Step 1 – Re Define the Nature of a Contract with Private International Law
Step 2 – War of Independence

- The Roman Cult’s bought and paid for satanist King George III becomes a tyrant and enslaves the colonists under Roman Law
- The colonists rebel creating the War of Independence
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 Lunebourg, 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.
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 would reduce us.” Causes and Necessity of Taking Up Arms (1775)
Treason

- When King George assaulted the colonists with the Roman Cults satanic Roman Law, he breached the trust (treason).
- When the Franklin, Jay, Adams, and Hartley signed the so-called Treaty they perjured their oaths because they made the criminal act of George III, legal, under their satanic International Law.
- The Definitive Treaty of Peace is 1783 is a fraud and a nullity.
- The Definitive Treaty of Peace converted criminal activities by King George, into a contract.
- With the Roman Cult there is no peace – it is constant commercial warfare.
Step 3 – Create Bankruptcy Scenario

- King George III, (traitor) was King of England and France - financed both sides of the War of Independence
- King George III, and his predecessors, and their Roman Cult handlers, deliberately made things so tyrannical that people were leaving in droves
- Queen Elizabeth (the bitch) is George’s successor
"YIELDING AND PAYING yearly, to us, our heirs and Successors, for the same, the yearly Rent of Twenty Marks of Lawful money of England, at the Feast of All Saints, yearly, forever, The First payment thereof to begin and be made on the Feast of All Saints which shall be in the year of Our Lord One thousand six hundred Sixty and five; AND also, the fourth part of all Gold and Silver Ore which, with the limits aforesaid, shall, from time to time, happen to be found." The Carolina Charter, 1663
"And provided further, that nothing herein contained shall affect the titles or possessions of individuals holding or claiming under the laws heretofore in force, or grants heretofore made by the late King George II, or his predecessors, or the late lords proprietors, or any of them." Declaration of Rights 1776, North Carolina Constitution
The First US Bankruptcy

Treaty between the King and the Thirteen Colonies of the United States of North America, signed at Versailles July 16, 1782. ARTICLE 1 "It is agreed and certified that the sums advanced by His Majesty to the Congress of the United States under the title of a loan, in the years 1778, 1779, 1780, 1781, and the present 1782, amount to the sum of eighteen million of livres, money of France, according to the following twenty-one receipts of the above-mentioned underwritten Minister of Congress, given in virtue of his full powers, to wit:..." Source: Treaties and Other International Acts of the United States of America. Edited by Hunter Miller Volume 2 Documents 1-40 : 1776-1818 Washington : Government Printing Office, 1931.
You can’t tell me that Franklin, and Jay, and Adams, or Hartley, or any of the founders of the day did NOT know that King George III was King of England and France

The Founders were all Masons

Because of this King George became Arch Treasurer and Prince Elector of the United States of America

They should have said SCREW YOU!!!

Therefore some of the founders were in on it
"...In Terrett v. Taylor, it was stated that the dissolution of the regal government, no more destroyed the rights of the church to possess and enjoy the property which belonged to it, than it did the right of any other corporation or individual to his or its own property. In the later case, the Chief Justice, in reference to the corporation of the college, observes that it is too clear to require the support of argument, that all contracts and rights respecting property remained unchanged by the revolution; and the same sentiment was enforce, more at length, by the other judge who noticed this point in the cause...." The Society, &c., v. The Town of New Haven. Et Al. 8 Wheat. 464; 5 Cond. Rep. 489.
Bankruptcy

"There are two ways to conquer and enslave a nation. One is by the sword. The other is by debt." John Adams 1826
Step 4 – BAR Member Infiltration

- The leaders in the War of Independence knew the threats that BAR members were to anyone wanting freedom and they repeatedly tried to make sure that BAR members were prohibited from holding any position of trust (requires an oath of office)
- See BAR Members 1, 2, and 3 videos
- All BAR Members are foreign agents of the Roman Cult and BAAL Priests
- The Roman Cult needed their bought and paid for BAR members to infiltrate to accomplish the rest of the things named herein

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Articles of Confederation

“…nor shall any person holding any office of profit or trust under the United States, or any of them, accept any present, emolument, office or title of any kind whatever from any King, Prince or foreign State; nor shall the United States in Congress assembled, or any of them, grant any title of nobility.” Article VI, Articles of Confederation, 1781
“7. No title of nobility shall be granted by the United States: and no person holding any office of profit or trust under them, shall, without the consent of the congress, accept of any present, emolument, office, or title, of any kind whatever, from any king, prince, or foreign state.” Article 1, Section 9, Clause 7
"If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall, without the consent of congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them."
Step 5 – “Disappear” Article Thirteen in Amendment

- War of 1812 – Major engagement burned the National Archives
- True Article Thirteen in Amendment found in Constitution taken from 1819 Virginia Statutes
- True Article thirteen in Amendment found in Constitution taken from 1850’s Colorado Statutes
- The Crown and the Roman Cult needed their BAR Member BAAL Priests to infiltrate
- The Roman Cult hired the War of 1812
Step 6 Infiltrate Roman Cult BAR Members and Seize Control

- Create unconstitutional municipal corporations
- Put municipal corporations deep into debt
- Seize them in bankruptcy
- Seize the courts
- It is the same procedure that precipitated the War of Independence
Step 7 – Roman Cult BAR Members Convert Citizenship into the Opposite of what was Intended

- “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 dependant" upon state citizenship.” Colgate v Harvey, 296 U.S. 404, on page 427

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

- See The so-called Fourteenth Amendment is Unconstitutional video
Step 8 – Roman Cult BAR Members Circulate Fake Money under Roman Law

“At common law only gold and silver were a legal tender. (2 Inst. 577.)” McClarin v. Nesbit, 2 Nott & McC. (11 S.C.L.) 519 (1820),

"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.
"The governments are but trustees acting under derived authority and have no power to delegate what is not delegated to them. But the people, as the original fountain might take away what they have delegated and entrust to whom they please. ... The sovereignty in every state resides in the people of the state and they may alter and change their form of government at their own pleasure."

--Luther v. Borden, 48 US 1, 12 Led 581
No Authority to Delegate

“A delegate cannot delegate; an agent cannot delegate his functions to a subagent without the knowledge or consent of the principal; the person to whom an office or duty is delegated cannot lawfully devolve the duty on another, unless he be expressly authorized so to do.” 9 Coke, 77; Broom, Max. 840; 2 Kent, Comm. 633; 2 Steph. Comm. 119

“A delegated power cannot be again delegated.” 2 Inst. 597; Black's, 2d. 347; 2 Bouv. Inst. n. 1300

“A deputy cannot have (or appoint) a deputy.” Story, Ag. s.13; 9 Coke, 77; 2 Bouv. Inst. n. 1936;
State Statutes are actually Federal Statutes

- "INTERNATIONAL LAW RULE: Adopted for areas under Federal legislative jurisdiction" “Federalizes State civil law, including common law.--The rule serves to federalize not only the statutory but the common law of a State. STATE AND FEDERAL VENUE DISCUSSED: The civil laws effective in an area of exclusive Federal jurisdiction are Federal law, notwithstanding their derivation from State laws, and a cause arising under such laws may be brought in or removed to a Federal district court under… (now sections 1331 and 1441 of title 28, United States Code), giving jurisdiction to such courts of civil actions arising under the "* * *laws * * * of the United States“…."

