United States Supreme Court BAAL Priests

by Sovereignty International (a trust)
C/O 6340 Lake Worth Blvd., #437
Fort Worth, Texas
ZIP CODE EXEMPT
engineerwin@yahoo.com
Administrating-Your-Public-Servants@GoogleGroups.com
Administrating-Your-Public-Servants@YahooGroups.com
www.sovereigntyinternational.fyi
https://sovereigntyinternational.wordpress.com

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BAAL Priests

• I have been to the US Supreme Court 4 times
• Every time their Clerk Erik Fossum, assaulted me with their DC Rules
• Every time I told them that they have no right to turn the case away and they have no right to tax me
• Every time they have accepted the case, the case was docketed, and there was no excise tax (filing fee)
• I know people whose case was refused and it did not get docketed
• Every time the US Department of (so-called) Justice has Waived their right to respond
• Every time the case was subsequently dismissed
• Every time the ONLY thing I got was a letter from the Clerk
Satanists in America – Mark Passio

- former Satanist Priest
- Natural Law videos
- Pillars 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
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
Mark Passio – Natural Law

• Pillars of Satanism – forms of mind control
• Order followers
  – 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

• 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 Followers 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
Order Followers

- 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
PIG

• Acronym – Persons In Government who intend to perjure their oaths
• Could also be called a Wordism, since it is also used as a word.
No Separation of Powers

• “All process of this Court issues in the name of the President of the United States.” Rule 45(1), Rules of the Supreme Court of the United States
BAAL Priest Uniforms
Fasces

From Wikipedia, the free encyclopedia

Fasces (/ˈfæsəs/; Italian: Fasci, Latin pronunciation: [ˈfasc,e], a plural tantum, 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 occur as a charge in heraldry, it is present on an older design of the Mercury dime and behind the podium in the United States House of Representatives, it is used as the symbol of a number of Italian syndicalist groups, including the Unione Sindacale Italiana, and it was the origin of the name of the National Fascist Party in Italy (from which the term fascism is derived).

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

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

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

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

Republican Rome [edit]

The fasces lictoriae ("bundles of the lictors") symbolised power and authority (imperium) in ancient Rome, beginning with the early Roman Kingdom and continuing through the Republican and Imperial periods. By Republican times, use of the fasces was surrounded with tradition and protocol. A corps of apparitors (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.”

Magistrate

• “Section 1. The executive authority of this government shall be vested in a chief magistrate, who shall be styled the president of the republic of Texas.” Article 3, Section 1, 1836 Constitution for the Republic of Texas [emphasis added]
BAAL Priests

“Eliminating, then, from the opinions of this court all expressions unnecessary to the disposition of the particular case, and gleaning therefrom the exact point decided in each, the following propositions may be considered as established:

1. That the District of Columbia and the territories are not states within the judicial clause of the Constitution giving jurisdiction in cases between citizens of different states;

4. That the territories are not within the clause of the Constitution providing for the creation of a supreme court and such inferior courts as Congress may see fit to establish;

6. That where the Constitution has been once formally extended by Congress to territories, neither Congress nor the territorial legislature can enact laws inconsistent therewith.”

Downes v Bidwell 182 US 244
BAAL Priests

• No Writs of Error from Territories

• “Eliminating, then, from the opinions of this court all expressions unnecessary to the disposition of the particular case, and gleaning therefrom the exact point decided in each, the following propositions may be considered as established:

• 2. That territories are not states within the meaning of Rev. Stat. 709, permitting writs of error from this court in cases where the validity of a state statute is drawn in question;” Downes v Bidwell 182 US 244

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• The District of Columbia & the Territories are States in District of Columbia Codes

• “Eliminating, then, from the opinions of this court all expressions unnecessary to the disposition of the particular case, and gleaning therefrom the exact point decided in each, the following propositions may be considered as established:

• 3. That the District of Columbia and the territories are states as that word is used in treaties with foreign powers, with respect to the ownership, disposition, and inheritance of property;” Downes v Bidwell 182 US 244
BAAL Priests

• "CERTIORARI. This is an Original Writ, issuing out of the court of Chancery or K. B. directed in the king's name to the judges or officers of the inferior courts, commanding them to certify, or to return the records of a cause depending before them; to the end the party may have the more sure and speedy justice before the king, or such justices as he shall assign to determine the cause. See F. N. B. 145.242"

Tomlin's Law Dictionary, Fourth Edition 1835, Volume 1
BAAL Priests

• “Cases in the courts of appeals may be reviewed by the Supreme Court by the following methods:

• (1) By writ of certiorari granted upon the petition of any party to any civil or criminal case, before or after rendition of judgment or decree;

• (2) By certification at any time by a court of appeals of any question of law in any civil or criminal case as to which instructions are desired, and upon such certification the Supreme Court may give binding instructions or require the entire record to be sent up for decision of the entire matter in controversy.”

