Satanic Border PIGs in Canada

by Sovereignty International (a trust)

C/O 6340 Lake Worth Blvd., #437
Fort Worth, Texas

ZIP CODE EXEMPT 18 USC § 1342

engineerwin@gmail.com
Administrating-Your-Public-Servants@GoogleGroups.com
Administrating-Your-Public-Servants@YahooGroups.com

www.sovereigntyinternational.info

©Common Law Copyright 2015
Satanists in America – Mark Passio

- former Satanist Priest
- Natural Law videos
- Pilars of Satanism
  - Moral Relativism
    - There is no absolute right or wrong - truth is relative
    - We just make up what is right or wrong
    - What is right or wrong is what we decide today, and tomorrow it will be something else
    - 2/3 of people believe in moral relativism

©Common Law Copyright 2015
Mark Passio – Natural Law

• Pillars of Satanism – forms of mind control
  – Survival
    • highest law of satanism
  – Social Darwinism
    • Certain classes of society think they are most fit to rule
    • postulates the survival of the most socially ruthless
    • Ultimate responsibility is self preservation
    • Eugenics
    • elite get to determine who lives or dies (useless eaters)
Mark Passio – Natural Law

• Pillars of Satanism – forms of mind control
• Order takers
  – Responsible for all of the atrocities in history
  – Just follow orders without thinking about whether it is a lawful order or not
  – Willing slaves
• https://www.youtube.com/user/WhatOnEarth93
Order Takers

- Anyone who is wearing a military uniform is an agent of the Vatican (satanist)

- “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 Vatican

- At common law a sheriff would have a star only.

- At common law there is no uniform
Order Takers

• WWII War Crimes Tribunals
  – All of the NAZIs claimed that they were just following orders - Satanists
  – They either suffered death by hanging, or spent the rest of their life in jail
  – Some of them are still hunted to this day

• Vietnam War - Mai Lai massacre
  – Convicted of murder

• Today Order Takers are everywhere
Satanism

- Things that you see every day using the Satanic philosophy of Moral Relativism are:
  - False Flag Operations – the end justifies the means
  - Agent Provocateurs - the end justifies the means
  - Entrapment – the end justifies the means
  - All Court cases = kangaroo court (unless it’s a common law court) = satanism
    - Judge is a clerk playing stupid, and working for the Prosecutor
    - If you don’t know the law or fail to do something properly, or follow the right procedure, they sell you into slavery (prison)
  - They have no authority
  - They use the satanic unconstitutional commercial code
Equity = Satanism

• Everything they do is under color of law and they even dismiss cases because they are “not colorable enough”, (not enough fraud), therefore it is all a fraud (a lie), as intended

• The so-called Judge is actually a bought and paid for Clerk masquerading as a Judge, which is a fraud and a lie

• The ONLY rights are those granted by government (statutory), which is also a fraud as intended
Equity = Satanism

- If I don’t do something at the right time or say something at the right time, and I do or say something too late, or at the wrong time, they will pretend I did not say it (more fraud)
- A US citizen is a fictitious entity (a fraud)
- Lochnerizing is an insult (Lockner v New York 198 US 45 (1905))
- If I do NOT use the right words, they will pretend I did not say it
The Holy Bible

• “The end justifies the means” is satanic

• “Wo unto them that call evil good and good evil, and put darkness for light, and light for darkness…” Isaiah 5:20
Warfare – National Emergencies Act of 1976

• “An Act To terminate certain authorities with respect to national emergencies still in effect, and to provide for orderly implementation and termination of future national emergencies.” which was approved on September 14, 1976 at 90 Stat. 1255, where it says;

• “Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That this Act may be cited as the “National Emergencies Act.”

• and in Sec. 502 it says;

• “SEC. 502. (a) The provisions of this Act shall not apply to the following provisions of law, the powers and authorities conferred thereby, and actions taken thereunder

• “(1) Section 5(b) of the Act of October 6, 1917, as amended (12 U.S.C. 95a; 50 U.S.C. App. 5(b)):” [emphasis added]
US Citizen = Enemy of the State

• “(a) The President, if he shall find it compatible with the safety of the United States and with the successful Prosecution of the war, may…

• “(b)(1) During the time of the war, the President may, through any agency that he may designate, and under such rules and regulations as he may prescribe, by means of instructions, licenses, or otherwise,

• “(B) ...regulate, direct and compel, nullify, void, prevent or prohibit,…or exercising any right, power or privilege with respect to…any property...by any person...subject to the jurisdiction of the United States:...and upon the terms, directed by the President, in such agency or person...and such designated agency or person may perform any and all acts incident to the accomplishment or furtherance of these purposes...” 50 USC 5 Trading with the Enemy Act
Prize Act - Canada

“The Court shall, subject to this section, take cognizance of and judicially proceed upon all, and all manner of, captures, seizures, prizes and reprisals made under the authority of Her Majesty in right of Canada of all ships, aircraft or goods, and shall hear and determine the same and, according to the Course of Admiralty and the Law of Nations, adjudge and condemn all such ships, aircraft or goods as belong to any enemy country or the citizens or subjects thereof or any other persons inhabiting any of the countries, territories or dominions of and enemy country or that are otherwise condemnable as prize.” Section 5(1) Canada Prize Act [emphasis added]
Warfare = Commerce