Unconstitutional Municipal Corporations

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

3,460,000 Stockholders

ENGAGED IN PROVIDING PEACE, JUSTICE, SECURITY, OPPORTUNITY, HEALTH, HIGHWAYS, EDUCATION, CONSERVATION, RECREATION.

Report for Fiscal Year Beginning July 1, 1936 and Ending June 30, 1937.

PREPARED BY INDIANA GROSS INCOME Tax DIVISION

Clarence A. Jackson, Director.

INDIANA DEPARTMENT OF TREASURY BOARD

M. Clifford Townsend, Governor; Peter F. Hein, Treasurer; Lawrence F. Sullivan, Auditor.
INDIANA & CO.

3,460,000 Stockholders

ENGAGED IN PROVIDING PEACE, JUSTICE, SECURITY, OPPORTUNITY, HEALTH, HIGHWAYS, EDUCATION, CONSERVATION, RECREATION.
Certificate

Every Indiana Citizen is a Stockholder in
4300 School Buildings
968 Miles of Highways
34 State Parks & Memorials
19 State Institutions
4 Colleges & Universities
State Library
State Fair
And is entitled to services rendered by all state departments, such as Police, Health, Security, Commission, Celestial, and Insurance Banks, and Life Insurance Policies, etc.

This Gallant Unit Every Indiana Citizen is the owner of a Full Share of the Capital Stock of
Indiana & Co.

Transferable only on the books of this Corporation in person or by attorney upon surrender of this certificate properly endorsed.

In Witness Whereof the said Corporation has caused this certificate to be signed by its duly authorized officer, and the Corporate Secretary has hereto affixed this 1st day of January, A.D. 1936.

Governor
Report for Fiscal Year Beginning July 1, 1936 and Ending June 30, 1937.
PREPARED BY INDIANA GROSS INCOME TAX DIVISION
Clarence A. Jackson, Director.
INDIANA DEPARTMENT OF TREASURY BOARD
M. Clifford Townsend, Governor; Peter F. Hein, Treasurer; Laurence F. Sullivan, Auditor.
Step 10 – Roman Cult BAR Members Put Municipal Corporations into Bankruptcy

"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,
“Yet still it was found difficult to set bounds to ecclesiastical ingenuity; for when they were driven out of all their former holds, they devised a new method of conveyance, by which the lands were granted, not to themselves directly, but to nominal feoffees to the use of the religious houses; thus distinguishing between the possession and the use, and receiving the actual profits, while the seisin of the lands remained in the nominal feoffee, who was held by the courts of equity (then under the direction of the clergy) to be bound in conscience to account [tax] to his cestui que use for the rents and emoluments of the estate: and it is to these inventions that our practitioners are indebted for the introduction of uses and trusts, the foundation of modern conveyancing.” Tomlins Law Dictionary 1835 edition, Volume 2 under the definition of Mortmain [emphasis added]
Step 11
Through Bankruptcy Process Roman Cult Imposes Martial Law Rule
We are under Martial Law

There are 3 kinds of martial law

- Full Martial Law
- Martial Law Proper
- Martial Law rule – emergency and necessity

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,
Roman Cult 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

- 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,
Roman Cult Martial Law

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

✓ 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,
Roman Cult Martial Law

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

- 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,
Roman Cult Martial Law

✓ Evidence of Martial Law Rule

✓ Military script circulated for money

✓ "The action of Congress in passage of the first Legal Tender Act was . . . placed distinctly upon the ground of the existing imperative need of government, and the legal tender clause was urged and adopted as a war measure." [martial law]. Julliard v. Greenman, (1884) 110 U.S. 421; 425, 4 S.Ct. 122; 28 L.Ed. 204.
Roman Cult Martial Law

- Evidence of Martial Law Rule
  - Police wear Military Uniform
  - Military scrip is a forced loan
  - "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, (1884) 110 U.S. 421; 425, 4 S.Ct. 122; 28 L.Ed. 204."
Roman Cult 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 brought us Martial Law Rule as described in the Presentation on Martial Law

“RCW 1.16.090 Legislative declaration for civil liberties day of remembrance. The legislature recognizes that on February 19, 1942, the President of the United States issued Executive Order 9066 which authorized military rule over civilian law and lives . . .”
Roman Cult Bar Members have Facilitated the Imposition of Martial Law Rule

- "Congress (claiming its martial law "power to declare war," "suppress insurrections" and "repel invasions") imposed martial law on the United States and never discontinued it. The result was an extension of military and municipal jurisdiction of Congress. But where is the evidence of this? Look at the Thirteenth Amendment, the Civil Rights Acts, the Legal Tender Laws, the Fourteenth Amendment, etc., etc., etc.." 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
“...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) [emphasis added]
Roman Cult Martial Law

- Martial Law and bankruptcy happen concurrently
- For more information about the Martial Law see the Martial Law is Here video
Step 12
Roman Cult Seizes the Corporation Masquerading as a Government
AMR creditors prefer all-stock merger with US Airways: sources

By Soyoung Kim | Reuters – Wed, 12 Dec, 2012 8:38 PM EST

NEW YORK (Reuters) - American Airlines creditors want a potential merger with US Airways Group Inc to be an all-stock deal rather than one that pays some claims in cash, three people familiar with the matter said, in a move that underscores confidence in a merged airline.

The creditors of American Airlines parent AMR Corp want to capture the full upside from a combination if the airline chooses to emerge from bankruptcy in a merger with its smaller rival, the people said this week.

Creditors in bankruptcy often want at least part of their claims paid in cash, rather than in the stock of a reorganized company with an uncertain trading value.

AMR creditors’ preference for an all-stock deal could be seen as a vote of confidence in the proposed merger and the potential revenue and cost benefits from a deal that would create one of the world’s largest airlines.

US Airways, in hot pursuit of its bigger rival all year, sounded out AMR creditors about how they wanted to be paid off before proposing a formal all-stock merger proposal at a meeting with the creditors committee in November, the people said.

The merger discussions among US Airways, AMR and its creditors are at an advanced stage, with a decision on whether to pursue a combination or emerge as an independent company expected as soon as January, they said.

The people asked not to be named because the matter is not public. Representatives for the creditors committee did not immediately respond to requests for comment.

AMR management prefers to exit bankruptcy as an independent airline, but events since US Airways made a formal merger offer last month indicate a deal looks more likely than before.