28 U.S. Code § 1254 - Courts of appeals; certiorari; certified questions
28 U.S. Code § 1254 - Courts of appeals; certiorari; certified questions

Current through Pub. L. 114-38. (See Public Laws for the current Congress.)

HISTORICAL AND REVISION NOTES


Section consolidates sections 346 and 347 of title 28, U.S.C., 1940 ed.

Words "or in the United States Court of Appeals for the District of Columbia" and "or of the United States Court of Appeals for the District of Columbia" in sections 346 and 347 of title 28, U.S.C., 1940 ed., were omitted. (See section 41 of this title.)

The prefatory words of this section preceding paragraph (1) were substituted for subsection (c) of said section 347.

The revised section omits the words of section 347 of title 28, U.S.C., 1940 ed., "and with like effect as if the case had been brought there with unrestricted appeal", and the words of section 346 of such title "in the same manner as if it had been brought there by appeal". The effect of subsections (1) and (3) of the revised section is to preserve existing law and retain the power of unrestricted review of cases certified or brought up on certiorari. Only in subsection (2) is review restricted.

Changes were made in phraseology and arrangement.
Judicial Code of 1911

• CHAP. 231.-An Act To codify, revise, and amend the laws relating to the judiciary.

• Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the laws relating to the judiciary be, and they hereby are, codified, revised, and amended, with title, chapters, head-notes, and sections, entitled, numbered, and to read as follows:
SEC. 239. In any case within its appellate jurisdiction, as defined in section one hundred and twenty-eight, the circuit court of appeals at any time may certify to the Supreme Court of the United States any questions or propositions of law concerning which it desires the instruction of that court for its proper decision; and thereupon the Supreme Court may either give its instruction on the questions and propositions certified to it, which shall be binding upon the circuit court of appeals in such case, or it may require that the whole record and cause be sent up to it for its consideration, and thereupon shall decide the whole matter in controversy in the same manner as if it had been brought there for review by writ of error or appeal.
SEC. 240. In any case, civil or criminal, in which the judgment or decree of the circuit court of appeals is made final by the provisions of this Title, it shall be competent for the Supreme Court to require, by certiorari or otherwise, upon the petition of any party thereto, any such case to be certified to the Supreme Court for its review and determination, with the same power and authority in the case as if it had been carried by appeal or writ of error to the Supreme Court. [emphasis added]
In any case in which the judgment or decree of the circuit court of appeals is not made final by the provisions of this there shall be of right an appeal or writ of error to the Supreme Court of the United States where the matter in controversy shall exceed one thousand dollars, besides costs. [emphasis added]
Judicial Code of 1911

• Writ of Error appeals by right
• Courts of equity and admiralty
• State citizens and federal citizens
"(c) If a writ of error be improvidently sought and allowed under this section in a case where the proper mode of invoking a review is by a petition for certiorari, this alone shall not be a ground for dismissal; but the papers whereon the writ of error was allowed shall be regarded and acted on as a petition for certiorari and as if duly presented to the Supreme Court at the time they were presented to the court or judge by whom the writ of error was allowed: Provided, That where in such a case there appears to be no reasonable ground for granting a petition for certiorari it shall be competent for the Supreme Court to adjudge to the respondent reasonable damages for his delay, and single or double costs, as provided in section 1010 of the Revised Statutes."
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the writ of error in cases, civil and criminal, is abolished. All relief which heretofore could be obtained by writ of error shall hereafter be obtainable by appeal.

