Roman Cult Slave Scam 2
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I have videos that are videos of Private Information Shares that show these and other court citations that are available for a donation

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

Step 2 - War of Independence

Step 3 – Create Bankruptcy Scenario

Step 4 – BAR Member Infiltration
  - See BAR Members 1, 2, & 3 videos

Step 5 – “Disappear” Article Thirteen in Amendment

Step 6 Infiltrate Roman Cult BAR Members and Seize Control

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Step 7 – Roman Cult BAR Members Convert Citizenship into the Opposite of what was Intended

Step 8 – Roman Cult BAR Members Circulate Fake Money under Roman Law

See the Banksters 1, 2, & 3 videos – See the No Such thing as a Bank Loan video

Step 9 – Roman Cult BAR Members Create Unconstitutional Municipal Corporations

Step 10 – Roman Cult BAR Members Put Municipal Corporations into Bankruptcy

See the No Such Thing as a Bank Loan video
Roman Cult Slave Scam

- Step 11 - Through Bankruptcy Process Roman Cult Imposes Martial Law Rule
  - See the Martial Law is here! video

- Step 12 - Roman Cult Seizes the Corporation Masquerading as a Government
  - See the Bankrupt (so-called) Corporate Governments video

- Step 13 - Roman Cult Merges the Bankrupt Corporations

- Step 14 – Convert all Court Cases into Commercial Transactions
Step 15 - Roman Cult Seizes control of all Court Cases and Commercial Transactions
- See the UNIDROIT video
- See the All Courts are United Nations Courts video

Step 16 – Roman Cult makes all US citizens into Enemies
- See the US Citizens are Enemies of the State video
- See the US Citizens are Slaves video

Step 17 – Roman Cult BAAL Priests Deny Justice
- See the Judicial Whores video
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Papal Bull Dum Diversas
18 June, 1452

Pope Nicholas V issued the papal bull Dum Diversas on 18 June, 1452. It authorised Alfonso V of Portugal to reduce any “Saracens (Muslims) and pagans and any other unbelievers” to perpetual slavery. This facilitated the Portuguese slave trade from West Africa.

The same pope wrote the bull *Romanus Pontifex* on January 5, 1455 to the same Alfonso. As a follow-up to the Dum diversas, it extended to the Catholic nations of Europe dominion over discovered lands during the Age of Discovery. Along with sanctifying the seizure of non-Christian lands, it encouraged the enslavement of native, non-Christian peoples in Africa and the New World.

“We weighing all and singular the premises with due meditation, and noting that since we had formerly by other letters of ours granted among other things free and ample faculty to the aforesaid King Alfonso -- to invade, search out, capture, vanquish, and subdue all Saracens and pagans whatsoever, and other enemies of Christ wheresoever placed, and the kingdoms, dukedoms, principalities, dominions, possessions, and all movable and immovable goods whatsoever held and possessed by them and to reduce their persons to perpetual slavery, and to apply and appropriate to himself and his successors the kingdoms, dukedoms, counties, principalities, dominions, possessions, and goods, and to convert them to his and their use and profit -- by having secured the said faculty, the said King Alfonso, or, by his authority, the aforesaid infante, justly and lawfully has acquired and possessed, and doth possess, these islands, lands, harbors, and seas, and they do of right belong and pertain to the said King Alfonso and his successors”.

In 1493 Alexander VI issued the bull *Inter Caetera* stating one Christian nation did not have the right to establish dominion over lands previously dominated by another Christian nation, thus establishing the Law of Nations.

Together, the Dum Diversas, the *Romanus Pontifex* and the *Inter Caetera* came to serve as the basis and justification for the Doctrine of Discovery, the global slave-trade of the 15th and 16th centuries, and the Age of Imperialism.
Roman Cult = Slavery
Roman Cult = Warfare

- Roman Cult started International Law
- International Law is a subset of Canon Law
Announcing a subscription based Youtube channel called Sovereignty International

The recommended cost of the subscription is currently US$1.99 because it avoids the advertising ONLY

The ONLY power that the N.W.O. satanists have over us is through fraud and deception, and my agenda is to expose it for all our benefit

For that reason there will be very little exclusive material on that channel

Currently publishing 5 videos a week

https://www.youtube.com/channel/UCokSQqXw1y2_2hAtJxUcoNw
LAW, noun [Latin lex; from the root of lay. A law is that which is laid, set or fixed, like statute, constitution, from Latin statuo.]

1. A rule, particularly an established or permanent rule, prescribed by the supreme power of a state to its subjects, for regulating their actions, particularly their social actions. Laws are imperative or mandatory, commanding what shall be done; prohibitory, restraining from what is to be forborn; or permissive, declaring what may be done without incurring a penalty. The laws which enjoin the duties of piety and morality, are prescribed by God and found in the Scriptures.