On Monday, the union representing AMR pilots voted to join the merger talks at the invitation of AMR creditors and said the first discussions involving the union are set to begin this week. US Airways’ pilots union is also joining the discussions, a spokesman confirmed on Wednesday.

The Allied Pilots’ Association, the union representing AMR pilots, is important to the discussions because they recently ratified a new labor contract granting them a 13.5 percent equity stake in a newly reorganized airline.

The APA, which also sits on the airline’s nine-member unsecured creditors committee, has said it has lost faith in AMR management led by Chief Executive Tom Horton and strongly supports a merger with US Airways.

"As the new owners of a significant percentage of the restructured airline, it’s APA’s responsibility to maximize the value of our investment by conducting thorough due diligence," pilots union president Keith Wilson said in a message posted on the union’s website on Wednesday.
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US Airways declined to comment.

STICKY ISSUE

The talks are now narrowly focused on how to integrate labor unions, indicating the negotiations are far along, the people familiar with the matter said. Detailed valuation discussions - how much of the combined carrier each side should own - are expected to come after the parties iron out labor integration issues, they said.

Under the US Airways proposal sent in November, AMR creditors would own 70 percent and US Airways shareholders 30 percent of the merged airline, which could be valued at around $8.5 billion, sources told Reuters on Friday.

Based on US Airways' fully diluted market value of $2.5 billion and the proposed equity split of 70 to 30, its merger proposal implies a valuation of little less than $6 billion for its larger rival.

AMR creditors think they should own more than 70 percent of the combined company, the people familiar with the matter said. AMR management has told the creditors they believe the equity split should be as high as 80 percent in favor of AMR creditors, the people said.

An 80-20 equity split between AMR creditors and US Airways could suggest a $10 billion valuation for AMR, based on the $2.5 billion fully diluted market value of US Airways. It could also mean that AMR values its smaller rival at a significant discount to its trading value, which would be a tough deal to swallow for US Airways' shareholders and board.

The world's two largest airlines - Delta Air Lines Inc and United Continental Holdings Inc - have market values of $9 billion and $7.2 billion, respectively.

The case is In re AMR Corp et al, U.S. Bankruptcy Court, Southern District of New York, No. 11-15463.


**Fasces** (/ˈfæsəs/; Italian: Fasci, Latin pronunciation: [faˈskɛːs], a *plurale tantum*, from the Latin word *fasces*, meaning "bundle")[1] is a bound bundle of wooden rods, sometimes including an axe with its blade emerging. The fasces had its origin in the Etruscan civilization, and was passed on to ancient Rome, where it symbolized a magistrate's power and jurisdiction. The image has survived in the modern world as a representation of magisterial or collective power. The fasces frequently occurs as a charge in heraldry, it is present on an older design of the Mercury dime and behind the podium in the United States House of Representatives, it is used as the symbol of a number of Italian syndicalist groups, including the Unione Sindacale Italiana, and it was the origin of the name of the National Fascist Party in Italy (from which the term fascism is derived).

It should not be confused with the related term *fess*, which in French heraldry is called a fasce.
Origin and symbolism [edit]

Little is known about the Etruscans, but a few artifacts have been found showing a thin bundle of rods surrounding a two-headed axe.[2] Fasces symbolism might be derived via the Etruscans from the eastern Mediterranean, with the labrys, the Anatolian, and Minoan double-headed axe, later incorporated into the praetorial fasces. There is little archaeological evidence.[3]

By the time of the Roman Republic, the fasces had developed into a thicker bundle of birch rods, sometimes surrounding a single-headed axe and tied together with a red leather ribbon into a cylinder. On certain special occasions, the fasces might be decorated with a laurel wreath.

The symbolism of the fasces suggested strength through unity (see Unity makes strength); a single rod is easily broken, while the bundle is very difficult to break. This symbolism occurs in Aesop's fable The Old Man and his Sons. A similar story is told about the Bulgar Khan Kubrat, giving rise to the Bulgarian National motto "Union gives strength" (Съединението прави силата). The axe represented the power over life or death through the death penalty, although no Roman magistrate could summarily execute a Roman citizen after passage of the laws of the twelve tables.[4]

Bundled birch twigs symbolise corporal punishment (see birching).

Republican Rome [edit]

The fasces lictoriae ("bundles of the lictors") symbolised power and authority (imperium) in ancient Rome, beginning with the early Roman Kingdom and continuing through the Republican and Imperial periods. By Republican times, use of the fasces was surrounded with tradition and protocol. A corps of apparitores (subordinate officials) called lictors each carried fasces before a magistrate, in a number corresponding to his rank. Lictors preceded consuls (and proconsuls), praetors (and propraetors), dictators, curule aediles, quaestors, and the Flamen Dialis during Roman triumphs (public celebrations held in Rome after a military conquest).

According to Livy, the lictors were likely an Etruscan tradition, adopted by Rome.[5] The highest magistrate, the dictator, was entitled to twenty-four lictors and fasces, the consul to twelve, the proconsul eleven, the praetor six (two within the pomerium), the propraetor five, and the curule aediles two.

Another part of the symbolism developed in Republican Rome was the inclusion of a single-headed axe in the fasces, with the blade projecting from the bundle. The axe indicated that the magistrate's judicial powers (imperium) included capital punishment. Fasces carried within the Pomerium—the boundary of the sacred inner city of Rome—had their axe blades removed; within the city, the power of life and death rested with the people through their assemblies. During times of emergency, however, the Roman Republic might choose a dictator to lead for a limited time period, who was the only magistrate to be granted capital punishment authority within the Pomerium. Lictors attending the dictator kept the axes in their fasces even inside the Pomerium—a sign that the dictator had the ultimate power in his own hands. There were exceptions to this rule: in 48 BC, guards
Fasces = Dictatorship

- Fasces comes from Rome and Roman Law
- Fasces represent penal power – plenary power
- Fasces represent dictatorship by magistrate
“Magistrate - The highest-ranking official in a government, such as the king in a monarchy, the president in a republic, or the governor in a state. — Also termed chief magistrate; first magistrate.

2. A local official who possesses whatever power is specified in the appointment or statutory grant of authority.

3. A judicial officer with strictly limited jurisdiction and authority, often on the local level and often restricted to criminal cases.”

Step 13
Roman Cult Merges the Bankrupt Corporations
Had we adhered to the Constitution as it was given to us, we would have been secure and safe today.

Therefore, it is our duty, in the interest of our people and in the interest of this Republic of the United States, to ponder seriously and to give fullest consideration to solving the problem which now confronts the world. In doing so, I am rather inclined to believe that the real American people will decide without hesitation, to return to those fundamental principles that were set forth in the Constitution of the United States. Let no one tell you that this instrument is not as valuable today as it was in 1787; for the fact is that it is much more valuable today—so much so that complete disintegration of this Republic cannot be avoided should we fail to return our Government to the principles set forth therein.

I shall now quote an article by Andrew Carnegie, which he wrote at the request of the London Express, and which appeared in the paper October 14, 1904, entitled "Drifting Together."