• War on Drugs (1980’s)
  – CIA imports drugs
  – One group of drug dealers putting another group of drug dealers out of business
  – It is really a war on “we the people”

• War on Crime (1990’s)
  – US has bigger percentage of people in prison than any other country on the planet
  – Is really a war on the people

• War on Terror (2000’s to today)
  – CIA created ISIS, CIA Created Osama Bin Laden
  – Is really a war on we the people
Prosecution = 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

• “Under International Law of Warfare, all parties to a cause must appear by nom de guerre, because an "alien enemy cannot maintain an action during the war in his own name". Merriam-Webster Dictionary, pg. 1534
US citizen = Enemy of the State

• The prosecute people in their so-called courts
• The prosecute wars
• Any war is a giant commercial transaction
• Obama is using this as justification to murder anyone he feels like murdering, including anyone who is stupid enough to think they are a US citizen
P.I.G.s

• P.I.G. – Persons In Government who intend to breach the trust, and perjure their oaths
CBSA PIGs = United Nations PIGs

• The acronym PIG does not apply to these Canada Border PIGs because they are all bought and paid for by their United Nations handlers just like the US Border PIGs, and they are all working together, and sharing information together, and are actually United Nations Satanist PIGs
Peace Officers

- All Canada Border Services Agency officers have the words “Peace Officer” on their military uniforms, but if there is no breach of the peace, then they are not operating in their official capacity, but they are operating completely in their private capacity as described in the Peace Officers video.

- I have NEVER in my life breached the peace.

- The CBSA PIGs assault (unlawfully arrest) people hundreds of times every day.

- The CBSA PIGs breach the peace hundreds of times every day.
PIGs in Canada

• I filed a lawsuit against these CBSA PIGs in 2010, and Benkendorf, the PIG conspired with their judicial whore buddy Langston to dismiss the case.

• In the lawsuit and numerous previous documents I told these PIGs and whores that I m NOT a corporation and I am NOT interested in being in their criminal corporations.

• I filed an appeal and the Alberta Court of Appeals whore JCB McDonald demanded excise tax, so he could sell some of his justus.
Unlawful Arrest = Assault

• “Any restraint, however slight, upon another’s liberty to come and go as one pleases, constitutes an “arrest.”” Swetnam v. W.F. Woolworth Co., 318 P.2d 364, 366, 83 Ariz. 189.
Due Process of Law

“The stopping of an automobile by a highway patrol officer for inspection of a driver’s license, or for any other purpose where it is accomplished by the authority of the officers, is an “arrest.” Robinson v. State, 198 S.W.2d 633, 635, 184 Tenn. 277
Unlawful Arrest = Assault

• “An illegal arrest is an assault and battery. The person so attempted to be restrained of his liberty has the same right to use force in defending himself as he would in repelling any other assault and battery.” State v. Robinson, 145 ME. 77, 72 ATL. 260

• “Each person has the right to resist an unlawful arrest. In such a case, the person attempting the arrest stands in the position of a wrongdoer and may be resisted by the use of force, as in self-defense.” State v. Mobley, 240 N.C. 476, 83 S.E. 2d 100
Unlawful Arrest = Assault

Breach of the Peace

Due Process of Law

“…the reason for the initial detention, speeding & running a red light are not a breach of the peace.” Perkins v Texas, 812 S.W. 2d 326
Breach of the Peace

- Unless there is a breach of the peace, or a common law felony (breach of the peace) committed in front of a peace officer, they have nothing to say to you.
CBSA PIGs

• The CBSA PIGs unlawfully arrested me (assaulted me) (Breached the Peace) based on their satanic statutes (Firearms Act & Customs Act)

• I have NEVER in my life, Breached the Peace

• In every document I filed into their kangaroo court, I told them they had no jurisdiction, and I was assaulted, kidnapped and falsely imprisoned
### Recap - Terms of Return / Récapitulation - Conditions de restitution

<table>
<thead>
<tr>
<th>Goods / Marchandises</th>
<th>$0.00</th>
</tr>
</thead>
<tbody>
<tr>
<td>Conveyance / Moyen de transport</td>
<td>$2,500.00</td>
</tr>
</tbody>
</table>