LAW is beneficence acting by rule.
2. Municipal law is a rule of civil conduct prescribed by the supreme power of a state, commanding what its subjects are to do, and prohibiting what they are to forbear; a statute.

Municipal or civil laws are established by the decrees, edicts or ordinances of absolute princes, as emperors and kings, or by the formal acts of the legislatures of free states. law therefore is sometimes equivalent to decree, edict, or ordinance.
3. *law of nature*, is a rule of conduct arising out of the natural relations of human beings established by the Creator, and existing prior to any positive precept. Thus it is a *law of nature*, that one man should not injure another, and murder and fraud would be crimes, independent of any prohibition from a supreme power.
7. Laws of nations, the rules that regulate the mutual intercourse of nations or states. These rules depend on natural law or the principles of justice which spring from the social state; or they are founded on customs, compacts, treaties, leagues and agreements between independent communities.

By the law of nations, we are to understand that code of public instruction, which defines the rights and prescribes the duties of nations, in their intercourse with each other.
9. Ecclesiastical law a rule of action prescribed for the government of a church; otherwise called canon law

11. Unwritten or common law a rule of action which derives its authority from long usage, or established custom, which has been immemorially received and recognized by judicial tribunals. As this law can be traced to no positive statutes, its rules or principles are to be found only in the records of courts, and in the reports of judicial decisions.
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"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 sections 24 or 28 of the former Judicial Code (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
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"... (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.

“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
“Yet still it was found difficult to set bounds to ecclesiastical ingenuity; for when they were driven out of all their former holds, they devised a new method of conveyance, by which the lands were granted, not to themselves directly, but to nominal feoffees to the use of the religious houses; thus distinguishing between the possession and the use, and receiving the actual profits, while the seisin of the lands remained in the nominal feoffee, who was held by the courts of equity (then under the direction of the clergy) to be bound in conscience to account to his cestui que use for the rents and emoluments 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
"... (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]
“Chap. 854. – An Act to establish a code of law for the District of Columbia.”

“The Legal Estate to be in Cestui Que Use” Chapter Fifty-Six in Sec. 1617, at 31 Stat. 1432
“Chap. 854. – An Act to establish a code of law for the District of Columbia.” which was Approved on March 3, 1901, by the Fifty-Sixth Congress, Session II, at 31 Stat. 1189, and at 2, where it says;

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

“Third. The word “person” shall be held to apply to partnerships and corporations, …”, [emphasis added]
“Chap. 854. – An Act to establish a code of law for the District of Columbia.” which was Approved on March 3, 1901, by the Fifty-Sixth Congress, Session II, at 31 Stat. 1189, and at Chapter three – Absence for Seven Years, in Sec. 252, 253, at 31 Stat. 1230, where it says;

“SEC. 252. PRESUMPTION OF DEATH. - If any person shall leave his domicile without any known intention of changing the same, and shall not return or be heard from for seven years from the time of his so leaving, he shall be presumed to be dead, in any case wherein his death shall come in question, unless proof be made that he was alive within that time.”
15 USC § 44 Definitions; “Corporation” “shall be deemed to include any company, trust, so-called Massachusetts trust, or association, incorporated or unincorporated, which is organized to carry on business for its own profit or that of its members, and has shares of capital or capital stock or certificates of interest, and any company, trust, so-called Massachusetts trust, or association, incorporated or unincorporated, without shares of capital or capital stock or certificates of interest, except partnerships, which is organized to carry on business for its own profit or that of its members."
Advertisement – Other Videos

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- Martial Law is here!
- D.I.Y. No Income Tax
- D.I.Y. No Sales Tax
- D.I.Y. Traffic Stop 1 & 2
- D.I.Y. Free Mail 1 & 2
- D.I.Y. Kangaroo Courts 1, - 9
"But individuals, when acting as representatives of a collective group, cannot be said to be exercising their personal rights and duties, nor be entitled to their purely personal privileges. Rather they assume the rights, duties and privileges of the artificial entity or association of which they are agents or officers and they are bound by its obligations." Brasswell v. United States 487 U.S. 99 (1988) quoting, United States v. White 322 U.S. 694 (1944),
“Whenever [the Uniform Commercial Code] creates a "presumption" with respect to a fact, or provides that a fact is "presumed," the trier of fact must find the existence of the fact unless and until evidence is introduced that supports a finding of its nonexistence.” UCC § 1-206 Presumptions [emphasis added]
“(a) In an action with respect to an instrument, the authenticity of, and authority to make, each signature on the instrument are admitted unless specifically denied in the pleadings. If the validity of a signature is denied in the pleadings, the burden of establishing validity is on the person claiming validity, but the signature is presumed to be authentic and authorized unless the action is to enforce the liability of the purported signer and the signer is dead or incompetent at the time of trial of the issue of validity of the signature.” Texas Business and Commerce Code § 3.308 Proof of Signatures and Status as Holder in Due Course [emphasis added]
“The following rules apply in an action on a certificated security against the issuer:

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

2. If the effectiveness of a signature is put in issue, the burden of establishing effectiveness is on the party claiming under the signature, but the signature is presumed to be genuine or authorized.” Texas Business and Commerce Code § 8.114 Evidentiary Rules Concerning Certificated Securities [emphasis added]
These Roman Cult Satanist BAR member whore masquerading as a Judge forges your signature onto a contract and then presumes it is authorized and authentic (who is going to call a “Judge” a liar)

That is how they are populating the prisons

Karl Lents brought up the issue of forgery against CPS (when they stole his son) in his successful 1 page lawsuit

See the Judicial Whores video
“He [the convicted felon] has as a consequence of his crime, not only forfeited his liberty but all his personal rights except those which the law in its humanity affords him. He is for the time being a slave of the state.” 62 Va. (21 Gratt.) 790, 796 (1871)

“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
International Law = Roman Cult

- International Law is a subset of Canon Law
- International Law started with the Roman Cult
- UNIDROIT stands for the International Institute for the Unification of Private Law
- UNIDROIT is located about 100 yards from the Holy See
- UNIDROIT controls and governs the Uniform Commercial Code
- Through UNIDROIT the Roman Cult has seized control of all courts
- The Roman Cults BAR members are already all officers of all Courts – See the BAR Members 1, 2, & 3 videos
The United Nations is owned and operated by the Crown and their Roman Cult handlers.

See The Crown is Owned and Operated by the Roman Cult video.

See the United States is a Crown Colony and the Crown Owns and Operates the United Nations 1 & 2 videos.

UNIDROIT is coming from the United Nations – See The Roman Cult Slave Scam 1 video.

The United Nations maintains the International Law collection which is also coming from the Roman Cult.

They are using the Roman Cult’s International Law Rule to assault us with their fraudulent fictitious cestui que trust / US citizen / slave.
The Vatican's Holocaust

The sensational account of the most horrifying religious massacre of the 20th century

By Avro Manhattan – Knight of Malta

Avro Manhattan (1914-1990)

About the Author:

Avro Manhattan was the world’s foremost authority on Roman Catholicism in politics. A resident of London, during WW II he operated a radio station called "Radio Freedom" broadcasting to occupied Europe. He was the author of over 20 books including the best-seller The Vatican in World Politics, twice Book-of-the-Month and going through 57 editions.

He was a Great Briton who risked his life daily to expose some of the darkest secrets of the Papacy.

His books were #1 on the Forbidden Index for the past 50 years!!

Ed Note: This issue from 1986 - in 2006 the record is now 70 Years on the forbidden book list.
PREFACE TO THE AMERICAN EDITIONS:

THE VATICAN'S HOLOCAUST is not a misnomer, an accusation, and even less a speculation. It is an historical fact.

Rabid nationalism and religious dogmatism were its two main ingredients.

During the existence of Croatia as an independent Catholic State, over 700,000 men, women and children perished.

Many were executed, tortured, died of starvation, buried alive, or were burned to death.

Hundreds were forced to become Catholic.

Catholic padres ran concentration camps; Catholic priests were officers of the military corps which committed such atrocities. 700,000 in a total population of a few million, proportionally, would be as if one-third of the USA population had been exterminated by a Catholic militia.

What has been gathered in this book will vindicate the veracity of these facts. Dates, names, and places, as well as photos are there to prove them.

They should become known to the American public, not to foster vindictiveness, but to warn them of the danger, which racialism and sectarianism, when allied with religious intolerance can bring to any contemporary nation, whether in Europe or the New World.

This work should be assessed without prejudice and as a lesson; but even more vital, as a warning for the future of the Americans, beginning with that of the USA.

Avro Manhattan,
1986

Editor's Note

An armed Serbia could have easily prevented this Holocaust.

Thank God for the 2nd Amendment to the Constitution which guarantees the right to bear arms.

Freedom of religion and an armed citizenry go hand in hand and is the only guarantee that this won't happen in the U.S.

Ed Note: It is the Vatican One World Government that doesn't want you to have the right to own arms or to use any means to defend yourself.