1944)

 "Failure to obey the command of a police officer constitutes a traditional form of breach of the peace. Obviously, however, one cannot be punished for failing to obey the command of an officer if the command itself is violative of the constitution." Wright v Georgia 373 U.S. 284

Void Judgment

- The Courts have decreed, that Want of Jurisdiction makes;
 - "...all acts of judges, magistrates, U.S. Marshals, sheriffs, local police, all void and not just voidable." Nestor v. Hershey, 425 F2d 504.

• "Where there is no jurisdiction there is no judge; the proceeding is as nothing. Such has been the law from the days of the Marshalsea, 10 Coke 68; also **Bradley v. Fisher, 13 Wall 335,351.**" **Manning v. Ketcham, 58 F.2d 948.**

 "A void judgment is one which, from its inception, was a complete nullity and without legal effect" Lubben v. Selective Service System Local Bd. No. 27, 453 F.2d 645, 14 A.L.R. Fed. 298 (C.A. 1 Mass. 1972). Hobbs v. U.S. Office of Personnel Management, 485 F.Supp. 456 (M.D. Fla. 1980).

• "brutum fulmen": "An empty noise; an empty threat. A judgment void upon its face which is in legal effect no judgment at all, and by which no rights are divested, and from which none can be obtained; and neither binds nor bars anyone. Dollert v. Pratt-Hewitt Oil Corporation, Tex.Civ.Appl, 179 S.W.2d 346, 348. Also, see Corpus Juris Secundum, "Judgments" §§ 499, 512 546, 549. Black's Law Dictionary, 4th Edition

"Not every action by any judge is in exercise of his judicial function. It is not a judicial function for a Judge to commit an intentional tort even though the tort occurs in the Courthouse, when a judge acts as a Trespasser of the Law, when a judge does not follow the law, the judge loses subject matter jurisdiction and The Judge's orders are void, of no legal force or effect"! Yates Vs. Village of Hoffman Estates, Illinois, 209 F.Supp. 757 (N.D. Ill. 1962)

• "Judge loses his absolute immunity from damage actions only when he acts in clear absence of all jurisdiction or performance of an act which is not judicial in nature." Schucker v. Rockwood, 846 F.2d 1202

• "...where any state proceeds against a private individual in a judicial forum it is well settled that the state, county, municipality, etc. waives any immunity to counters, cross claims and complaints, by direct or collateral means regarding the matters involved." Luckenback v. The Thekla, 295 F 1020, 226 Us 328; Lyders v. Lund, 32 F2d 308;

Do you know who you are? "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." Thompson v. Smith 154 SE 583.
- "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.

"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.

- "That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it,"
- <u>"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"</u> Declaration of Independence, 1776

• "It is not the function of our government to keep the Citizen from falling into error; it is the function of the Citizen to keep the government from falling into error." American Communications Ass'n v Douds, 339 U.S. 382, 442.

 No action can be taken against a sovereign in the non-constitutional courts of either the United States or the state courts & any such action is considered the crime of Barratry. Barratry is an offense at common law." State vs. Batson, 17 S.E. 2d 511, 512, 513

No Federal Courts

 "The Judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by Citizens of another State, or by Citizens or Subjects of any Foreign State." Article Eleven in Amendment, Constitution for the United States of America

- At a MINIMUM, you should administrate anybody who potentially could be involved with you or your strawman including;
 - Chiefs of Police
 - Attorney General highest law enforcement officer
 - Chief Judges
 - Presiding Judges
 - Prosecutors
 - Commissioners
 - Federal Officials Minister of Revenue etc.
 - Provincial/State Officials Minister of ??????
 - Deputy Minister of ????????

- If you are getting anything from government offices, find out who is in charge and administrate them.
- If you even have the smallest hint that something is going on involving you or your strawman, administrate them – start to build a case against them.

- Available help When the code enforcers (police) stop you,
 - I cannot be there.
 - You have to be able to articulate your position
 - Do NOT show them government issued ID (unless you have to).
 - If you have done your homework (administrations), then they should decide to move on
 - even if you do produce the government issued ID
 - You have to pick your battles
 - Sometimes, it is better to come back and fight another day. mmon Law Copyright 2016

- Finger prints
 - I tell them that they are not taking any fingerprints
 - Do NOT Consent!
 - I tell them that if they want to break my fingers off, then they might be able to get your fingerprints.