**Total Amount Required / Montant total requis**

| $2,500.00 |

**Total Amount Received / Montant total reçu**

| $2,500.00 |
### Seizure Receipt
**Reçu pour saisie**

<table>
<thead>
<tr>
<th>Name/Nom</th>
<th>Canada Border Services Office/Bureau des services frontaliers du Canada</th>
</tr>
</thead>
<tbody>
<tr>
<td>FEARN, Glenn Winingham</td>
<td>Coutts - Commercial</td>
</tr>
<tr>
<td>1377 E Florence Blvd #147</td>
<td>Highway 4</td>
</tr>
<tr>
<td>Casa Grande, Arizona, United States, 85222, (682) 7778048</td>
<td>Box 220</td>
</tr>
<tr>
<td></td>
<td>Coutts, Alberta</td>
</tr>
<tr>
<td></td>
<td>Canada, T0K0N0, (403) 3443969</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Seizure Date/Date de la saisie</th>
<th>Receipt Number/Numéro de reçu</th>
<th>Seizing Officer/Agent de la saisie</th>
<th>Seizure No./No de saisie</th>
</tr>
</thead>
<tbody>
<tr>
<td>2013/10/12</td>
<td>20884</td>
<td></td>
<td>7051-13-0048</td>
</tr>
</tbody>
</table>

#### Allegation/Allégation

The said goods are seized because they have been unlawfully imported by reason of Non-Report [Sec. 12, C.A.]

That the said conveyance is seized because it was used therein.

Lesdites marchandises sont saisis parce qu'elles ont été illégalement importées en raison de Défaut de déclaration [art. 12 de la Loi sur les douanes]

L'édit moyen de transport est saisi parce qu'il a été utilisé à cette fin.
PIGs in Canada

• "It is impossible to prove jurisdiction exists absent a substantial nexus with the state, such as voluntary subscription to license. All jurisdictional facts supporting claim that supposed jurisdiction exists must appear on the record of the court." Pipe Line v Marathon. 102 S. Ct. 3858 quoting Crowell v Benson 883 US 22
CBSA PIGs

• You have to use the right words for these Satanist PIGs or they will ignore you and they may ignore you anyway
• Just like Tilleman the Mormon Satanist PIG did
CSA PIGs

• Under their satanist rules, you have to challenge jurisdiction right up front

• **Jurisdiction** must be raised before making any plea to the merits, if at all, when it arises from formal defects in the process, or when the want of jurisdiction over the person. Smith v. Curtis, 7 Cal 584; Bohn v. Devlin, 28 Mo. 319; Brown v. Weber, 6 Cush. (Mass) 560; Whyte v. Gibbes, 20 How 541.
CBSA PIGs

❖ Once jurisdiction is challenged, it must be proven. Hagens v. Lavine, 415 U.S. 533, note 3.

❖ No sanction can be imposed absent proof of jurisdiction. Standard v. Olsen, 74 S.Ct. 768.
PIGs in Canada

• "The right to adjudicate concerning the subject-matter in the given case. To constitute this there are three essentials: First, the court must have cognizance of the class of cases to which the one to be adjudicated belongs; second, the proper parties must be present; and third, the point decided upon must be in substance and effect within the issue." Reynolds v. Stockton, 140 U.S. 254, 268.
PIGs in Canada

• A court of general jurisdiction is presumed to be acting within its jurisdiction till the contrary is shown. Brown, Jur Section 202; Wright v. Douglas, 10 Barb. (N.Y.) 97; Town of Hunnington v. Town of Charlotte, 15 Vt. 46.

• Redman’s kangaroo court is the Provincial Court, which is an inferior court of limited jurisdiction, and Tilleman’s court (Queen’s Bench) is the court of general jurisdiction
PIGs in Canada

• At the common law subject-matter is not within the jurisdiction, the court may dismiss the proceedings of its own motion. Gormly v. McIntosh, 22 Barb. (N.Y.) 271; Robertson v. State, 10 NE 582, 643. And a remedy may be had by a writ of prohibition; 3 Bla. Com. 12.
PIGs in Canada

• I filed a Motion for an ORDER of Prohibition because their fictitious color of law rules said that was how it is done
• Tilleman the Mormon satanic whore got the case
• Tilleman even used the phrase “color of law” during their show hearing
• Benkendorf the Canada Department of Justice PIG conspired with Tilleman to dismiss the case because I didn’t beg right
PIGs in Canada

- They never did anything to prove jurisdiction
- Tilleman the satanic mormon whore, dismissed the case and also issued an ORDER that I could NOT file anything further into the case, because I did not BEG right
Motion for Prohibition

- “PROHIBITION A writ to forbid any court to proceed in any cause there depending, on suggestion that the cognizance thereof belongeth not to the court. F. N. B. 39.

- The writ of prohibition is the remedy provided by the common law, against the encroachment of jurisdiction; where one is called coram non judice, to answer in a court that has no legal cognizance of a cause; which is enumerated by Blackstone among the grievances cognizable by the courts of common law. See 3 Comm. cap. 7.”

©Common Law Copyright 2015
Court of Queen's Bench Criminal Rules

Table of Contents

2 Rules Pursuant to Section 424 of the Criminal Code with Respect to Mandamus, Certiorari, Habeas Corpus and Prohibition
   2 Civil rules apply, 825
   2 Order issues in place of writ, 826
   2 Service of notice of motion, 827
   2 Appeal, 828
   3 Power of a judge, 829
Part 60

Rules Pursuant to Section 424 of The Criminal Code with Respect to Mandamus, Certiorari, Habeas Corpus and Prohibition

Civil rules apply

825 For the purposes of this Part, the Rules in civil cases mutatis mutandis, apply in all matters not herein provided for.