SEC. 2. That in all cases where an appeal may be taken as of right it shall be taken by serving upon the adverse party or his attorney of record, and by filing in the office of the clerk with whom the order appealed from is entered, a written notice to the effect that the appellant appeals from the judgment or order or from a specified part thereof. No petition of appeal or allowance of an appeal shall be required: Provided, however, That the review of judgments of State courts of last resort shall be petitioned for and allowed in the same form as now provided by law for writs of error to such courts. Approved, January 31, 1928.
An Act To amend an Act of Congress approved February 9, 1893, entitled "An Act to establish a court of appeals for the District of Columbia, and for other purposes."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the court established by the Act of February 9, 1893 (27 Stat. 434), entitled "An Act to establish a court of appeals for the District of Columbia, and for other purposes ", shall hereafter be known as the United States Court of Appeals for the District of Columbia. Approved, June 7, 1934.
Writ of Error

• “writ of error only lies upon matter of law, arising on the face of the proceedings; so that no evidence is required to substantiate or support it, there being no method of reversing an error in the determination of facts, but by an attaint or a new trial, to correct the mistakes of the former verdict. See Bro. P. C. 8 v.o. ed. 515” Tomlins Law Dictionary 1835 Edition, under error
Satanic Canon Law


- “A certiorari lies in all judicial proceedings, in which a writ of error does not lie; and it is a consequence of all inferior jurisdictions, erected by act… *Ld. Raym. 469. 580.*” Tomlins Law Dictionary 1835 Edition under Certiorari

- Anytime you are sentenced, it is admiralty

- An appeal is something you do from an admiralty proceeding
Certiorari vs Error

• A Writ of Error is ONLY for a matter of law
• Certiorari is for everything else
• Certiorari is a result of the inferior jurisdiction created by statutes
• Admiralty is an inferior jurisdiction
• Civil Law is an inferior jurisdiction
• Law of the Land (Common law) is a superior jurisdiction
Current Codes

• Appeal by Certiorari ONLY
• No appeal as a matter of right – Supreme Court can accept or reject cases
• All federal courts are now in full admiralty – this is a breach of trust and they know it
• They get you into one of their Satanic contracts so they can assault you with their Roman Cult court
• They get to sell you some of their “justus”
• They get to sit there and play stupid
• They get to collect a royalty
FILING FEES
EXTORTION
EXCISE TAX
Filing Fees Extortion

• See the D. I. Y. No Filing Fees video
Federal Warfare

• They are demanding Federal Reserve Notes

• “Sec. 15. As used in this Act the term “United States” means the Government of the United States…and the term “currency of the United States” means currency which is legal tender in the United States, and includes United States notes,…Federal Reserve Notes…”

• “Sec. 17. All Acts and parts of Acts inconsistent with any of the provisions of this Act are hereby repealed.” Gold Reserve Act of 1934, 48 Stat. 337
Perpetual Secret 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 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

• These Roman Cult Satanists are cowards engaging in secret warfare
Nom de guerre

- “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]
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
US citizens are Enemies of the State

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

“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 approve 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]
Perpetual Secret Warfare

• “We can't even begin to count the number of times Judges, Lawyers, and Statesmen have said: "There isn't any common law anymore. It has been replaced by Statutes." They would be more truthful if they said: "There isn't any common-law any more, it has been replaced by martial law."

• 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
Perpetual Secret Warfare

“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 Assistant Director A.H. Ellett, Utah Supreme Court [emphasis added]
“If a Citizen acquires the same legal status (artificial character) as those protected by the Amendment (through the operation of some statutory law of Congress), then said Citizen may be brought within the venue of the Amendment as a statutory (juristic) person. By this means, Citizens birthrights become of no affect and their rights are reduce to the inferior character of statutory Civil Rights (mere legislative privileges).” 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,
2 Classes of Citizens

• State Citizens
• Federal Citizens
• You can be a State citizen without being a US citizen
• Watch the **Do You Know Who You Are?** Video playlist
It is all for US citizens

- a US citizen is NOT entitled to an Article 3 Court, but instead gets an Article 1 Court with a plenary (military dictatorship) jurisdiction and Art. 1, Section 8, Clause 17 Constitution for the United States of America as defined and reinstated in *National Mutual Insurance Company of the District of Columbia v. Tidewater Transfer Company*, 337 U.S. 582, 93 L.Ed. 1556 (1948): which further states that citizens of the District of Columbia are not embraced by the judicial power under Article III of the Constitution for the United States of America, the same statement is held in *Hepburn v. Dundas v. Elizey*, 2 Cranch (U.S.) 445, 2 L.Ed. 332.; In 1804, the Supreme Court, through Chief Justice Marshall, held that a citizen of the District of Columbia was not a citizen of a state;
It is all for US citizens