"Drifting Together—Will the United States and Canada Unite? (Written by request for the London Express, October 14, 1904, by Andrew Carnegie)"

Britain and America being now firm friends agreed that those who attempted to tax the American Colonies against their protest were wrong, and that in resisting this the colonists vindicated their rights as British citizens and therefore only did their duty, the question arises: Is a separation forced upon one of the parties, and now demand rejected by the other to be permanent?
Mr. THORKELSON. Mr. Speaker, in order that the American people may have a clearer understanding of those who over a period of years have been undermining this Republic, in order to return it to the British Empire, I have inserted in the Record a number of articles to prove this point. These articles are entitled "Steps Toward British Union, a World State, and International Strife." This is part I and in this I include a hope expressed by Mr. Andrew Carnegie, in his book entitled "Triumphant Democracy." In this he expresses himself in this manner:

Had we adhered to the Constitution we would have been secure and safe.

Therefore, it is our duty, in the interest of this Republic of which we are the children, to ponder seriously and to give fullest weight to the problem which now confronts us. I am rather inclined to believe that the future will decide without hesitation, to return our Republic to the principles that were set forth in the Declaration of Independence, of the United States. Let no one tell you this valuable today as it was in 1787;

much more valuable today—so much more valuable today. We cannot afford to return our Government to the principles of the Constitution.

I shall now quote an article by Andrew Carnegie (Written by request for the London Expositor), which appeared in that paper October 14, 1903:

Drifting together—Will the United States?
Mr. Speaker, the information contained in this booklet is important at this time, particularly in view of the fact that the pro-English groups in the United States are now working in close cooperation with world internationalists.

Before 1917, foreign influence came mainly from Anglo-American groups. Since the World War, these groups have been fortified by the international financiers and the internationalists, or the so-called minority group. The pressure is therefore more than double, for combined, these groups control all avenues of communication and are now using them to further their plan of British domination to establish a world federation of states.

Let me call your attention to the fact that on the reverse of the Great Seal of the United States, which appears on our dollar bill, you will find the exact symbol of the British-Israel world federation movement. This symbol is also carried on literature of other organizations promoting a world government and a world religion. At the bottom of the circle surrounding the pyramid, you will find the wording: “Novus Ordo Seclorum.” It was this new order that was advocated by William Roosevelt several hundred years ago, recently in Philip Dru, and now followed by the Executive.

Do you not think, as good American people, that the administration has gone far from constitutional government, when there is inscribed a symbol on the reverse of our great seal, that advocates a new order? Yes, an order which means the destruction of our Republic as formulated in the Constitution of the United States.

It may also interest you to know that this contemplated “Union New,” as advocated by Clarence Streit, will be under the control of Great Britain, and is a movement to return the United States as a colony in the British Empire. Should we become a part of this union, our traditional rights and liberties will be lost, and we will have no greater status than an English possession.

This was the dream of Cecil Rhodes and Andrew Carnegie, when the latter wrote his book, Triumphant Democracy, in 1893.

Steps Toward British Union, a World State, and Internal Strife---Part V

REMARKS
OF HON. J. THORKELSON OF MONTANA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, August 20, 1940

ARTICLES ISSUED BY THE IMPERIAL FASCIST UNION OF LONDON, ENGLAND

Mr. Thorkelson: Mr. Speaker, in the last few days a number of announcements have been made in the House of Representatives about the "Legion of Honor," a society for the benefit of the family of those who have died in the service of the United States. The legion has been organized for the purpose of providing financial assistance to the families of those who have died in the service of the United States. The legion has been organized for the purpose of providing financial assistance to the families of those who have died in the service of the United States.
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Steps Toward British Union, a World State, and Internal Strife—Part V

REMARKS
British “United Nations”

“Mr. Speaker, the information contained in this booklet is important at this time, particularly in view of the fact that the pro-English groups in the United States are now working in close cooperation with world internationalist organizations.

Before 1917, foreign influence came mainly from Anglo-American groups. Since the World War, these groups have been fortified by the international financiers and the internationalists, or the so-called minority group. The pressure is therefore more than double, for combined, these groups control all avenues of communication and are now using them to further their plan of British domination to establish a world federation of states.” US Congressional Record, Monday, August 19, 1940
British “United Nations”

“Let me call your attention to the fact that on the reverse of the great seal of the United States, which appears on our dollar bills, you will find the exact symbol of the British Israel world federation movement. This symbol is also carried on literature of other organizations promoting a world government and a world religion. At the bottom of the circle surrounding the pyramid, you will find the wording: "Novus Ordo Seclorum." It was this new order that was advocated by Clinton Roosevelt several hundred years ago; recently in Philip Dru, and now followed by the Executive.” US Congressional Record, Monday, August 19, 1940
Step 14 – Convert all Court Cases into Commercial Transactions

✓ convert a court case into a commercial transaction,
✓ convert an article 3 judge into an article 1 revenue officer
BAAL priest clerk masquerading as a judge, who is working for the crown and the roman cult,
✓ pay for the errors and omissions insurance for the BAAL priest (so-called judge) thereby alleviating him of any responsibility in the matter,
✓ makes it so that the BAAL priest (so-called judge) doesn’t care what the outcome is,
✓ nullifies the BAAL priest’s oath of office in the matter, since all errors and omissions are covered by the insurance,
Roman Cult Court Registry Investment System

- converts the court case into a contract dispute in admiralty,
- makes it so that the BAAL priest gets to collect a royalty in the case in support of his multi-million dollar retirement,
- gives the BAAL priest a special motivation to dismiss the case, to thereby encourage more violations, and to create more business down the road!,
- creates business for his BAAL priest buddies in the courts of appeals,
- creates the opportunity to leverage the fees by 30 times, since all courts are banks, to improve the balance sheet of their so-called court, and,
- generates revenue for their roman cult handlers
Step 15

Roman Cult Seizes control of all Court Cases and Commercial Transactions
All courts in Canada & United States are United Nations Courts under the UNIDROIT treaty, and have been for over 30 years.

All courts are de facto courts.

There is no authority to delegate anything to the United Nations in the Constitution for the United States of America, or the British North America Act.
UNIDROIT

- UNIDROIT stands for the unification of private law (law merchant) and the website says that 63 countries have adopted it, and it is designed to be automatically implemented.

- Canada and United States have been signatories of the UNIDROIT treaty for over 30 years.