AR 390/68 s825

Order issues in place of writ

826 An order in the nature of mandamus, prohibition, certiorari or habeas corpus may be granted upon application by notice of motion returnable before the court or before the Appellate Division.

(2) The writs of mandamus, prohibition, certiorari and habeas corpus shall not be issued, but all necessary provisions shall be made in the order.

AR 390/68 s826
Motion for an ORDER of Prohibition

• On 13 January, 2014, the case was heard by Tillman

• Tillman was brought in from Calgary (under instructions from his handler Rooke), because I had already served Notices on the Lethbridge whores

• Tillman said he had not read any of the material I had submitted
  – 1006-00907 was over 350 pages
  – I had filed 1400 pages of documents into the Provincial so-called court

• Tillman even used the phrase “color of law”
Order of Prohibition

• The case was pre-judged from the beginning
• In his decision, Tillman even used the phrase “OPCA” which was created by his handler Rooke in his Meads v Meads 2012 ABQB 571 case where he was acting as a Clerk under statutory authority under the United nations UNIDROIT, as described in the upcoming Fire the Whores in Canada video
• I Filed a Notice of Appeal with the whores selling their justus in the Alberta Court of (so-called) Appeals in Calgary
PIGs in Canada

- Redman the PIG held his show trial in conspiracy with Bernard the PIG

- "...judges who become involved in enforcement of mere statutes (civil or criminal in nature and otherwise), act as mere "clerks" of the involved agency..." K.C. Davis, ADMIN. LAW, Ch. 1 (CTP. West's 1965 Ed.)

- "It is the accepted rule, not only in state courts, but, of the federal courts as well, that when a judge is enforcing administrative law they are described as mere 'extensions of the administrative agency for superior reviewing purposes' as a ministerial clerk for an agency..." 30 Cal 596; 167 Cal 762
PIGs in Canada

• “Kangaroo court. Term descriptive of a sham legal proceeding in which a person's rights are totally disregarded and in which the result is a foregone conclusion because of the bias of the court or other tribunal.” Black’s Law Dictionary, 6th Edition, page 868,

• "Ministerial officers are incompetent to receive grants of judicial power from the legislature, their acts in attempting to exercise such powers are necessarily nullities" Burns v. Sup., Ct., SF, 140 Cal. 1
Satanist PIGs in Canada

• They put on their show trial and I walked in a FIRED the Clerk masquerading as a Judge and walked out – it was all over the news
• They put on their little satanic religious ceremony
PIGs in Canada

• Redman the whore issued a bogus warrant for my arrest and the US Consulate PIGs called up the RCMP PIGs and when I came down stairs they assaulted Me, and kidnapped Me and falsely imprisoned Me, based on Redman’s fraudulent bogus warrant
PIGs in Canada

• The judgement of conviction pronounced by court without jurisdiction is void, and one imprisoned thereunder may obtain release by habeas corpus. Johnson v. Lewis, 144 U.S. 653.

• I filed a Habeas Corpus while I was in their jail and the court clerk ignored it the first time because Tilleman intended to deny Me due process in conspiracy with Benkendorf the PIG
Void Judgment

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

Void Judgment

• “Void judgment is one which has no legal force or effect whatever, it is an absolute nullity, its invalidity may be asserted by any person whose rights are affected at any time and at any place and it need not be attacked directly but may be attacked collaterally whenever and wherever it is interposed.” City of Lufkin v. McVicker, 510 S.W. 2d 141 (Tex. Civ. App. – Beaumont 1973).

• “A void judgment, insofar as it purports to be pronouncement of court, is an absolute nullity” Thompson v. Thompson, 238 S.W.2d 218 (Tex.Civ.App. – Waco 1951).
Void Judgment - England

• A void order results from a ‘fundamental defect’ in proceedings (Upjohn LJ in Re Pritchard (deceased) [1963] 1 Ch 502 and Lord Denning in Firman v Ellis [1978] 3 WLR 1) or from a ‘without jurisdiction’/ultra vires act of a public body or judicial office holder (Lord Denning in Pearlman v Governors of Harrow School [1978] 3 WLR 736).

• A ‘without jurisdiction’/ultra vires act is any act which a Court did not have power to do (Lord Denning in Firman v Ellis [1978] QB 866).

• Similarly, if the higher Court’s order is founded on a lower Court’s void act or invalid claim then the higher Court’s decision will also be void (Lord Denning in MacFoy v United Africa Co. Ltd. [1961] 3 All ER).
Void Judgment - England

- a ‘void’ order or claim has no legal effect *ab initio* (from the beginning/outset) and therefore does not need to be appealed, although for convenience it may sometimes be necessary to have it set aside (Lord Denning in *MacFoy v United Africa Co. Ltd.* [1961] and *Firman v Ellis* [1978] QB 866) whereas a ‘voidable’ order or claim has legal effect unless and until it is set aside. Therefore, while a void order or claim does not have to be obeyed and can be ignored and its nullity can be relied on as a defence when necessary (*Wandsworth London Borough Council v. Winder* [1985] A.C. 461),

©Common Law Copyright 2015 53
Void Judgment = Fraud

• “Once a fraud, always a fraud.” 13 Vin. Abr. 539.

