Sheeple = Cannon Fodder for Satanists

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“Two national governments exist, one to be maintained under the Constitution, with all its restrictions, the other to be maintained by Congress outside and independently of that instrument”

“A State does not owe its origin to the Government of the United States, in the highest or in any of its branches. It was in existence before it. It derives its authority from the same pure and sacred source as itself: The voluntary and deliberate choice of the people... A State is altogether exempt from the jurisdiction of the Courts of the United States, or from any other exterior authority, unless in the special instances where the general Government has power derived from the Constitution itself... p. 448 “The question to be determined is, whether this State, so respectable, and whose claim soars so high, is amenable to the jurisdiction of the Supreme Court of the United States? This question, important in itself, will depend on others, more important still; and may perhaps, be ultimately resolved into one, no less radical than this- “do the people of the United States form a NATION? “By that law the several States and Governments spread over our globe, are considered as forming a society, not a NATION.” [caps in the original.] Chisholm. Ex’r v. Georgia, 2 Dall. 419, 1 L.Ed. 440 (1794)
"Governments descend to the level of a mere private corporation, and take on the characteristics of a mere private citizen...where private corporate commercial paper [Federal Reserve Notes] and securities [checks] is concerned. ... For purposes of suit, such corporations and individuals are regarded as entities entirely separate from government.” Clearfield Trust Co. v. United States 318 U.S. 363 (1943)

That is why you CANNOT pay their extortion
Copies of these documents can be found at My private group at Yahoo called Administrating-Your-Public-Servants

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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
This is all coming from the Roman Cult
"My history of the Jesuits is not eloquently written, but it is supported by unquestionable authorities, [and] is very particular and very horrible. Their [the Jesuit Order’s] restoration [in 1814 by Pope Pius VII] is indeed a step toward darkness, cruelty, despotism, [and] death. ... I do not like the appearance of the Jesuits. If ever there was a body of men who merited eternal damnation on earth and in hell, it is this Society of [Ignatius de] Loyola."

John Adams (1735-1826; 2nd President of the United States)
"Within twenty years this country is going to rule the world. Kings and Emperors will soon pass away and the democracy of the United States will take their place... When the United States rules the world, the Catholic Church will rule the world...Nothing can stand against the Church. I’d like to see the politician who would try to rule against the Church in Chicago. His reign would be short indeed." -- Roman Catholic Archbishop James E. Quigley (October 15, 1854 - July 10, 1915) Chicago Daily Tribune, May 5, 1903
“Two national governments exist, one to be maintained under the Constitution, with all its restrictions, the other to be maintained by Congress outside and independently of that instrument” Dissenting opinion of Justice Marshall Harlan. Downes v. Bidwell, 182 U.S. 244 1901.
Roman Aquila: military symbol carried in battle by all Roman commands, planted on conquered nations.

Devout Roman Catholic, trained by the Jesuits at Xavier, installed first Jesuit chaplain to the House.

Roman fasces: bundle of rods bound to a weapon, symbolizing subservience under rule of a single man.

24 September 2015

www.JohnnyCirucci.com
Roman Cult = Murder & Slavery

- Roman aquila military staff carried in battle by all Roman commands. Planted on all conquered nations.
- Devout Roman catholic, honorary degree from Jesuit Scranton University
- Roman bundle of rods bound to a weapon symbolizing subservient under the rule of a single man
- Devout Roman Catholic trained by the Jesuits installed first Jesuit chaplain to the House
Roman Cult = Murder & Slavery

- Why do you think Donald Trump’s first international trip includes the Roman Cult on the itinerary?
- Why do you think the Pope Inc., looked so angry in his pictures with Donald Trump?
Alternatives?

Adolfo Nicolás Pachón, 2008 AD
30th Superior General, Society of Jesus
Master and Overseer of “the White Pope,” Benedict XVI
Satan’s Present Ruler of the World
“Go ye, then, into all the world and take possession of all lands in the name of the Pope. He who will not accept him as the Vicar of Jesus and his Vice-Regent on earth, let him be accursed and exterminated.”

~Jesuit Extreme Oath of Induction
Alternatives?