Available help - Searches

- Do NOT consent to their unlawful search.
- When they tell you that they are going to search your property, tell them; "No you are not!", and stick to it!
- Tell them; "I do not consent!"
- I tell them, "You have the guns, so you can do whatever you want, but if you are going to violate My rights, then you need to go all the way and take me over there and blow my brains out because by the time I am done with you, ... you will wish you did blow my brains out and I will do it all within the law."
- Tell them; "What is your name? It is for the criminal complaint I am going to file."

- Always keep your door locked
- Never answer your door if the police are there.
 - If they have a lawful warrant, they will break the door down.
 - If they do NOT have a lawful warrant, they will go away.
 - If you open the door, they will push you out of the way, and walk in, and "you let them in".

- Demand to see a judge NOW!
 - "Get him out of bed!"
 - "I don't care if it is 2:00 o'clock in the morning!"
 - Get names (everybody) and write them down, if you can.
 - If you have to file a lawsuit, it is like throwing mud against a wall – you never know what will stick.
- Do you know who you are!

- Never sign anything.
 - If you sign it "Under threat duress, and intimidation", they will claim ignorance.
 - If they tell you that you are staying in jail until you do sign it, tell them to get a judge here NOW!
 - If they want you to sign something, it is a contract!
 - I have heard of cases where they would kick somebody out of there because they refused to sign anything.
- File a Revocation of all signatures into their case
- File a Notice of Void Judgment into their case

- File a claim with their Risk Management Department
 - They all carry insurance (bonds)
 - Their insurance companies have lawyers.
 - The lawyers know the liability they are being exposed to.
 - The lawyers will slap them
 - You might get some compensation

Worse Case Scenario

- They have railroaded you and you did their slave time in their jail.
- File a Notice of Void Judgment into their case
- File a Revocation of all Signatures into their case

- Administrating-Your-Public-Servants@GoogleGroups.com
- Administrating-Your-Public-Servants@YahooGroups.com
 - If you want access to the files, or the posts, you will need to join the group.
 - Use a nickname to maintain your privacy.
 - Only group members can read the posts.
 - Only group members can invite others to join the group.
 - The first few posts have links that are to some documents that I uploaded to google docs.
 - I have uploaded a lot of files to the Yahoo group website, and there is a links directory for links to the Google documents. Copyright 2016

- I am available to help you with document preparation online by email
- There are other people on the group who will also help you, but you need to be aware that a lot of people mean well, and they may be trying to help, but they may not be helping at all.
- I plan on letting people on the group go wherever they want in the discussions within some limits.
- At some point I will make a couple of members of the group managers and they will be available to help.

Conclusion

- You do NOT have to be in poverty to be a sovereign.
- There are lots of sovereigns who are very wealthy.
- You do have to know the law and how it works.
- You do have to stay out of what they view to be contracts.
- The Driver's License is not the contract, but when you pull it out and give it to them – that is the contract.
- At common law the wife and minor children are "the property" of the husband.

Conclusion

- At common law all births are recorded in the family bible.
- Do not register the births of your children.
- Having babies in the hospital is a guaranteed birth registration.
- Have babies at home when possible there are midwives who are very competent to assist.

Conclusion

- SIN/SSN numbers are NOT mandatory.
 - In Canada, ask CRA, they will tell you!
- Do not get SIN/SSN Numbers.
- If your strawman has a SIN/SSN, don't give it out!
- Open bank accounts without SIN/SSN's
- In Canada, get CRA to tell your potential boss that a SIN is not required.

- These Satanists CANNOT speak the truth
- That is one of the hallmarks of satanism, lies, half truths, fraud, deception
- They criminally convert your appellation (name)
- They criminally convert your postal address
- They present the judge as neutral and unbiased, when the so-called judge is actually a bought and paid for clerk – see LEOs in Azle, Texas videos 1, 2, 3, & 4
- Everything they do is a fraud (lie)
- "Colour, color. Signifies a probable plea, but which is in fact false..." Tomlin's Law Dictionary 1835, Volume 1

- They lie in wait for you to say the wrong thing so they can justify selling you into slavery
- "give color, vb. Hist. To admit, either expressly or impliedly by silence, that an opponent's allegations appear to be meritorious. • In common-law pleading, a defendant's plea of confession and avoidance had to give color to the plaintiff's allegations in the complaint or the plea would be fatally defective." Black's Law Dictionary 8th Edition, page 2031

Fraud = Lies = Satanism

- "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."