• “Things invalid from the beginning cannot be made valid by subsequent act.” Trayner, Max. 482. Maxims of Law, Black’s Law Dictionary 9th Edition, page 1862


• Time cannot render valid an act void in its origin. Dig. 50, 17, 29; Broom, Max. 178, Maxims of Law, Black’s Law Dictionary 9th Edition, page 1862,
Void Judgment = Fraud

- “Ex dolo malo non oritur action. Out of fraud no action arises. Cowper, 343; Broom’s Max. 349.” Bouvier’s Maxims of Law, 1856,

- and any act by any government official to conceal the fraud becomes an act of fraud;

- “fraus est celare fraudem. It is a fraud to conceal a fraud. 1 Vern. 270.” Bouvier’s Maxims of Law 1856

- and fraud is inexcusable and unpardonable;

- “Fraus et dolus nemini patrocinari debent. Fraud and deceit should excuse no man. 3 Co. 78.” Bouvier’s Maxims of Law 1856
Void Judgment = Fraud

- and any fraud amounts to injustice;
- “Quod alias bonum et justum est, si per vim vei fraudem petatur, malum et injustum efficitur. What is otherwise good and just, if sought by force or fraud, becomes bad and unjust. 3 Co. 78.” Bouvier’s Maxims of Law, 1856
Void Judgments

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

• Tilleman ultimately dismissed the Habeas Corpus because I provided no evidence
• How am I supposed to provide in evidence in their jail where I have trouble getting a pen and paper much less anything else?
• I made it under penalty of perjury = affidavit
• Tilleman intended to deny Me due process so he could help out Benkendorf the PIG, and Redman the PIG, and Bernard the PIG, and their Canada Border PIGs
PIGs in Canada

• Tilleman, Benkendorf, Redman, and Bernard all know EXACTLY what they are doing

• “Officers of the court have no immunity, when violating a constitutional right, for they are deemed to know the law.” Owens v Independence 100 S.C.T. 1398 (Ezra 7:23-26)


• "Ignorance of the law does not excuse misconduct in anyone, least of all in a sworn officer of the law." In re McCowan (1917), 177 C. 93, 170 P. 1100.
Notice of Appeal

• I filed a Notice of Appeal from Tilleman’s kangaroo court
Alberta (so-called) Court of Appeals

• When I got the Court of Appeals, I told the Clerk I wanted to file a Notice of Appeal
• The Clerk demanded the excise tax/filing fee
• I told the Clerk that the Supreme Court had ruled that there was no taxation without representation, and “if you think you are representing me you are FIRED!”, no go ahead and file the Notice and Appeal
• The Clerk still demanded the excise tax/filing fee
Alberta (so-called) Court of Appeals

• I told the Clerk, “OK, get one of your whores down here that wants to sell their so-called justus in violation of the Magna Carta, and let’s have a hearing!”

• The Clerk said they would look into it and they took my Notice of Appeal, and went away for a few minutes

• The Clerk came back in a few minutes and said they were working on it but it would be a few more minutes

• A few minutes later the Clerk came back and said; “you know what, I am going to go ahead and file this thing.”
Appeal Number: 1401-0038A

Queen's Bench Number: 131453342X1

Alberta Court of Appeals

Between:

Glenn Winningham Fearn
and

Canada Border Services Agency,
a/k/a Regina the bitch (no disrespect to dogs intended)

Petitioner

Address for Service and Contact
C/O 30 Main Street, #188
Donalda, Alberta
POSTAL CODE EXEMPT

Respondent

Notice of Appeal

I, Me, My, or Myself, also known as Glenn Winningham Fearn, do hereby provide notice that I intend to appeal the decision of the Vatican Jesuit Masonic judicial whose Tileman, dated 13 January 2014, filed 15 January 2014, and mailed 16 January 2014, to his Vatican Jesuit Masonic judicial whose buddies selling their so-called justice, which is actually Justus, in the Alberta Court of so-called Appeals.

1. I fully comprehend that the decision is this case was already decided 3 years ago, and,
2. I fully comprehend how they intend to represent Me without authority, and use that unauthorized and unlawful representation to fabricate evidence of their pre-judgment, and justify the theft of My property, and justify their hired thugs assaults, and kidnappings, and false imprisonments, and murders, and,
3. I fully comprehend how their whore buddies Tileman, and Langston, and Cooke, are going to get promoted by their whore buddies to the Court of so-called Appeals, for bringing them so much business, and,
4. I fully comprehend how they intend to aid and abet their Customs thugs to continue to assault (unlawfully arrest) people at the so-called border, in Violation of Magna Carta (1215) Chapter 13, and,
5. I fully comprehend how they intend to deny Me a jury of My peers in violation of Magna Carta (1215) Chapters 20 and 39, and,
6. I fully comprehend how they intend to aid and abet their hired thugs to hold pleas, in violation of Magna Carta (1215) Chapter 24, and,
7. I fully comprehend how they intend to violate Magna Carta (1215) Chapter 40 by selling their so-called justice, and if I do NOT pay their excise taxes that they call filing fees, and transcripts, copies, binding, etc., that they intend to deny their Justus, and,
8. I fully comprehend how they intend to aid and abet their hired thugs at the border and elsewhere to put Me to their "law", without credible witnesses, and on their word alone,
Notice of Appeal