The Jesuit Oath
The Counter-Reformation War

I furthermore promise and declare that I will, when opportunity present, make and wage relentless war, secretly or openly, against all heretics, Protestants and Liberals, as I am directed to do, to extirpate and exterminate them from the face of the whole earth; and that I will spare neither age, sex or condition; and that I will hang, waste, boil, flay, strangle and bury alive these infamous heretics, rip up the stomachs and wombs of their women and crush their infants' heads against the walls, in order to annihilate forever their execrable race. That when the same cannot be done openly, I will secretly use the poisoned cup, the strangulating cord, the steel of the poniard or the leaden bullet, regardless of the honor, rank dignity, or authority of the person or persons, whatever may be their condition in life, either public or private, as I at any time may be directed so to do by any agent of the Pope or Superior of the Brotherhood of the Holy Faith, of the Society of Jesus.

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Alternatives?

Ever Wonder Why The World is so Diabolically Evil? Meet the Man That Plans it That Way. The Black Pope Adolfo Nicolas, the Most Powerful Man in the World and Behind the Plan for a New World Order.

1. The Superior General of the Jesuits The Black Pope, Adolfo Nicolas and his 6 generals control the “White Pope” and the Vatican and the entire list below.

2. The Illuminati, Zionists, globalist Elites, the Council on Foreign Relations (CFR), Bilderberg group, Freemasons, Council of 300, the United Nations and the Council of Trent.

3. The Jesuits control the Knights Templar, Knights of Columbus and the Knights of Malta.

4. The CIA, FBI, NSA, ASIO, MI5, MI6, NCIS, FSB, DGSE, Mossad and every intelligence agency in the world are masonic and controlled by the Jesuits.

5. The Jesuits have infiltrated most governments & Leaders including Obama, making them puppets that carry out Jesuit orders.
Vatican ‘New World Order’

Herman van Rompuy, the President of the European Council stated recently ‘We are all Jesuits’. He was referring to those prominent European leaders with whom he is developing the ‘Roman Catholic’ architecture for the future Europe. ‘It creates unbreakable ties. So there is a ‘Jesuits International’

http://www.djeppink.eu/en/blog/we-are-all-jesuits
Alternatives?

wherever this Seal is openly displayed the Jesuit Order is in Control.
Alternatives?

From 1203 to 1805
50 million Christian died
suffering at the hands of Rome
‘cause they believed in Christ alone
they died through Europe especially Spain
for they saw all but Christ as vain
He who suffered by His death for men
to save them from their awful sin
600 years of martyred saints
that history can not erase
with iron heel and iron hand
the Roman Popes rule the land
The Rothschild have been part of the Jesuit Order since way before 1776. Maltese Cross indicates membership and allegiance to the Sovereign Military Order of Malta, a MASONIC order created in 1,099 AD by direct descendants of Roman Emperors, of which the Jesuit Order is a brand.
Alternatives?

Isn’t It Interesting That The Pope Calls Fake News A Sin

Yet The Catholic Church Has Been Selling False Saviors And Implicated In Child Pedophilia For Centuries

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“And I will come near to you to judgment; and I will be a swift witness against the sorcerers, and against the adulterers, and against false swearers, and against those that oppress the hireling in his wages, the widow, and the fatherless, and that turn aside the stranger from his right, and fear not me, saith the LORD of hosts” Malachi 3:5
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 in 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.
READ THE MIDDLE PARAGRAPH

INTRODUCTION

So the people of the world can now determine what these changes are: that those in the positions of implementing changes have in store for them. In summary, then, these changes are:

The old world is coming to an end. It will be replaced with a new way of doing things.

The new world will be called the "New World Order."

This new structuring will re-distribute property from the "have" nations and will give it to the "have-not" nations.

The New World Order will include changes in:

- the family: homosexual marriages will be legalized; parents will not be allowed to raise their children (the state will); all women will be employed by the state and not allowed to be "homemakers"; divorce will become exceedingly easy and monogamous marriage will be slowly phased out;

- the workplace: the government will become the owner of all of the factors of production; the private ownership of property will be outlawed;

- religion: religion will be outlawed and believers will be either eliminated or imprisoned; there will be a new religion: the worship of man and his mind; all will believe in the new religion;

The United States will play a major role in bringing it to the world. World wars have been fought to further its aims.