- UNIDROIT website says nothing about Texas, or Arizona, or any of the American States, or the Canadian provinces, therefore the UNIDROIT application in the American States, and the Canadian Provinces, is ONLY in federal areas ONLY.
UNIDROIT

- UNIDROIT covers;
  - Negotiable instruments
  - Civil procedure
  - Secured transactions
  - Legal status of women
  - Maintenance obligations
  - Contracts
  - Banking law
  - Much more – (see the website)
UNIDROIT

- News and events
- About UNIDROIT
  - Overview
  - Membership
  - Work Programme
  - Institutional Documents
    - Statute
    - Regulations
    - Headquarters Agreement
  - Governing Council
  - Secretariat
- Meetings
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  - Governing Council
  - Finance Committee
  - Studies
- Instruments
  - Agency
  - Capital Markets
    - Geneva Convention
    - Netting
  - Commercial Contracts
    - UNIDROIT Principles 2010
    - UNIDROIT Principles 2004
    - UNIDROIT Principles 1994
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  - Cultural Property
    - 1995 Convention
    - Model Legislative Provisions
  - Factoring
  - Franchising
    - Model Law
    - Guide
      - First Edition 1998
      - Second Edition 2007
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      - Second Edition 2007
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  - ULIS 1964
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    - Maintenance obligations
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Emerging markets

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- Non-legislative activities
UNIDROIT covers

- Covers mandatory insurance for motor vehicles
- Anything related to marriage, divorce, and children
- 1955 Benelux Treaty on Compulsory Insurance against Civil Liability in respect of Motor Vehicles (Council of Europe);

- 1956 Convention on the Contract for the International Carriage of Goods by Road (CMR) (UN/ECE);

- 1958 Convention concerning the recognition and enforcement of decisions relating to maintenance obligations towards children (Hague Conference on Private International Law);

- 1959 European Convention on Compulsory Insurance against Civil Liability in respect of Motor Vehicles (Council of Europe);

- 1962 European Convention on the Liability of Hotel-keepers concerning the Property of their Guests (Council of Europe);
- 1955 Benelux Treaty on Compulsory Insurance against Civil Liability in respect of Motor Vehicles (Council of Europe);

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- 1959 European Convention on Compulsory Insurance against Civil Liability in respect of Motor Vehicles (Council of Europe);

- 1962 European Convention on the Liability of Hotel-keepers concerning the Property of their Guests (Council of Europe);
MEMBERSHIP

Membership of UNIDROIT is restricted to States acceding to the UNIDROIT Statute.

UNIDROIT's member States are drawn from the five continents and represent a variety of different legal, economic and political systems as well as different cultural backgrounds.

To find the date when a particular State became a member of UNIDROIT click on the relevant national flag.

The following 63 States are members of UNIDROIT.

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<tr>
<td>Venezuela</td>
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</tr>
</tbody>
</table>
UNIDROIT Treaty

- Texas is NOT listed
- Arizona is NOT listed
- No American State is listed
- Alberta is NOT listed
- British Columbia is NOT listed
- Ontario is NOT listed
- No Canadian province is listed
- Therefore, anything involving motor vehicles or the courts, is both commercial and federal, and therefore by consent
UNIDROIT Treaty

- All Judges are actually Clerk masquerading as Judges – BAAL Priests

- Their black robe is their BAAL Priest uniform

- They routinely deny anything related to justice from happening because it is so good for business!!

- They encourage their false flag operations and agent provocateurs because it is so good for business

- They encourage police state murders, assaults, kidnappings, thefts because it is so good for business!

- Everything they do is a fraud (a lie) because they are satanists
Yet still it was found difficult to set bounds to ecclesiastical ingenuity; for when they were driven out of all their former holds, they devised a new method of conveyance, by which the lands were granted, not to themselves directly, but to nominal feoffees to the use of the religious houses; thus distinguishing between the possession and the use, and receiving the actual profits, while the seisin of the lands remained in the nominal feoffee, who was held by the courts of equity (then under the direction of the clergy) to be bound in conscience to account [tax] to his cestui que use for the rents and emoluments of the estate: and it is to these inventions that our practitioners are indebted for the introduction of uses and trusts, the foundation of modern conveyancing.” Tomlins Law Dictionary 1835 edition, Volume 2 under the definition of Mortmain [emphasis added]
Step 16 – Roman Cult makes all US citizens into Enemies

- All Court cases are warfare

- "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

- Warfare generates revenue for the Roman Cult

- Warfare promotes the Roman Cult’s agenda of population reduction

- All warfare is a satanic religious ceremony

- All bloodshed is a blood sacrifice to their god BAAL

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US citizens are Enemies of the State

“All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States…” 14th Amendment Section 1

See The (so-called) Fourteenth Amendment is Unconstitutional video
“A “citizen of the United States” is a civilly dead entity operating as a co-trustee and co-beneficiary of the PCT (Public Charitable Trust), the constructive, cestui que trust of US Inc. under the 14th Amendment, which upholds the debt of the USA and US Inc.” Congressional Record, June 13 1967, pp. 15641-15646
"... (E)very taxpayer is a cestui qui trust having sufficient interest in the preventing abuse of the trust to be recognized in the field of this court's prerogative jurisdiction . ." In Re Bolens (1912), 135 N.W. 164
“Slater's protestations to the effect that he derives no benefit from the United States government have no bearing on his legal obligation to pay income taxes. *Cook v. Tait*, 265 U.S. 47, 44 S.Ct. 444, 68 L.Ed. 895 (1924); *Benitez Rexach v. United States*, 390 F.2d 631, (1st Circ.), *cert. denied* 393 U.S. 833, 89 S.Ct. 103, 21 L.Ed.2d 103 (1968). Unless the defendant can establish that he is not a citizen of the United States, the IRS possesses authority to attempt to determine his federal tax liability.” UNITED STATES of America v. William M. SLATER (1982) (D. Delaware) 545 F.Supp 179, 182. [emphasis added]
US Citizen = Roman Cult = Slave

- “Chap. 854. – An Act to establish a code of law for the District of Columbia.”
- “The Legal Estate to be in Cestui Que Use”
  Chapter Fifty-Six in Sec. 1617, at 31 Stat. 1432
US Citizen = Roman Cult = Slave

“Chap. 854. – An Act to establish a code of law for the District of Columbia.” which was Approved on March 3, 1901, by the Fifty-Sixth Congress, Session II, at 31 Stat. 1189, and at 2, where it says;

“And be it further enacted, That in the interpretation and construction of said code the following rules shall be observed namely:…

“Third. The word “person” shall be held to apply to partnerships and corporations, …”, [emphasis added]
US citizen = Roman Cult = Slave

“Chap. 854. – An Act to establish a code of law for the District of Columbia.” which was Approved on March 3, 1901, by the Fifty-Sixth Congress, Session II, at 31 Stat. 1189, and at Chapter One – Laws Remaining in Force, Subchapter Three – Supreme Court of the District of Columbia, in Sec. 117, at 31 Stat. 1208, where it says;

“SEC. 117. That in addition to the jurisdiction conferred in the preceding section, plenary jurisdiction is hereby given to the said court holding the said special term to hear and determine all questions…” [emphasis added]
“Chap. 854. – An Act to establish a code of law for the District of Columbia.” which was Approved on March 3, 1901, by the Fifty-Sixth Congress, Session II, at 31 Stat. 1189, and at Chapter three – Absence for Seven Years, in Sec. 252, 253, at 31 Stat. 1230, where it says;

“SEC. 252. PRESUMPTION OF DEATH. - If any person shall leave his domicile without any known intention of changing the same, and shall not return or be heard from for seven years from the time of his so leaving, he shall be presumed to be dead, in any case wherein his death shall come in question, unless proof be made that he was alive within that time.