I, Me, My, or Myself, also known as Glenn Winningham Fearn, do hereby provide notice that I intend to appeal the decision of the Vatican Jesuit Masonic judicial whore Tilleman, dated 13 January 2014, filed 15 January 2014, and mailed 16 January 2014, to his Vatican Jesuit Masonic judicial whore buddies selling their so-called justice, which is actually Justus, in the Alberta Court of so-called Appeals.

1. I fully comprehend that the decision is this case was already decided 3 years ago, and,
2. I fully comprehend how they intend to represent Me without authority, and use that unauthorized and unlawful representation to fabricate evidence of their pre-judgment, and justify the theft of My property, and justify their hired thugs assaults, and kidnappings, and false imprisonments, and murders, and,
3. I fully comprehend how their whore buddies Tilleman, and Langston, and Rooke, are going to get promoted by their whore buddies to the Court of so-called Appeals, for bringing them so much business, and,
4. I fully comprehend how they intend to aid and abet their Customs thugs to continue to assault (unlawfully arrest) people at the so-called border, in Violation of Magna Carta (1215) Chapter 13, and,
5. I fully comprehend how they intend to deny Me a jury of My peers in violation of Magna Carta (1215) Chapters 20 and 39, and,
6. I fully comprehend how they intend to aid and abet their hired thugs to hold pleas, in violation of Magna Carta (1215) Chapter 24, and,
7. I fully comprehend how they intend to violate Magna Carta (1215) Chapter 40 by selling their so-called justice, and if I do NOT pay their excise taxes that they call filing fees, and transcripts, copies, binding, etc., that they intend to deny their Justus, and,
8. I fully comprehend how they intend to aid and abet their hired thugs at the border and elsewhere to put Me to their "law", without credible witnesses, and on their word alone,
in violation of Magna Carta (1215) Chapter 38, when they each know that their
government employee buddies are NOT credible witnesses, and
I fully comprehend how they intend to deny Me due process, as defined by the Magna
Carta (1215) Chapter 39 and,
I fully comprehend how they intend to violate Magna Carta (1215) Chapter 45 by
imposing their Roman Civil Law on Me, and,
I fully comprehend how they intend to further deny Me any real justice in violation of
Magna Carta (1215) Chapters 52, and Chapter 55, and,
I fully comprehend how they intend to deny Me the right to bring this before a common
law Grand Jury, as required by Magna carta (1215), Chapter 61, and,
I fully comprehend how these Vatican Jesuit Masonic judicial whores intend to impose
their Roman Civil Law, and they further intend to deny Me any of My God given common
law rights under natural law, and,
I fully comprehend how these Vatican Jesuit Masonic judicial whores intend to make war
on Me in EXACTLY the same way that precipitated the War of Independence, and,
I fully comprehend how these Vatican Jesuit Masonic judicial whores intend to impose
their regulatory proceedings on Me when I have NOT consented to their so-called
contract, and,
I fully comprehend how these Vatican Jesuit Masonic judicial whores are not even
remotely interested in any real justice, and intend to use their color of law, fictitious
pretend, rules against Me to deprive Me of any justice, which is why they have 1200
pages of rules, because they are intended to be used to deprive people of justice, which
is just another reason why it is called Justus, and,
I fully comprehend how they intend to send their hired thugs out, based on fictitious,
color of law, pretend legislation, to assault Me, and kidnap Me, and falsely imprison Me,
so they can justify dragging Me into their satanic religious ceremony administered by
Vatican Jesuit masonic whores selling their Justus, because it makes so much
business! and

Signed and sealed this th day in February, in the year, two Thousand and Fourteen.