Adolf Hitler, the NAZI Socialist, supported the goal of the New World Order. The majority of the people will not notice what is happening...
Jewish Encyclopedia 1901-1906, Vol. 2, p.497 states...Rothschilds are the guardians of the papal treasure

£100,000; and in 1884 they loaned the Egyptian government £1,000,000. Meanwhile the Nationalist and Reactionary parties in France desired to counterbalance the "Semitic" influence of the Rothschilds by establishing a banking concern which should be essentially Catholic. Accordingly in 1876 the Union Générale was founded with a capital of 4,000,000 francs, increased to 25,000,000 francs in 1878 under the direction of a certain Bontoux. After various vicissitudes, graphically described by Zola in his novel "L'Argent," the Union failed, and brought many of the Catholic nobility of France to ruin, leaving the Rothschilds still more absolutely the undisputed leaders of French finance, but leaving also a legacy of hatred which had much influence on the growth of the anti-Semitic movement in France. Something analogous occurred in England when the century-long competition of the Barings and the Rothschilds culminated in the failure of the former in 1893; but in this case the Rothschilds came to the rescue of their rivals and prevented a universal financial catastrophe. It is a somewhat curious sequel to the attempt to set up a Catholic competitor to the Rothschilds that at the present time the latter are the guardians of the papal treasure.

Of recent years the Rothschilds have consistently refused to have anything to do with loans to Russia, owing to the anti-Jewish legislation of that empire, though on one occasion the members of the Paris house joined in a loan to demonstrate their patriotism. whose chief customers they have been (Duveen, C. Davis, Spitzer, and Wertheimer).

The services of the Rothschilds in the cause of philanthropy have been equally marked. Special hospitals have been founded by them for all creeds at Jerusalem, Vienna, Paris, and London; the Jews' Free School of the last-named city is supported almost entirely by Lord Rothschild at an estimated annual cost of £15,000. In London and Paris they have established workmen's dwellings on a large scale and on an economic and commercial basis; and their private charities are very large. The founder of the house, Mayer Amschel Rothschild, held the curious theory that if a beggar thanked him, the charitable transaction was concluded, whereas if he received no thanks, Heaven owed him some recompense for his charity. Consequently, it was his custom to thrust a coin into the hand of a beggar, and to hurry away before the latter could express his gratitude.

In addition, some of the members of the family have evinced an interest in Jewish literature. Baron James in Paris was the founder of the Société des Études Juives; Baron Wilhelm of Frankfort was a zealous collector of Hebrew incunabula, which are now in the Frankfort town library; and almost all great Jewish literary undertakings have been subvented by one or other branch of the firm.

Hitherto the pedigree of the Rothschild family has been traced only as far as Amschel, the father of Mayer Amschel Rothschild; but, owing to the recent publication of the tombstone inscriptions of
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What Should Your Crypto Coin Portfolio Look Like?

This post is for the newer individuals out that are getting into cryptocurrency. Below are my recommendations on what your crypto-coin portfolio should look like. Keep in mind that this is just my opinion and you research anything before buying it.
"... (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
“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, 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.”
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 (if you like my work it can be a donation)

The ONLY power that the N.W.O. satanists have over us is through fraud and deception, and my agenda is to expose it for all our benefit – I cannot fight all of the battles

Currently publishing 1 video a week

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- Corporate Denial Training
- Toll Roads Notice and Demand Training
- Invoice Training
- Notice of Void Judgment training
- Revocation of Signature training
- Third Party Witness Training
Exclusive Content

- Federal Habeas Corpus Training
- Revocation of Voter Registration
- Criminal Complaint Training
- Lawsuit Training
- Other Training (requests?)
Everything that is needed to free yourself is available for free on my free Youtube channel sovereignliving

All forms, files and other instructions are available for free on my 2 private groups at YahooGroups and GoogleGroups

Youtube has notified me that they will be terminating all paid subscription channels on 1 December

All exclusive content will still be on vid.me and you can buy a subscription there
"Under International Law of Warfare, all parties to a cause must appear by nom de guerre, because an "alien enemy cannot maintain an action during the war in his own name". Merriam-Webster Dictionary, pg. 1534

"A mixed war is one which is made on one side by public authority, and the other by mere private persons." Black's Law Dictionary 5th Ed., page 1420
"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 this title [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 …..” Uniform Commercial 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.” Uniform Commercial Code § 8-114 Evidentiary Rules Concerning Certificated Securities [emphasis added]
A “penal action” is an action on a penal statute; an action for recovery of penalty given by statute. *McNeely v. City of Natchez*, 114 So. 484, 487; 148 Miss. 268.

Where an action is founded entirely upon a statute, and the only object of it is to recover a penalty or forfeiture, such action is a “penal action.” *Gawthrop v. Fairmont Coal Co.*, 81 S.E. 560, 561; 74 S.Va. 39.
The words “penal” and “penalty” in their strict and primary sense denote a punishment, whether corporal or pecuniary, imposed and enforced by the state for a crime or offense against its laws. The noun penalty is defined forfeiture or to be forfeited for noncompliance with an agreement. The words forfeit and penalty are substantially synonymous. Missouri, K. & T. Ry. Co. v. Dewey Portland Cement Co., 242 P. 257, 259, 113 Okla. 142.