• "We therefore decline to overrule the opinion of Chief Justice Marshall: We hold that the District of Columbia is not a state within Article 3 of the Constitution. In other words cases between citizens of the District and those of the states were not included of the catalogue of controversies over which the Congress could give jurisdiction to the federal courts by virtue of Article 3. In other words Congress has exclusive legislative jurisdiction over citizens of Washington District of Columbia and through their plenary power nationally covers those citizens even when in one of the several states as though the district expands for the purpose of regulating its citizens wherever they go throughout the states in union" National Mutual Insurance Company of the District of Columbia v. Tidewater Transfer Company, 337 U.S. 582, 93 L.Ed. 1556 (1948)
It is all for US citizens

• "If any citizen or resident of the United States does not reside in (and is not found in) any United States Judicial District, such citizen or resident shall be treated as residing in The District of Columbia for purposes of any provisions of this Title to “(A) jurisdiction of courts, or (B) enforcement of summons." 26 USC § 7701(39) see also 26 USC § 7408(C)
What is a US Citizen

• “(2) the term “individual” means a citizen of the United States or an alien lawfully admitted for permanent residence;” 5 USC § 552a.(a)(2)

• “(13) the term “Federal personnel” means officers and employees of the Government of the United States, members of the uniformed services (including members of the Reserve Components), individuals entitled to receive immediate or deferred retirement benefits under any retirement program of the Government of the United States (including survivor benefits).” 5 USC § 552a.(a)(13)
What is a US Citizen?

• “[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
What happened?

• “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

• “A “citizen of the United States” is a civilly dead entity operating as a co-trustee and co-beneficiary of the PCT (Public Charitable Trust), the constructive, cestui que trust of US Inc. under the 14th Amendment, which upholds the debt of the USA and US Inc.” Congressional Record, June 13 1967, pp. 15641-15646

• "... (E)very taxpayer is a cestui qui trust having sufficient interest in the preventing abuse of the trust to be recognized in the field of this court's prerogative jurisdiction . .” In Re Bolens (1912), 135 N.W. 164
What happened?

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

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

• “Third. The word “person” shall be held to apply to partnerships and corporations, …”, [emphasis added]
US Citizens

• "...it might be correctly said that there is no such thing as a citizen of the United States. ..... A citizen of any one of the States of the Union, is held to be, and called a citizen of the United States, although technically and abstractly there is no such thing." Ex Parte Frank Knowles, 5 Cal. Rep. 300
What is a US Citizen

• Government Employee
• Cestui que Trust (fictitious entity)
Roman Cult Cestui Que Trust

- “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
Roman Cult BAAL Priests

- The Whores in the federal so-called courts intend that these PIGs assault people because it is so good for business!!!!
- They are all cowards
- They operate in gangs
Roman Cult BAAL Priests

- National Whores in the Northern District of Texas, like McBryde, Means, Cummings, Fitzwater, Fish,
- National Whores in the Fifth Circuit
- National Whores in the State so-called Courts, like Cosby, and Lowe the Satanist PIGs
- See the Federal Judicial Whores in Texas video
- See the Fort Worth PIGs and Election Time video
- See the Texas DPS PIGs and Election Time video
- See the Walker County PIGs and Election Time video

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• They will never do an open declaration of War
• They would rather engage in a secret war to populate their prisons and make their Roman Cult handlers money
Perpetual Secret Warfare

• “...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....”, Causes and Necessity of Taking Up Arms (1775)
Perpetual Secret Warfare

• “He has combined with others to subject us to a jurisdiction foreign to our constitution, and unacknowledged by our laws, giving his Assent to their Acts of pretended legislation.” [color of law – martial law]

• “For imposing taxes on us without our consent.” [martial law]

• “For depriving us in many cases of the benefits of trial by jury.” [martial law]

• Declaration of Independence (1776) [emphasis added]
Taxes in Commerce ONLY

- “Whereas taxation by the parliament of Great Britain, for the purpose of raising a revenue in his Majesty’s colonies, provinces, and plantations, in North America, has been found by experience to occasion great uneasiness and disorders... That from and after the passing of this act the King and Parliament of Great Britain will not impose any duty, tax, or assessment whatever, payable in any of the colonies, provinces, or plantations, in North America or the West Indies; except only such duties as it may be expedient to impose for the regulation of commerce...” George III, CAP XII 1778 [emphasis added]
In the name of the most holy and undivided Trinity.