Glenn Winningham Feam, sui juris
private person at common law,
holder of the office of "the people"
Judicial Power Citizen by right of blood
Inhabitant of the land of Alberta
With full responsibility for My actions
under YHWH's law as found in the Holy Bible and no other
With a postal address of:
Non-Domestic Mail
C/O 30 Main Street, #188
Donald, Alberta
POSTAL CODE EXEMPT
Telephone: 780-222-5883
in violation of Magna Carta (1215) Chapter 38, when they each know that their
government employee buddies are NOT credible witnesses, and,
I fully comprehend how they intend to deny Me due process, as defined by the Magna
Carta (1215) Chapter 39 and,
I fully comprehend how they intend to violate Magna Carta (1215) Chapter 45 by
imposing their Roman Civil Law on Me, and,
I fully comprehend how they intend to further deny Me any real justice in violation of
Magna Carta (1215) Chapters 52, and Chapter 55, and,
I fully comprehend how they intend to deny Me the right to bring this before a common
law Grand Jury, as required by Magna carta (1215), Chapter 61, and,
I fully comprehend how these Vatican Jesuit Masonic judicial whores intend to impose
their Roman Civil Law, and they further intend to deny Me any of My God given common
law rights under natural law, and,
I fully comprehend how these Vatican Jesuit Masonic judicial whores intend to make war
on Me in EXACTLY the same way that precipitated the War of Independence, and,
I fully comprehend how these Vatican Jesuit Masonic judicial whores intend to impose
their regulatory proceedings on Me when I have NOT consented to their so-called
contract, and,
I fully comprehend how these Vatican Jesuit Masonic judicial whores are not even
remotely interested in any real justice, and intend to use their color of law, fictitious.
pretend, rules against Me to deprive Me of any justice, which is why they have 1200
pages of rules, because they are intended to be used to deprive people of justice, which
is just another reason why it is called Justus, and,
I fully comprehend how they intend to send their hired thugs out, based on fictitious,
color of law, pretend legislation, to assault Me, and kidnap Me, and falsely imprison Me,
so they can justify dragging Me into their satanic religious ceremony administered by
Vatican Jesuit masonic whores selling their Justus, because it makes so much
business!, and,
Now Benkendorf, the communist Satanist PIG, got the Appeal dismissed, which is further proof that they are in fact communists and satanists and the it didn’t matter what I said or did, because it was all prejudged from the beginning

Benkendorf, the communist Satanist PIG, tried to lure me across their so-called border so they can assault Me, and kidnap Me and falsely imprison Me again
Communist Satanist PIGs in Canada

• Benkendorf, the Communist Satanist PIG knows that I could not show up for their show-hearing

• Benkendorf, the Communist Satanist PIG knows that no justice will ever come out of this

• Benkendorf, the Communist Satanist PIG knows that he and his kangaroo courts are NOT competent to do justice

• Benkendorf, the Communist Satanist PIG knows that he intends to assault Me with his satanic statutes and then he will call it a contract, just like he and his border PIGs have already done.
Communist Satanist PIGs in Canada

• Benkendorf, the Communist Satanist PIG knows that he has assaulted Me with his:
  – Canada Firearms Act – Canada Customs Act
  – Alberta Judicature Act – Alberta Evidence Act
  – Alberta Provincial Court Act – Alberta Police Act
  – Alberta Court of Queen’s Bench Act
  – Alberta Rules of Court
  – Other satanic statutes

• Then they will assault me with some of their “equity”, just like they have already done

• Then they will call it a contract
Bill of Pains and Penalties

• Their communist satanic Acts are Bills of Pains and Penalties

• “bill of attainder. 1. Archaic. A special legislative act that imposes a death sentence on a person without a trial. 2. A special legislative act prescribing punishment, without a trial, for a specific person or group. — Also termed act of attainder. See ATTAINDER; BILL OF PAINS AND PENALTIES.” Black’s Law Dictionary, 8th Edition, page 496

• “bill of pains and penalties. A legislative act that, though similar to a bill of attainder, prescribes punishment less severe than capital punishment.” Black’s Law Dictionary, 8th Edition, page 499
Redman the Communist PIG

- Issued a Void Warrant so the RCMP PIGs could justify their assault, kidnapping, and false imprisonment
- Issued a void judgment of conviction in his show-trial in his kangaroo court
- Issued a void order for me to see one of his bought and paid for shrinks
- One of Redman’s communist buddies had my brother in a mental hospital for 30 days and their bought and paid for shrink ultimately told my brother that if he did not take a license they would declare him insane.
Communist Satanists in Canada

• This is how these Communist Satanists work
• They shove their satanic law merchant down your throat
• They shove their Roman Civil Law down your throat
• They issue void judgments and void orders
• They assault you and kidnap you and falsely imprison you and then they call it a contract
Communist PIGs in Canada

- Tilleman, Benkendorf, Bernard, Redman, Rooke, McKay, Harper, and the CBSA PIGs are all Satanists assaulting people on the highway to make money (IOUs) for their Satanic handlers in the Vatican.
- Tilleman, Benkendorf, Bernard, Redman and Rooke are all Priests of BAAL.
Satanist Extortion Racket

• It is an extortion racket, and they are all in on it!
• They assault you on the highway, and drag you in before one of their bought and paid for Clerks masquerading as a Judge, and their kangaroo court
• They steal your private conveyance and then extort $2500.00 to get it back, or they will sell it at one of the auctions where they sell all of their stolen property
Technical Remote Viewers

• US Army Program for over 20 years
• Cancelled the program in the 1990’s
• All went into private business
• You can Remote View any point in space and time
• There is a giant library in the fabric of space-time in which everything that is ever done is recorded (akashic record)
• The actions of these satanists described herein is now permanently recorded on the fabric of space-time
• Judgment Day is coming!!!!!
Summary
Judgment Day is Coming!

