The United States is Owned by the Roman Cult

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“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 [taxes] of the estate: and it is to these inventions that our practitioners are indebted for the introduction of uses and trusts, the foundation of modern conveyancing.” Tomlins Law Dictionary 1835 edition, Volume 2 under the definition of Mortmain [emphasis added]
US Citizen = Roman Law = Roman Cult

- “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 in Sec. 117, at 31 Stat. 1208, where it says;

  “That in addition to the jurisdiction conferred in the preceding section, plenary jurisdiction is hereby given to the said court holding the said special term to hear and determine all questions relative to the execution of any and all wills…”

  and at Chapter Fifty-Six in Sec. 1617, at 31 Stat. 1432, where it says;

  “The Legal Estate to be in Cestui Que Use”
"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
US Citizen = Roman Law = Roman Cult

- "... (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
US citizen = Taxpayer

“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.”

US Citizen = Roman Cult = Slave

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

"Civil Law," "Roman Law," and "Roman Civil Law" are convertible phrases, meaning the same system of jurisprudence. That rule of action which every particular nation, commonwealth, or city has established peculiarly for itself; more properly called "municipal" law, to distinguish it from the "law of nature," and from international law. See Bowyer, Mod. Civil Law, 19; Sevier v. Riley, 189 Cal. 170, 244 P. 323, 325" Black's Law Dictionary, Revised 4th Edition, page 312

[emphasis added]
Roman Cult Law = Municipal Law

“Congress (claiming its martial law "power to declare war," "suppress insurrections" and "repel invasions") imposed martial law on the United States and never discontinued it. The result was an extension of military and municipal jurisdiction of Congress. But where is the evidence of this? Look at the Thirteenth Amendment, the Civil Rights Acts, the Legal Tender Laws, the Fourteenth Amendment, etc., etc., etc..” Dyett v Turner 439 P2d 266 @ 269, 20 U2d 403 [1968] The Non-Ratification of the Fourteenth Amendment by Judge A.H. Ellett, Utah Supreme Court.
Roman Cult Law = Municipal Law

“The Fourteenth Amendment is an extension of national military powers presently used in a municipal character and enforced by municipal laws, stretched far beyond their original limitations and enforced in Article I Tribunals.”

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, [emphasis added]
Nom de guerre = Fictitious War Name

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

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

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

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

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

“STATUS. L. Standing: state, condition, situation. Compare Estate. A corporation has no status as a citizen outside of the jurisdiction where it was created.”


A corporation is a citizen – a citizen is a corporation

If they are assaulting you with their US citizen slave, then you are in the District of Columbia

“LAW OF STATUS - law of status. The category of law dealing with personal or nonproprietary rights, whether in rem or in personam. • It is one of the three departments into which civil law is divided. Cf. LAW OF OBLIGATIONS; LAW OF PROPERTY.” Black’s Law Dictionary 8th Edition, page 2591
“STATUS - status. 1. A person's legal condition, whether personal or proprietary; the sum total of a person's legal rights, duties, liabilities, and other legal relations, or any particular group of them separately considered <the status of a landowner>. 2. A person's legal condition regarding personal rights but excluding proprietary relations <the status of a father> <the status of a wife>. 3. A person's capacities and incapacities, as opposed to other elements of personal status <the status of minors>. 4. A person's legal condition insofar as it is imposed by the law without the person's consent, as opposed to a condition that the person has acquired by agreement <the status of a slave>.

“By the status (or standing) of a person is meant the position that he holds with reference to the rights which are recognized and maintained by the law — in other words, his capacity for the exercise and enjoyment of legal rights.” James Hadley, Introduction to Roman Law 106 (1881). Black’s Law Dictionary 8th Edition, page 4417
Roman Cult Civil Law

✓ With Roman Civil Law, Status is everything
  ✓ There is no real justice
  ✓ Justice is for sale, depending on who you are (status)
  ✓ Deals with statutes and corporations

✓ With Common Law Status is nothing
  ✓ It doesn’t matter who you are
  ✓ Everybody is treated the same
Fasces

From Wikipedia, the free encyclopedia

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

It should not be confused with the related term fess, which in French heraldry is called a fasce.

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Origin and symbolism  [ edit ]

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

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

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

Republican Rome  [ edit ]

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

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

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

- Fasces comes from Rome and Roman Law
- Fasces represent penal power – plenary power
- Fasces represent dictatorship by magistrate
Magistrate

“Magistrate - The highest-ranking official in a government, such as the king in a monarchy, the president in a republic, or the governor in a state. Also termed chief magistrate; first magistrate.