It having pleased the Divine Providence to dispose the hearts of the most serene and most potent Prince George the Third, by the grace of God, king of Great Britain, France, and Ireland, defender of the faith, duke of Brunswick and Lunebourg, arch-treasurer and prince elector of the Holy Roman Empire etc., and of the United States of America, to forget all past misunderstandings and differences that have unhappily interrupted the good correspondence and friendship which they mutually wish to restore, and to establish such a beneficial and satisfactory intercourse, between the two countries upon the ground of reciprocal advantages and mutual convenience as may promote and secure to both perpetual peace and harmony; and having for this desirable end already laid the foundation of peace and reconciliation by the Provisional Articles signed at Paris on the 30th of November 1782, by the commissioners empowered on each part, which articles were agreed to be inserted in and constitute the Treaty of Peace proposed to be concluded between the Crown of Great Britain and the said United States, but which treaty was not to be concluded until terms of peace should be agreed upon between Great Britain and France and his Britannic Majesty should be ready to conclude such treaty accordingly; and the treaty between Great Britain and France having since been concluded, his Britannic Majesty and the United States of America, in order to carry into full effect the Provisional Articles above mentioned, according to the tenor thereof, have constituted and appointed, that is to say his Britannic Majesty on his part, David Hartley, Esqr., member of the Parliament of Great Britain, and the said United States on their part, John Adams, Esqr., late a commissioner of the United States of America at the court of Versailles, late delegate in Congress from the state of Massachusetts, and chief justice of the said state, and minister plenipotentiary of the said United States to their high mightinesses the States General of the United Netherlands; Benjamin Franklin, Esqr., late delegate in Congress from the state of Pennsylvania, president of the convention of the said state, and minister plenipotentiary from the United States of America at the court of Versailles; John Jay, Esqr., late president of Congress and chief justice of the state of New York, and minister plenipotentiary from the said United States at the court of Madrid; to be plenipotentiaries for the concluding and signing the present definitive treaty; who after having reciprocally communicated their respective full powers have agreed upon and confirmed the following articles.
The Roman Cult = The Crown

- King George signed the Definitive Treaty of Peace of 1783 as the King of England and France
- King George signed the definitive Treaty of Peace of 1783 as Arch Treasurer and Prince Elector of the Holy Roman Empire and the United States of America
- King George financed both sides of the War of Independence with Roman Cult money
- King George with cooperation of Roman Cult Jesuits deliberately created the circumstances for the War of Independence

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Roman Cult BAAL Priests

• “"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]
Roman Cult BAAL Priests

- "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.)
Roman Cult BAAL Priests

• "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
“Bill of Attainder” means Legislative acts, no matter what their form, that apply either to named individuals or to easily ascertainable members of a group in such a way as to inflict punishment on them without a judicial trial. United States v. Brown, 381 U.S. 437, 448-49, 85 S. Ct. 1707, 1715, 14 L.Ed. 484, 492; United States v. Lovett, 328 U.S. 303, 315, 66 S.Ct. 1073, 1079, 90 L.Ed. 1252.
Roman Cult BAAL Priests

• “bill of attainder. 2. A special legislative act prescribing punishment, without a trial, for a specific person or group. • Bills of attainder are prohibited by the U.S. Constitution (art. I, § 9, cl. 3; art. I, § 10, cl. 1). — Also termed act of attainder. See ATTAINDER; BILL OF PAINS AND PENALTIES . [Cases: Constitutional Law 82.5. C.J.S. Constitutional Law §§ 429–431.]” Black’s Law Dictionary, 8th Edition, page 496