SEC: 253. PERSON FOUND LIVING .- If the person so presumed to be dead be found to have been living, any person injured by such presumption shall be restored to the rights of which he shall have been deprived by reason of such presumption.”

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US Citizen = Roman Cult = Slave

- If the Roman Cult created the cestui que trust
- If the US citizen is a cestui que trust
- Then the Roman Cult owns the US citizen
- If the legal estate in the UNITED STATES is the cestui que trust
- Then the Roman Cult owns the UNITED STATES
- The Roman Cult runs the so-called Courts and wants to account (tax) the “rents and emoluments” of their fraudulently created cestui que trust

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“Chap. 854. – An Act to establish a code of law for the District of Columbia.” which was Approved on March 3, 1901, by the Fifty-Sixth Congress, Session II, at 31 Stat. 1189, and under Chapter Fifteen – Condemnation of Land for Public Use, and in Sec. 485, at 31 Stat. 1265, where it says;

- “Citation to Owners.-The said court, holding a district court of the United States,…” [emphasis added],

- and at Chapter Twenty-Eight – Fees of Officers and Others, and in Sec 1112, at 31 Stat. 1365 where it says;

- “Marshall’s Fees-…that for the service or any citation, summons, capias,…”
“CITATION, citatio. A summons to appear, applied particularly to process in the Spiritual Court. The Ecclesiastical Courts proceed according to the course of the civil and canon laws, by citation, libel, &c. A person is not normally to be cited to appear out of the diocese, .... every archbishop may cite any person ...

Where persons are cited out of their diocese, ..., if when they are cited they do not appear, they are to be excommunicated, &c. ...if any person is cited out of the diocese. ...” Tomlin’s Law Dictionary 1835, Volume 1, [emphasis added]
“Citation, (Citatio) A Summons to appear, applied particularly to Process in the Spiritual Court. The Ecclesiastical Courts proceed according to the Course of the Civil and Canon Laws, by Citation, Libel, &c..”, Tomlin’s Law Dictionary, 1835, Volume 1 [emphasis added],

“Citation. This is also the name of the process used in the English ecclesiastical, probate, and divorce courts to call the defendant or respondent before them. 3 Bl. Comm. 100. 3 Steph. Comm. 720.” Black’s Law Dictionary 2nd Edition, at page 202
“Tax - an impost; a tribute imposed on the subject; an excise; tallage. In public law, taxation signifies the system for raising money for public purposes by compelling the payment by individuals of sums of money called taxes. Some general principles of taxation have been said to be: 1) The subjects of every State ought to contribute to the support of the government as nearly as possible in proportion to their respective abilities; that is, in proportion to the revenue which they respectively enjoy under the protection of the State. In the observation or neglect of this maxim consists what is called the equality or inequality of taxation. Smith Wealth of Nat., c. 2; 5 Mill, Pol. Econ., cc. 2, 3).” The Dictionary of English Law, Sweet and Maxwell Ltd., London, 1959.
“He has combined with others to subject us to a jurisdiction foreign to our constitution, and unacknowledged by our laws, giving his Assent to their Acts of pretended legislation.”

“For imposing taxes on us without our consent.”

“For depriving us in many cases of the benefits of trial by jury.”

Declaration of Independence (1776)
Taxes in Commerce ONLY

“Whereas taxation by the Parliament...for the purpose of raising a revenue...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 His Majesty’s colonies, provinces, or plantations, in North America..., except such duties as it may be expedient to impose for the regulation of commerce...” An Act to Impose Taxes in Commerce ONLY, George III CAP 12 (1778)
Statutes = Roman Cult

- All Statutes are ONLY for government property (subjects)
- "In other words, Dominion legislation, even though it deals with Dominion property . . .“ Reference Re: Employment and Social Insurance Act, 1935, [1937] 1 D.L.R. 684, Privy Council
Property = Slavery

- “The Congress shall have Power to dispose of and make all needful Rules and Regulations respecting the Territory or other Property belonging to the United States” US Constitution, Article 4, Section 3, Clause 2 [emphasis added]

- If you read any antebellum case involving slavery, the debate was ALWAYS over property rights.
Taxes = Slavery

- “The taxing power, being in its nature unlimited over the subjects within its control, would enable the state governments to destroy the above-mentioned rights…” Crandall v Nevada 73 U. S. 35 (1867)

- If they can take a penny,…they can take it all!!
“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]
US Citizen = Roman Cult = Slave

- “For the very idea that one may be compelled to hold his life or the means of living, or any material right essential to the enjoyment of life at the mere will of another, seems to be intolerable in any free country where freedom prevails as being the essence of slavery itself.” Yick wo v Hopkins 118 U.S. 356
"...the privileges and immunities of citizens of the United States do not necessarily include all the rights protected by the first eight amendments to the Federal constitution against the powers of the Federal government."
Maxwell v Dow, 20 S.C.R. 448, at pg 455;

"The only absolute and unqualified right of a United States citizen is to residence within the territorial boundaries of the United States," US vs. Valentine 288 F. Supp. 957
"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
Cestui que Trust = Roman Cult = Slave

- “Capitis Diminutio (meaning the diminishing of status through the use of capitalization) In Roman law. A diminishing or abridgment of personality; a loss or curtailment of a man's status or aggregate of legal attributes and qualifications.”

- “Capitis Diminutio Maxima (meaning a maximum loss of status through the use of capitalization, e.g. HANNAH, WITH THE UNKNOWN LAST NAME or DOE JOHN) - The highest or most comprehensive loss of status. This occurred when a man's condition was changed from one of freedom to one of bondage, when he became a slave. It swept away with it all rights of citizenship and all family rights.” Black’s Law Dictionary 4th Edition [emphasis added]
“To take an instance, when a person *sui juris* has given himself in adoption, or a woman has passed under *manus*, all their property, incorporeal and corporeal, and all that is due to them, is acquired by the adopting father or *coeinptionator*, except those things which perish by a *capitis diminutio*, of which kind are an usufruct, an obligation to services on the part of freedmen contracted by oath and matters enforceable by a statutable action.” The Commentaries of Gaius and Rules of Ulpian, Translated with Notes by J. T. Abdy, L.L.D., and Bryan Walker, M.A. L.L.D., 1874, Section 83, page 198-199,
Roman Cult Civil Law