A “penal action” is one founded entirely on statute and brought with the sole object of recovering a penalty or forfeiture imposed as punishment for specific offense, while “remedial action: is one brought to obtain compensation or indemnity. Smith Engineering Works v. Custer, 151 P2d 404, 407, 194 Okl. 318.
A “penal action” is a civil suit brought for the recovery of a statutory forfeiture when inflicted as punishment for an offense against the public. Such actions are “civil actions,” on the one hand closely related to criminal prosecutions and on the other to actions for private injuries in which the party aggrieved may, by statute, recover punitive damages. State ex rel. McNamee v. Stobie, 92 SW 191, 212, 194 Mo. 14
This letter is in response to your correspondence to Alan Watson dated August 17, 2012 regarding the denial of your application for a Georgia driver’s license. As a preliminary matter, please know that the Department of Driver Services (DDS) intends no disrespect by addressing you using the conventions of formal business correspondence, and information provided to the DDS by the United States Postal Service suggests that the addressing of this letter in this fashion will expedite its delivery to you.

With regard to the content of your letter, the DDS agrees that your application for a driver’s license creates no contract between you and the State of Georgia. According to O.C.G.A. §13-1-10, “where, in the exercise of the police power, a license is issued, the license is not a contract but only a permission to enjoy the privilege for the time specified, on the terms stated; and it may be abrogated.” Unfortunately, the DDS respectfully must disagree with the balance of the contents of your correspondence.

First, various provisions of state and federal law require most drivers to possess a valid driver’s license to operate a motor vehicle, particularly O.C.G.A. §40-5-20. The exemptions from the statute are found in O.C.G.A. §40-5-21. None of the documentation provided with your letter suggests that you fall into one of the statutorily recognized exceptions. The DDS is prohibited from issuing a driver’s license to anyone whose driver’s license or driving privilege in another state is under suspension. O.C.G.A. §40-5-22(c). Operation of a motor vehicle without a valid driver’s license could be a violation of O.C.G.A. §§40-5-20 and/or 40-5-121, particularly since the contents of your lease suggest that you have been a resident of the State of Georgia for more than thirty (30) days. The term resident is defined in O.C.G.A. §40-5-1(15) as “a person who has a permanent home or abode in Georgia to which, whenever such person is absent, he or she has the intention of returning.”
The statute creates a rebuttable presumption of residency for anyone who meets the following criteria:

(A) Any person who accepts employment or engages in any trade, profession, or occupation in Georgia or enters his or her children to be educated in the private or public schools of Georgia within ten days after the commencement of such employment or education; or

(B) Any person who, except for infrequent, brief absences, has been present in the state for 30 or more days; provided, however, that no person shall be considered a resident for purposes of this chapter unless such person is either a United States citizen or an alien with legal authorization from the U.S. Immigration and Naturalization Service."

The lease submitted with your driver’s license application was executed on September 19, 2011. Anyone who is here legally and becomes a resident must obtain a driver’s license in Georgia within thirty (30) days. O.C.G.A. 40-5-20.

While the United States Supreme Court has recognized a fundamental right to interstate travel, this right has never included a fundamental right to drive. Miller v. Reed, 176 F.3d 1202, 1206 (9th Cir. 1999); Dixon v. Love, 431 U.S. 105, 112-116 (1977). Similarly, the Georgia Supreme Court has held that “the right to operate a motor vehicle upon the public highways of this state is not a vested right, but is merely a qualified right which can be exercised by obtaining a license from the state.” Johnston v. State, 236 Ga. 370 (1976). “[I]n Georgia, a driver’s license is not an absolute right but rather is a privilege that may be revoked for cause. The right to continue the operation and to keep the license to drive is dependent upon the manner in which the licensee exercises this right. The right is not absolute, but is a privilege. While it cannot be suspended or revoked without reason, it can be constitutionally revoked or suspended for any cause having to do with public safety.” Nolen v. State, 218 Ga. App. 819, 820 (1995). Moreover, the Georgia Supreme Court explicitly rejected the argument that the driver’s license requirement established in O.C.G.A. §40-5-20 was not unconstitutional when applied to “a common law freeman exercising his right to travel on public ways.” Lebrun v. State, 255 Ga. 406 (1986).