• “BILL OF PAINS AND PENALTIES bill of pains and penalties. A legislative act that, though similar to a bill of attainder, prescribes punishment less severe than capital punishment. • Bills of pains and penalties are included within the U.S. Constitution's ban on bills of attainder. U.S. Const. art I, § 9. [Cases: Constitutional Law 82.5. C.J.S. Constitutional Law §§ 429–431.]” Black’s Law Dictionary, 8th Edition, page 499

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Roman Cult Satanic Courts

- “No one is bound to obey an unconstitutional law and no courts are bound to enforce it.” 16th American Jurisprudence 2d, Section 177 late 2nd, Section 256

- “An unconstitutional act is not law; it confers no rights; it imposes no duties; affords no protection; it creates no office; it is in legal contemplation, as inoperative as though it had never been passed.” Norton vs Shelby County, 118 U.S. 425, p. 442

- "An unconstitutional law is void, and is as no law. An offence created by it is not a crime." Ex parte Siebold, 100 U.S. 371, 376 (1880), quoted with approval in Fay v. Noia, 372 U.S. 391, 408 (1963)

- "it never became a law and was as much a nullity as if it had been the act or declaration of an unauthorized assemblage of individuals." (Ryan v. Lynch, 68 Ill. 160)
Roman Cult Satanic Courts

• Convert every case over to a contract issue by
  – Compelling the filing fee extortion (See DIY No Filing Fees State or Federal video)
    • Converts court case to a commercial transaction
    • Pays for the errors and omissions insurance of the BAAL priest
    • Provides evidence that you are a US citizen slave
    • Converts the case into an admiralty issue
  – Fabricating evidence of their US citizen slave
    • By compelling impecuniosity paperwork
Roman Cult Satanic Courts

• Once a case is over a contract issue
  – it goes to admiralty and they can collect a royalty
  – They can sit there and play stupid
  – They don’t care what the outcome is
  – They don’t have to protect your rights – corporations and cestui que trusts have no rights
Roman Cult Satanic Courts

- "'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, Rev. 4th Ed.
Roman Cult Satanic Courts

• "And the forms and modes of proceedings in causes of equity, and of admiralty, and maritime jurisdiction, shall be according to the civil law.” Wayman and another v. Southard and another, 10 Wall 1, p. 317,

• “There must be uniformity in maritime law; the principles of maritime laws are applicable to commercial law, and therefore, there must be uniformity in the commercial law.” Swift v. Tyson, 16 Pet 1, (1842)

• “Admiralty Law. The terms "admiralty" and "maritime" law are virtually synonymous.” Black's Law Dictionary 6th Ed. 1990
The term “special maritime and territorial jurisdiction of the United States”, as used in this title, includes:

1. any vessel belonging in whole or in part to the United States or any citizen thereof, ...or of any State, Territory, District, or possession thereof, when such vessel is within the admiralty and maritime jurisdiction of the United States and out of the jurisdiction of any particular State.

2. Any lands reserved or acquired for the use of the United States, and under the exclusive or concurrent jurisdiction thereof, or any place purchased or otherwise acquired by the United States by consent of the legislature of the State in which the same shall be, for the erection of a fort, magazine, arsenal, dockyard, or other needful building.”
State Statutes are actually Federal Statutes

State Statutes are actually Federal Statutes

- **STATE AND FEDERAL VENUE DISCUSSED:** The civil laws effective in an area of exclusive Federal jurisdiction are Federal law, notwithstanding their derivation from State laws, and a cause arising under such laws may be brought in or removed to a Federal district court under sections 24 or 28 of the former Judicial Code (now sections 1331 and 1441 of title 28, United States Code), giving jurisdiction to such courts of civil actions arising under the "**laws** of the United States" where the matter in controversy exceeds the sum or value of $3,000, exclusive of interest and costs.” Jurisdiction over Federal Areas Within the States – Report of the Interdepartmental Committee for the Study of Jurisdiction over Federal Areas Within the States, Part II, A Text of the Law of Legislative Jurisdiction Submitted to the Attorney General and Transmitted to the President June 1957, page 165 [emphasis added]
Satanic Ecclesiastical court

• BAAL priest holding his kangaroo court
• “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,
The Root of the Problem

• The Martial Law Rule brings in Roman Civil Law and displaces the law of the land (common law) See the **Martial Law is Here!** Video

• Martial Law is brought in by the bankruptcy. See **Bankrupt Corporate so-called Governments** video, **Banksters 1, Banksters 2, and Banksters 3** videos, **De Facto Courts** and **UNIDROIT** videos.