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

§ 3. Loss of Freedom (Capitis Deminutio Maxima). A Roman citizen could not legally be sold into slavery, but he might become a slave by condemnation for crime or by being captured by an enemy.” Law of Persons by Joseph R. Long, published 1912 [emphasis added]
“Capitis deminutio is the destruction of the ‘caput’ or legal personality. Capitis deminutio, so to speak, wipes out the former individual and puts a new one in his place, and between the old and the new individual there is, legally speaking, nothing in common. A juristic personality may be thus destroyed in one of three ways: (1) by loss of the status libertatis. This is the capitis deminutio maxima; (2) by loss of the status civitatis. This is the capitis deminutio media (magna); (3) by severance from the agnatic family. This entails capitis deminutio minima.” Rudolph Sohm, The Institutes: A Textbook of the History and System of Roman Private Law 178–79 (James Crawford Ledlie trans., 3d ed. 1907).” Black’s Law Dictionary 8th Edition, page 629 [emphasis added]
Slavery is a status under Roman Civil Law

*capitis deminutio maxima* (kap-i-tis dem-i-n[y]oo-shee-oh mak-si-m<<schwa>>). [Latin “maximum reduction of status”]

Roman law. The *diminution of a person's legal status as a result of being reduced to slavery.*” Black’s Law Dictionary 8th Edition, page 629 [emphasis added]
Roman Cult Civil Law

- “STATUS. L. Standing: state, condition, situation. Compare Estate. A corporation has no status as a citizen outside of the jurisdiction where it was created.” Anderson’s Law Dictionary, 1889 Edition, page 968

- A corporation is a citizen – a citizen is a corporation

- If they are assaulting you with a cestui que trust / US citizen / slave then you are in the UNITED STATES
District of Columbia = Roman Cult

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

- “(h) The United States is located in the District of Columbia.” Uniform Commercial Code Sec. 9.307. LOCATION OF DEBTOR.
“STATUS - status. 1. A person's legal condition, whether personal or proprietary; the sum total of a person's legal rights, duties, liabilities, and other legal relations, or any particular group of them separately considered <the status of a landowner>. 2. A person's legal condition regarding personal rights but excluding proprietary relations <the status of a father> <the status of a wife>. 3. A person's capacities and incapacities, as opposed to other elements of personal status <the status of minors>. 4. A person's legal condition insofar as it is imposed by the law without the person's consent, as opposed to a condition that the person has acquired by agreement <the status of a slave>.

“By the status (or standing) of a person is meant the position that he holds with reference to the rights which are recognized and maintained by the law — in other words, his capacity for the exercise and enjoyment of legal rights.” James Hadley, Introduction to Roman Law 106 (1881). Black’s Law Dictionary 8th Edition, page 4417 ©Common Law Copyright 2016
“LAW OF STATUS - law of status. The category of law dealing with personal or nonproprietary rights, whether in rem or in personam. • It is one of the three departments into which civil law is divided. Cf. LAW OF OBLIGATIONS; LAW OF PROPERTY.””


“LAW OF PERSONS - law of persons. The law relating to persons; the law that pertains to the different statuses of persons. • This is also commonly known as the jus personarum, a shortened form of jus quod ad personas pertinet (“the law that pertains to persons”). See JUS PERSONARUM.”” Black’s Law Dictionary 8th Edition, page 2590
With Roman Cult’s Civil Law, Status is everything
✓ There is no real justice
✓ Justice is for sale, depending on who you are (status)
✓ Deals with statutes and corporations

With Common Law Status is nothing
✓ It doesn’t matter who you are
✓ Everybody is treated the same
“...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 [or Canada as applicable], 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)
US Citizen = Subject = Slave

“[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
US Citizen – Roman Cult = Slave

- US Citizens can murder their unborn children
  - "The unborn are not included within the definition of "person" as used in the 14th Amendment." Roe v. Wade US Supreme Court 410 US 13, 35 L.Ed. 2d 147, 1973
US Citizen = Roman Cult = Treason

❖“Citizenship is a political status, and may be defined and privilege limited by Congress.” Ex Parte (NG) Fung Sing, Federal Reporter, 2nd Series, Vol. 6, Page 670 (1925)
US Citizen = Roman Cult = Treason

- "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)
US Citizen = Roman Cult = Slave

Therefore, the U.S. citizens residing in one of the states of the union, are classified as property and franchises of the federal government as an "individual entity." Wheeling Steel Corp. v. Fox, 298 U.S. 193, 80 L.Ed. 1143, 56 S.Ct. 773

“A “US Citizen” upon leaving the District of Columbia becomes involved in “interstate commerce”, as a “resident” does not have the common-law right to travel, of a Citizen of one of the several states.” Hendrick v. Maryland S.C. Reporter’s Rd. 610-625. (1914)
“Residents, as distinguished from citizens, are aliens who are permitted to take up a permanent abode in the country. Being bound to the society by reason of their dwelling in it, they are subject to its laws so long as they remain there, and, being protected by it, they must defend it, although they do not enjoy all the rights of citizens. They have only certain privileges which the law, or custom, gives them. Permanent residents are those who have been given the right of perpetual residence. They are a sort of citizen of a less privileged character, and are subject to the society without enjoying all its advantages. Their children succeed to their status; for the right of perpetual residence given them by the State passes to their children.” The Law of Nations, Vattel, Book 1, Chapter 19, Section 213, p. 87
“One does not necessarily become a non-resident by absconding or absenting himself from his place of abode.” 52 Mo. App. 291
“Residence. **noun. The fact of being officially present; the statutory presence of an incumbent in a benefice.**” Funk and Wagnals Standard Dictionary, International Edition Copyright 1965
US Citizen = US Subject = Slave

"...it might be correctly said that there is no such thing as a citizen of the United States. ..... A citizen of any one of the States of the Union, is held to be, and called a citizen of the United States, although technically and abstractly there is no such thing."  Ex Parte Frank Knowles, 5 Cal. Rep. 300,
"...at the revolution the Sovereignty devolved on the people; and they are truly the sovereigns of the country, but they are sovereigns without subjects, unless the African slaves among us may be so-called and have none to govern but themselves; the citizens of America are equal as fellow citizens, and as joint tenants in the sovereignty." Chisholm v Georgia, 2 Dall. 440, at pg 471; [emphasis added]
US Citizen = US Subject = Slave