2. A local official who possesses whatever power is specified in the appointment or statutory grant of authority. 3. A judicial officer with strictly limited jurisdiction and authority, often on the local level and often restricted to criminal cases.”

A Uniform = Roman Cult

- Anyone who is wearing a military uniform is an agent of the Roman Cult

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

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

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

- At common law there is no uniform
“Chap. 854. – An Act to establish a code of law for the District of Columbia.” which was Approved on March 3, 1901, by the Fifty-Sixth Congress, Session II, at 31 Stat. 1189, and at Chapter three – Absence for Seven Years, in Sec. 252, 253, at 31 Stat. 1230, where it says;

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

SEC: 253. PERSON FOUND LIVING .- If the person so presumed to be dead be found to have been living, any person injured by such presumption shall be restored to the rights of which he shall have been deprived by reason of such presumption.”
Roman Cult BAR Members Put Municipal Corporations into Bankruptcy

"It is an established fact that the United States Federal Government has been dissolved by the Emergency Banking Act, March 9, 1933, 48 stat. 1, Public Law 89-719; declared by President Roosevelt, being bankrupt and insolvent, H.J.R. 192, 73rd Congress in session June 5, 1933 - Joint Resolution To Suspend The Gold Standard and Abrogate The Gold Clause dissolved the Sovereign Authority of the United States and the official capacities of all United States Governmental Offices, Officers, and Departments and is further evidence that the United States Federal Government exists today in name only.” United States Congressional Record, March 17, 1993 Vol. 33,
Perpetual Warfare

- “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 party is a “person”
- "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
Commercial Warfare

- “(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 U.S.C. Appendix 5 Trading with the Enemy Act
“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]
District of Columbia = Roman Cult

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

“(h) The United States is located in the District of Columbia.” Uniform Commercial Code Sec. 9.307. LOCATION OF DEBTOR.

Whenever they are assaulting you with their Uniform Commercial Code, you are in the District of Columbia

If you use the Uniform Commercial Code, you are saying you are in the District of Columbia

U.C.C. = UNIDROIT
"And while the Fourteenth Amendment does not create a national citizenship, it has the effect of making that citizenship "paramount and dominant" instead of "derivative and dependent" upon state citizenship." Colgate v Harvey 296 US 404 at p 427

"The amendment (fourteenth) reversed and annulled the original policy of the constitution," United States v. Rhodes, 27 Federal Cases, 785, 794,
“...it is evident that they [US citizens] have not the political rights which are vested in citizens of the States. They are not constituents of any community in which is vested any sovereign power of government. Their position partakes more of the character of subjects than of citizens. They are subject to the laws of the United States, but have no voice in its management. If they are allowed to make laws, the validity of these laws is derived from the sanction of a Government in which they are not represented. Mere citizenship they may have, but the political rights of citizens they cannot enjoy...” People v. De La Guerra, 40 Cal. 311, 342 (A.D. 1870) [emphasis added]
"The term resident and citizen of the United States is distinguished from a Citizen of one of the several states, in that the former is a special class of citizen created by Congress." U.S. v. Anthony 24 Fed. 829 (1873) [emphasis added]

"The only absolute and unqualified right of a United States citizen is to residence within the territorial boundaries of the United States," US vs. Valentine 288 F. Supp. 957 [emphasis added]
“[T]he term "citizen," in the United States, is analogous to the term "subject" in the common law.” State vs Manual 20 NC 122, 14 C.J.S. 4, p 430

"...the privileges and immunities of citizens of the United States do not necessarily include all the rights protected by the first eight amendments [common law rights] to the Federal constitution against the powers of the Federal government." Maxwell v Dow, 20 S.C.R. 448, at pg 455;
US Citizen = Roman Cult = Commerce

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

✓ "Therefore, the U.S. citizens residing in one of the states of the union, are classified as property and franchises of the federal government as an "individual entity." Wheeling Steel Corp. v. Fox, 298 U.S. 193, 80 L. Ed. 1143, 56 S. Ct. 773 [emphasis added]
“Residents, as distinguished from citizens, are aliens who are permitted to take up a permanent abode in the country. Being bound to the society by reason of their dwelling in it, they are subject to its laws so long as they remain there, and, being protected by it, they must defend it, although they do not enjoy all the rights of citizens. They have only certain privileges which the law, or custom, gives them. Permanent residents are those who have been given the right of perpetual residence. They are a sort of citizen of a less privileged character, and are subject to the society without enjoying all its advantages. Their children succeed to their status; for the right of perpetual residence given them by the State passes to their children.” The Law of Nations, Vattel, Book 1, Chapter 19, Section 213, p. 87
“One does not necessarily become a non-resident by absconding or absenting himself from his place of abode.” 52 Mo. App. 291
....and then we told them that the spying...