• The United Nations

• Under Roman Civil Law status is everything

• Under Common Law status is nothing

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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

- Everything their so-called Court does is a fraud
- They spell your name in all block capital letters – a fraud
- They spell your address in all block capital letters – a fraud, they use a ZIP Code – another Fraud
- They present themselves as neutral and unbiased, when in reality they are bought and paid for
- All so-called Judges (state or federal) are actually federal whores selling their justus
- There is no such thing as an Article 3 Judge, because they are all territorial
Satanists

• They send out their US citizen PIGs to assault you, and kidnap you and falsely imprison you as a revenue officer under the Federal Tax Lien Act of 1966

• Then they hold a show-trial in their kangaroo court that has a US citizen prosecutor, and a US citizen clerk masquerading as a Judge – Article 1 Military tribunal

• Then they make merchandise of you and sell you into slavery.
The vast majority of the disputes that the police initiate on behalf of their employer are also adjudicated by their employer, where the plaintiff, the judge, the antagonist (the police) and the only witness (also the police), all represent the same party, and, since no corpus delicti, mens rea or acts reus can be produced, doesn't technically qualify to be heard according to its own "laws". The State therefore is indistinguishable from a criminal cartel.
Conclusion - Purpose

• This video is not intended to scare anyone, or make them feel like all is lost, because it is absolutely NOT

• We need to know what the problem is before we can know what a good solution is
The Holy Bible

• What happened to the BAAL Priests in the Bible?

• “And Elijah said unto them, Take the prophets of Baal; let not one of them escape. And they took them: and Elijah brought them down to the brook Kishon, and slew them there.” 1 Kings 18:40
NEVER GIVE UP
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
Making Merchandise of you

• “If a man be found stealing any of his brethren of the children of Israel, and maketh merchandise of him, or selleth him; then that thief shall die; and thou shalt put evil away from among you.” Deuteronomy 24:7

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

• “I know thy works, and tribulation, …. and I know the blasphemy of them which say they are Jews, [or Christians] and are not, but are the synagogue of Satan.”
Revelations 2:9
Fraud = Lies = Satanism

• “Ye are of your father the devil, and the lusts of your father ye will do. He was a murderer from the beginning, and abode not in the truth, because there is no truth in him. When he speaketh a lie, he speaketh of his own: for he is a liar, and the father of it.” John 8:44

• “But the fearful, and unbelieving, and the abominable, and murderers, and whoremongers, and sorcerers [pharmaceutical drug pushers], and idolaters, and all liars, shall have their part in the lake which burneth with fire and brimstone: which is the second death.” Revelation 21:8
Satanists

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

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

• "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
Conclusion

• "If Ye love wealth better than liberty, the tranquility of servitude, better than the animating contest of freedom, go home from us in peace. We ask not your counsel or arms. Crouch down and lick the hands which feed you. May your chains set lightly upon you, and may our posterity forget that you were ever our countrymen."

  Samuel Adams, "the father of the American revolution", member of "The sons of Liberty (the group that did the Boston Tea Party)"

Quoted from the debates of 1776
Conclusion

• "When shall it be said in any country of the world, my poor are happy, neither ignorance or distress is to be found among them; my jails are empty of prisoners, my streets of beggars; the aged are not in want, the taxes not oppressive; the rational world is my friend because I am friend of its happiness. When these things can be said, then may that country boast of its constitution and government."

- Thomas Paine
The Watchman

• “But if the watchman see the sword come, and blow not the trumpet, and the people be not warned; if the sword come, and take any person from among them, he is taken away in his iniquity; but his blood will I require at the watchman's hand.” Ezekiel 33:6

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

• You are now a watchman!

• Circulate this video far and wide!!

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Other Videos – over 230

- Bankster Thieves 1, 2, & 3
- Churchianity series
- No Such Thing as a Bank Loan
- BAR Members 1, 2, & 3
- D.I.Y. Kangaroo Courts
- Martial Law is here!
- D.I.Y. Traffic Stop
- D.I.Y. Free Mail
- Azle PIGs 1, 2, 3 & 4
- Texas DPS PIGs
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
• Please send me success stories so I can share them
Contact Information

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

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