- "The right of trial by jury in civil cases, guaranteed by the 7th Amendment (Walker v. Sauvinet, 92 U. S. 90), and the right to bear arms, guaranteed by the 2nd Amendment (Presser v. Illinois, 116 U. S. 252), have been distinctly held not to be privileges and immunities of citizens of the United States guaranteed by the 14th Amendment against abridgement by the states, and in effect the same decision was made in respect of the guarantee against prosecution, except by indictment of a grand jury, contained in the 5th Amendment (Hurtado v. California, 110 U. S. 516), and in respect of the right to be confronted with witnesses, contained in the 6th Amendment." West v. Louisiana, 194 U. S. 258.
"The technical niceties of the common law are not regarded.
...", 1 R.C.L. 31, p. 422. "A jury does not figure, ordinarily, in the trial of an admiralty suit. the verdict of the jury merely advisory, and may be disregarded by the court." 1 R.C.L. 40, p. 432. "[The] rules of practice may be altered whenever found to be inconvenient or likely to embarrass the business of the court." 1 R.C.L. 32, p. 423. "A court of admiralty acts upon equitable principles." 1 R.C.L. 17, p. 416. "A libel of information [accusation] does not require all the technical precision of an indictment at common law. If the allegations describe the offense, it is all that is necessary; and if it is founded upon a statute, it is sufficient if it pursues the words of the law." The Emily v. The Caroline, 9 Wheat. 381
"We therefore decline to overrule the opinion of Chief Justice Marshall: We hold that the District of Columbia is not a state within Article 3 of the Constitution. In other words cases between citizens of the District and those of the states were not included of the catalogue of controversies over which the Congress could give jurisdiction to the federal courts by virtue of Article 3. In other words Congress has exclusive legislative jurisdiction over citizens of Washington District of Columbia and through their plenary power nationally covers those citizens even when in one of the several states as though the district expands for the purpose of regulating its citizens wherever they go throughout the states in union" National Mutual Insurance Company of the District of Columbia v. Tidewater Transfer Company, 337 U.S. 582, 93 L.Ed. 1556 (1948);
“INTERNATIONAL LAW RULE: Adopted for areas under Federal legislative jurisdiction….Federalizes State civil law, including common law.--The rule serves to federalize not only the statutory but the common law of a State. … STATE AND FEDERAL VENUE DISCUSSED: The civil laws effective in an area of exclusive Federal jurisdiction are Federal law, notwithstanding their derivation from State laws, and a cause arising under such laws may be brought in or removed to a Federal district court under … (now sections 1331 and 1441 of title 28, United States Code), giving jurisdiction to such courts of civil actions arising under the "**laws ** of the United States" ….” Jurisdiction over Federal Areas Within the States – Report of the Interdepartmental Committee for the Study of Jurisdiction over Federal Areas Within the States, Part II, A Text of the Law of Legislative Jurisdiction Submitted to the Attorney General and Transmitted to the President June 1957, page 158-165
Federal Citizens in Canada

- The same thing exists in Canada.
- The Charter adopted in 1982 refers to “Citizens of Canada” several times.
- The courts have told us that “Laws of Canada” are federal laws.
  - “Citizens of Canada” are federal citizens.
- Canadians include State (provincial) Citizens and Federal citizens.
Federal Citizens in Canada

- “Every Citizen of Canada…” Section 3 Charter of Rights and Freedoms
- “Every Citizen of Canada…” Section 6(1) Charter of Rights and Freedoms
- “Every Citizen of Canada…” Section 6(2) Charter of Rights and Freedoms
- “Citizens of Canada…” Section 23(1) Charter of Rights and Freedoms
- “Citizens of Canada…” Section 23(2) Charter of Rights and Freedoms
- “The right of citizens of Canada…” Section 23(3) Charter of Rights and Freedoms

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Federal Citizens in Canada

“Every citizen of Canada has the right to vote in an election of members of the House of Commons or of a legislative assembly and to be qualified for membership therein.” Section 3 Charter of Rights and Freedoms

“Notwithstanding anything in this Charter, the rights and freedoms referred to in it are guaranteed equally to male and female persons.” Section 28 Charter of Rights and Freedoms
Statutes = Roman Cult

- All Statutes are ONLY for government property (subjects)
Step 17 – Roman Cult BAAL Priests Deny Justice

- The true agenda of the Roman Cult is lots of revenue (theft) and bloodshed
- They can’t have anyone being free, so they simply send out their satanist order followers to assault people, kidnap people, falsely imprison people and murder people
- If anybody is not involved in one of their so-called contracts they assault them with it anyway and then deny them a remedy
Anyone who is wearing a military uniform is an agent of the Roman Cult.

“The wearing of clerical dress or of a religious habit on the part of lay folk, ….., is liable to the same penalty on the part of the State as the misuse of military uniform.” Article 10, Concordat of 1933.

Almost all (so-called) governments are bankrupt and owned and operated by the Roman Cult.

At common law a sheriff would have a star only, and a Judge would wear a business suit.

At common law there is no uniform.
Roman Cult Satanic Slave Scam

➢ This is all brought to you by the Roman Cult

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Catholic Church Exposed- Satan in the Vatican?
False Prophet – Satans Spawn

POPE CLAIMS YOU’RE NOT CHRISTIAN IF YOU OWN A GUN
Summary

• "There are two ways to conquer and enslave a nation. One is by the sword. The other is by debt."
  John Adams 1826
Rights of Sovereignty

“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 his creatures and servants at first deceived, next vilified, and at last oppressed their master and maker. Let a state be considered as subordinate to the people and everything else be subordinate to the state.” Chisolm v Georgia 2 Dall. 440
Roman Cult Slave Scam

“We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.--That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed, --…--That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, …. 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, and to provide new Guards for their future security.--…” Declaration of Independence 1776

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Summary

"If a nation expects to be ignorant & free in a state of civilization, it expects what never was & never will be”
Thomas Jefferson
Summary

- "If Tyranny and Oppression come to this land, it will be in the guise of fighting a foreign enemy." James Madison
“Power and law are not synonymous. In truth they are frequently in opposition and irreconcilable. There is God's Law from which all Equitable laws of man emerge and by which men must live if they are not to die in oppression, chaos and despair. Divorced from God's eternal and immutable Law, established before the founding of the suns, man's power is evil no matter the noble words with which it is employed or the motives urged when enforcing it. Men of good will, mindful therefore of the Law laid down by God, will oppose governments whose rule is by men, and if they wish to survive as a nation they will destroy the government which attempts to adjudicate by the whim of venal judges.”

Marcus Tullius Cicero 106-43 B.C.
Summary

"The business of the journalists is to destroy the truth, to lie outright, to pervert, to vilify, to fawn at the feet of mammon, and to sell his country and his race for his daily bread. You know it and I know it, and what folly is this toasting an independent press? We are the tools and vassals of rich men behind the scenes. We are the jumping jacks, they pull the strings and we dance. Our talents, our possibilities and our lives are all the property of other men. We are intellectual prostitutes." John Swinton, 1830-1901, Former chief-of-staff New York Times
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
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.” Revelation 21:8
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

“lt 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
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 – Over 240

- Bankster Thieves 1, 2, & 3
- Churchianity series
- Bankrupt Corporate (so-called) Governments
- BAR Members 1, 2, & 3
- D.I.Y. How NOT to Volunteer for the Selective Service
- Martial Law is here!
- D. I. Y. No Income Tax
- D. I. Y. No Sales Tax
- D. I. Y. Traffic Stop
- D. I. Y. Free Mail
- D. I. Y. Kangaroo Courts
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 desirable 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
- Send me your success stories
Contact Information

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

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