IS SUPPOSED TO KEEP THEM SAFE!
"If we remain silent when our popularly elected government violates the laws it has sworn to uphold and steals the freedoms we elected it to protect, we will have only ourselves to blame when Big Brother is everywhere.

Somehow, I doubt my father's generation fought the Nazis in World War II only to permit a totalitarian government to flourish here."

-Judge Andrew Napolitano
Fascism in power is the open, terroristic dictatorship of the most reactionary, the most chauvinistic, the most imperialistic elements of finance capitalism.
Mussolini defined Fascism as "the union of state and corporate power."

Using that definition, can we claim that North America is anything but fascist?
Fascism

- "If the American people ever allow private banks to control the issue of their currency, first by inflation, then by deflation, the banks and corporations that will grow up around them will deprive the people of all property until their children wake up homeless on the continent their Fathers conquered." — Thomas Jefferson
"The end of democracy and the defeat of the American Revolution will occur when government falls into the hands of lending institutions and moneyed corporations."

-- Thomas Jefferson, 1816
“IT IS THE DUTY OF THE PATRIOT TO PROTECT HIS COUNTRY FROM ITS GOVERNMENT.”

-THOMAS PAINE
FIRE the Roman Cult!!!

- “It is not the function of our government to keep the Citizen from falling into error; it is the function of the Citizen to keep the government from falling into error.” American Communications Ass’n v. Douds, 339 U.S. 382, 442
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
“If a man be found stealing any of his brethren of the children of Israel, and maketh merchandise of him, or selleth him; then that thief shall die; and thou shalt put evil away from among you.”  Deuteronomy 24:7

“And through covetousness shall they with feigned words make merchandise of you: whose judgment now of a long time lingereth not, and their damnation slumbereth not.”  2 Peter 2:3
History

❖ “Give me liberty or give me death” Patrick Henry,
❖ after he witnessed a man flogged to death for refusing to take a license
Satanists

✓ “By which also he went and preached unto the spirits in prison;” 1 Peter 3:19

✓ “And it shall come to pass in that day, that the LORD shall punish the host of the high ones that are on high, and the kings of the earth upon the earth. And they shall be gathered together, as prisoners are gathered in the pit, and shall be shut up in the prison, and after many days shall they be visited.” Isaiah 24: 21-22
Conclusion

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

Thomas Jefferson
"If Ye love wealth better than liberty, the tranquility of servitude, better than the animating contest of freedom, go home from us in peace. We ask not your counsel or arms. Crouch down and lick the hands which feed you. May your chains set lightly upon you, and may our posterity forget that you were ever our countrymen. “Samuel Adams, "the father of the American revolution", member of "The sons of Liberty (the group that did the Boston Tea Party)"

Quoted from the debates of 1776
Conclusion

"When shall it be said in any country of the world, my poor are happy, neither ignorance or distress is to be found among them; my jails are empty of prisoners, my streets of beggars; the aged are not in want, the taxes not oppressive; the rational world is my friend because I am friend of its happiness. When these things can be said, then may that country boast of its constitution and government." - Thomas Paine
“But if the watchman see the sword come, and blow not the trumpet, and the people be not warned; if the sword come, and take any person from among them, he is taken away in his iniquity; but his blood will I require at the watchman's hand.” Ezekiel 33:6

Either you are part of the problem, or you are part of the solution

You are now a watchman!

Circulate this video far and wide!!
Other Videos – Over 240

- Bankster Thieves 1, 2, & 3
- Churchianity series
- Bankrupt Corporate (so-called) Governments
- BAR Members 1, 2, & 3
- DIY How NOT to Volunteer for the Selective Service
- Martial Law is here!
- DIY No Income Tax
- DIY No Sales Tax
- DIY Traffic Stop
- DIY Free Mail
- DIY Kangaroo Courts
Summary

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

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

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

- If you find this useful, then you need to pay it forward
- If you don’t know what Pay it Forward means, then watch the movie
- Send me your successes
Contact Information

✔ Blog; http://sovereigntyinternational.wordpress.com
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✔ Facebook
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