• “I know thy works, and tribulation, and poverty, (but thou art rich) and I know the blasphemy of them which say they are Jews, [christians, etc.] and are not, but are the synagogue of Satan.” Revelation 2:9
It is NEVER over until YOU say it is over!!!!

• I shake the dust of the earth from off My feet against each of them and their household, (Matthew 10:14, Mark 6:11, Luke 9:5) and we will be discussing this on judgment day!!!
• I will not be visiting them in hell!!!
• “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
Judgment Day

• “...I will shew unto thee the judgment of the great whore that sitteth upon many waters: With whom the kings of the earth have committed fornication, and the inhabitants of the earth have been made drunk with the wine of her fornication.” Revelation 17:1-2

• “And the kings of the earth, and the chief captains, and the mighty men, and every bondman, and every free man, hid themselves in the dens and in the rocks of the mountains; And said to the mountains and rocks, Fall on us, and hide us from the face of him that sitteth on the throne, and from the wrath of the Lamb:” Revelation 6:15-16
Judgment Day
(Matt 10:14, Mark 6:11, Luke 9:5)

- Barry Benkendorf, I shake the dust of the earth from off my feet against you, and your household, and we will be talking about this on judgment day.
- William Tilleman, I shake the dust of the earth from off my feet against you, and your household, and we will be talking about this on judgment day.
- Derek Redman, I shake the dust of the earth from off my feet against you, and your household, and we will be talking about this on judgment day.
- Alex Bernard, I shake the dust of the earth from off my feet against you, and your household, and we will be talking about this on judgment day.
Judgment Day

• JCB McDonald, I shake the dust of the earth from off my feet against you, and your household, and we will be talking about this on judgment day.

• Stephen Harper, I shake the dust of the earth from off my feet against you, and your household, and we will be talking about this on judgment day.

• JD Rooke, I shake the dust of the earth from off my feet against you, and your household, and we will be talking about this on judgment day.

• Peter MacKay, I shake the dust of the earth from off my feet against you, and your household, and we will be talking about this on judgment day.
Judgment Day

- David Johnston, I shake the dust of the earth from off my feet against you, and your household, and we will be talking about this on judgment day
- Timothy Hironaka, I shake the dust of the earth from off my feet against you, and your household, and we will be talking about this on judgment day
- Robert Nicholson, I shake the dust of the earth from off my feet against you, and your household, and we will be talking about this on judgment day
- Larry Ethell, I shake the dust of the earth from off my feet against you, and your household, and we will be talking about this on judgment day
Judgment Day

• Jonathan Denis, I shake the dust of the earth from off my feet against you, and your household, and we will be talking about this on judgment day

• James Langston, I shake the dust of the earth from off my feet against you, and your household, and we will be talking about this on judgment day

• Neil C Whittman, I shake the dust of the earth from off my feet against you, and your household, and we will be talking about this on judgment day

• T J Matchett, I shake the dust of the earth from off my feet against you, and your household, and we will be talking about this on judgment day
What can we do?

• Lay a proper foundation so they cannot claim ignorance – stay out of their satanic contracts.
• Demand a common law court
• Know what a true common law court is, so you can tell if they really give you a common law court
• Complain to the judicial council, (council of whores) and make sure you bring up the right issues
• Complain to politicians, etc.
• We need to work together to fire these Vatican Jesuit whores selling their justus
What can we do?

• Make Youtube videos and circulate them far and wide!
• Send Youtube videos to Me and I will circulate them!
• Realize that it is NEVER over, until you say it is over!
• Never, ever, ever, ever, ever, give up!!!
What can we do?

• Always remember, “We the people” are the ones who are really in control
  – NOT a gang of Vatican judicial whores selling their justus
  – NOT their hired thugs
  – NOT the Canada Border PIGs
  – NOT the United Nations (US) Border PIGs
  – Even a Peace Officer can do NOTHING that we ourselves cannot do
What Can We Do?

• We can Refuse to participate in their de facto system
• We can educate ourselves about what a common law jury is, and what the law of the land is
• We can educate ourselves so we know when our rights are being violated
• We can educate our public servants, because many of them do not know, any more than we did
• We can educate other people by circulating this video, and any other way possible
• We can DEMAND a common law Jury of Our peers
What can We do?

• We can work with our friends and neighbors to re-establish our common law juries and our common law de jure courts
• We can work with our friends and neighbors to get the United Nations out of America, and Canada, and anywhere that wants to be free
• If we do NOT do it, then we are at least partially responsible
• The United Nations is owned and operated by the bankster thieves and their Vatican handlers
Other Videos

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

©Common Law Copyright 2015
Upcoming videos

• Churchianity – The Satanic Vatican
• Satanists in Texas
• Void Judgments
• How to do a Habeas Corpus
• Dealing with the Satanic Traffic Court Thieves 2
• De Jure government the Ultimate Solution
• Common Law
• The District of Columbia is Masquerading as the Government of the United States of America
Summary

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

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

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

• Send me an email for other copies of documents to; engineerwin@gmail.com