- 6. That where the Constitution has been once formally extended by Congress to territories, neither Congress nor the territorial legislature can enact laws inconsistent therewith." Downes v Bidwell 182 US 244
- "it never became a law and was as much a nullity as if it had been the act or declaration of an unauthorized assemblage of individuals." (Ryan v. Lynch, 68 Ill. 160)
- "An unconstitutional law is void, and is as no law. An offence created by it is not a crime." Ex parte Siebold, 100 U.S. 371, 376 (1880), quoted with approval in Fayv. Noia, 372 U.S. 391, 408 (1963)

- "An unconstitutional act is not law; it confers no rights; it imposes no duties; affords no protection; it creates no office; it is in legal contemplation, as inoperative as though it had never been passed." Norton vs Shelby County, 118 U.S. 425, p. 442
- "No one is bound to obey an unconstitutional law and no courts are bound to enforce it."
 16th American Jurisprudence 2d, Section 177 late 2nd, Section 256

- "State citizens are the only ones living under free government, whose rights are incapable of impairment by legislation or judicial decision." Twining v. New Jersey, 211 U.S. 97, 1908
- "State Citizenship is a vested substantial property right, and the State has no power to divest or impair these rights." Favot v. Kingsbury, (1929) 98 Cal. App. 284, 276 P. 1083,
- "The State cannot diminish rights of the people." Hertado v. California, 110 U.S. 516

Satanist PIGs' Judgment day is coming!

- *"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

PIGs in Azle, Texas

- These Satanist PIGs are operating as revenue officers under the federal Tax Lien Act of 1966 see LEOs in Azle Texas video 1
- These Satanist PIGs are assaulting you with their unconstitutional satanic Uniform Commercial Code, which is governed by their UNIDROIT Treaty, and the United Nations satanist bankster thief handlers - see <u>UNIDROIT</u> video, and <u>LEOs</u> in Azle Texas video parts 1, 2, 3, & 4, all of which is with the objective of assaulting me with one of their satanic law merchant so-called contracts

PIGs in Azle, Texas

- "Brown, Vol. 2, 100, lays down the rule in these terms: 'The general rule, however, at present, is, that the admiralty acts only in rem, and that no person can be subject to that jurisdiction but by his consent, expressed by his entering into a stipulation [contract]." Ramsey v. Allegrie, 12 Wall 611, p. 409. [emphasis added]
- "In Kreble's Reports, p. 500, quoted by Brown, it is expressly said, that without a stipulation, the admiralty has no jurisdiction at all over the person." Ramsey v. Allegrie, 12 Wall 611, p. 410. [emphasis added]

Satanist Pigs

 "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

- Their so-called Court of Record is still an admiralty jurisdiction
- It is still plenary jurisdiction
- It is still a kangaroo court
- It is still based on a statute, and dealing with a statute
- The so-called Judge is still a Clerk masquerading as a Judge – see <u>LEOs in Azle, Texas</u> video 1, 2, 3, & 4
- It is still a territorial court
- It is more fraud and satanism being perpetrated by these District of Columbia satanists

- These Satanist PIGs are making business for their Clerk masquerading as a Judge
- This has nothing to do with justice and has everything to do with extortion, and racketeering
- These Satanist PIGs know exactly what they are doing
- I have nothing but contempt for these Satanic PIGs and their kangaroo court, and their void judgment, and their Clerk masquerading as a Judge
- They intend to be WEXT!

- There is a set of books on <u>The Perpetual</u>
 <u>Traveler</u> written by W.G. Hill.
- They are out of print, but you see these books on E-Bay, Amaxon.com, and in used book stores, from time to time.
 - Banking in Silence, How to Keep your Money
 - The Passport Report how to get a Foreign Passport
 - PT2 Practice Freedom and Privacy Tactics Book
 - Think like a Tycoon
 - Campione Report Switzerland Tax Haven

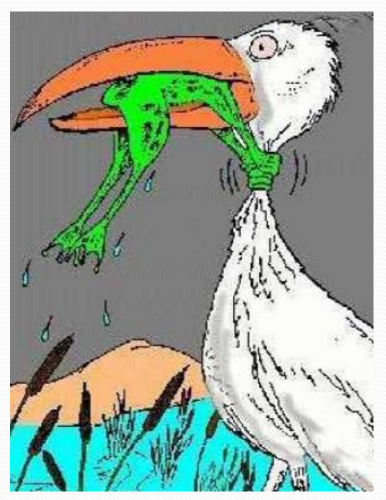
"It behooves every man who values liberty of conscience for himself, to resist invasions of it in the case of others: or their case may, by change of circumstances, become his own" Thomas Jefferson

"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

• Do you know who you are?

Never give up!



©Common Law Copyright 2016

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 yright 2016 92

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