With regard to your concerns about the requirement for collecting your social security number, the DDS has not compelled you to obtain a social security number in violation of your religious beliefs. Rather, you presented your card voluntarily in conjunction with your application for a Georgia driver’s license. This requirement is based upon federal laws enacted by Congress to facilitate the collection of child support payments from non-custodial parents and in the interest of homeland security. 42 U.S.C. §666(a)(13)(A); 49 U.S.C. §30301 note; 6 C.F.R. §37.01, et seq.
Federal law now requires all states to collect social security numbers when issuing such credentials. *Id.* The only exception to the requirement is for individuals who are not eligible for issuance of a social security number because they are aliens not authorized to work in the United States. O.C.G.A. §19-11-9.1(a.1)(1); 6 C.F.R. §37.11(e)(3).

We hope that this information is responsive to your inquiry, and we look forward to serving your licensing needs once the issue in the Commonwealth of Pennsylvania is resolved. Please note that you are eligible for issuance of a Georgia identification card under O.C.G.A. §40-5-100, *et seq.*, if you need state-issued documentation of your identity in the meantime. I can be reached at (678) 413-8765 if you have any questions regarding this matter.

Very truly yours,

Jennifer Ammons
General Counsel
“The statute creates a rebuttable presumption of residency for anyone who meets the following criteria: .... however no such person shall be considered a resident for purposes of this chapter unless such person is either a United States citizen or an alien with legal authorization from the U.S. Immigration and Naturalization Service.” Jennifer Ammons, General Counsel, Georgia Department of Driver Services

Statutes ONLY = Clerks masquerading as Judges

Statutes ONLY = Clerks masquerading as Judges
Everything is in Admiralty

“A writ of error doth not lie upon a sentence in the admiralty, but an appeal. 4 Inst. 135. 339.” Tomlins Law Dictionary 1835 Edition under the definition of Admiralty

Appeals are in Admiralty

It is called a Court of Appeals

It is the same thing that precipitated the War of Independence
Contact Information

- My Blog is:  http://sovereigntyinternational.wordpress.com
- Website - www.sovereigntyinternational.fyi
- Email - engineerwin@yahoo.com
- Youtube profile – sovereignliving & Sovereignty International
- Facebook - Community Page - Deleted
  - Private Group – Sovereignty International – Being deleted
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- https://www.bitchute.com/channel/sovereigntyinternational/
“...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)
“In the meantime, "Civil Law" was the form of law imposed in the Roman Empire which was largely (if not wholly) governed by martial law rule. "Equity“ has always been understood to follow the law; to have "superior equity," is to turn things on their head. This is exactly what happens when martial law is imposed. If "equity" is the law, then it follows its own course rather than following the common law, thereby destroying the common law and leaving what is called "equity" in its place.” 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,
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“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
"When acting to enforce a statute and its subsequent amendments to the present date, the judge of the municipal court is acting as an administrative officer and not in a judicial capacity; courts administrating or enforcing statutes do not act judicially, but merely ministerially....but merely act as an extension as an agent for the involved agency -- but only in a "ministerial" and not a "discretionary capacity..." Thompson v. Smith, 154 S.E. 579, 583; Keller v. P.E., 261 US 428; F.R.C. v. G.E., 281, U.S. 464 [emphasis added]
"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

"...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.)
Oaths

“OATH….All oaths must be lawful, allowed by the common law, or some statute; if they are administered by persons in a private capacity, or not duly authorized, they are coram non judice, and void; and those administering them are guilty of a high contempt, for doing it without warrant of law, and punishable by fine and imprisonment. 3 Inst. 165; 4 Inst. 278; 2 Roll. Abr. 277.” Tomlin’s Law Dictionary, 1835 Edition, Volume 2 [emphasis added],
Private Capacity

- All government employees (Judges, police officers etc) can be in their private capacity, or public capacity


- If they do anything that is illegal or unconstitutional they cease to represent the government, and immediately move from their public capacity to their private capacity
A Clerk Masquerading as a Judge is not competent to do anything judicial like issue orders, or warrants

A Clerk Masquerading as a Judge is operating in his private capacity, and has no immunity

"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
“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
“He [the prisoner] 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
“Section 1.
Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

Section 2.
Congress shall have power to enforce this article by appropriate legislation.”

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Sheeple = Satanist Cannon Fodder

I didn’t say it would be easy.
I said it would be the truth.
-Morpheus