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
  – Order followers are cowards, like a street gang
  – Willing slaves

• https://www.youtube.com/user/WhatOnEarth93
Order Followers

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

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

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

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

- At common law there is no uniform
Order Takers

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

• Vietnam War - Mai Lai massacre
  – Convicted of murder

• Today Order 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 Provacateurs - the end justifies the means
  - Entrapment – the end justifies the means
  - All Court cases = kangaroo court (unless it’s a common law court) = satanism
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.
Walker County PIGs

• After following me for about 5 miles, I was stopped by a Walker County Deputy Sheriff at approximately 0530 in the morning on Interstate Hwy 45 at the rest area north of Huntsville, Texas

• The PIGs name was Jacobsen

• The PIG tapped on the front window on the right side of the private conveyance

• I lowered it and he asked to see my drivers license, registration, and insurance

• I said; “I don’t have a problem providing whatever you need, but I have a couple of questions first"
Walker County PIGs

• The PIG said sure.
• I said; “Was there a breach of the Peace?”
• Before I could even finish it, he shouted into his radio; “sovereign citizen, need back-up!”
• I guess that the answer to the question about the Breach of the Peace was NO.
• I asked the PIG if he had a court order for me to provide that information
• He told me that if I did NOT provide it he would have to take me down to jail.
Walker County PIGs

• I guess the answer to the question about the court order was NO, since he did NOT answer it.

• I said; “Do you have any evidence that I am carrying passengers or property for hire?”

• He told me to get out of the vehicle

• I guess the answer to the question about carrying passengers or property for hire was NO, since he did not answer it.

• I got out of the vehicle and he told me to the front of his PIG car
Walker County PIGs

• I went to the front of the PIG car. He told me that he had stopped me for having a burned out third brake light and if I did not provide the information he was demanding, he would take me down to jail.

• I looked at his name badge and it said JACOBSEN

• I told JACOBSEN that a drivers license is hearsay, and it is not owned by me, and the name on it is not mine.

• JACOBSEN went to his vehicle and came back a few minutes later and put me in handcuffs

• A few minutes later JACOBSEN’S buddy showed up and he started to talk to me like he was some long lost friend
Walker County PIGs

• I looked at his buddies name badge and it said MCKAY

• I said to MCKAY; “Is the good cop bad cop game?”

• JACOBSEN came back and I told both of them that since there was no breach of the peace and they had no court order and they had no evidence of me carrying passengers or property for hire, that they were operating in their private capacity under the Federal Tax Lien Act of 1966

• JACOBSEN told me that “in the State of Texas I had to provide my name and date of birth or it would be an offense
LEOs use Law Merchant (UCC)

• "(h) DEFINITION’s. .... "(3) MOTOR VEHICLE.-The term 'motor vehicle' means a self-propelled vehicle which is registered for highway use under the laws of any State or foreign country. "(4) SECURITY.-The term 'security' means any bond, debenture, note, or certificate or other evidence of indebtedness, issued by a corporation or a government or political subdivision thereof, with interest coupons or in registered form, share of stock, voting trust certificate, or any certificate of interest or participation in, certificate of deposit or receipt for, temporary or interim certificate for, or warrant or right to subscribe to or purchase any of the foregoing: negotiable instrument: or money.” Federal Tax Lien Act of 1966 at Public Law 89-719 at 80 Stat. 1130-1131
Walker County PIGs

- Operating in private capacity

- “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

Walker County PIGs

• I told both PIGs that a drivers license is hearsay, a name is hearsay, a date of birth is hearsay, all of the information on a drivers license is hearsay, their computer system is hearsay, an image is hearsay, vehicle registration is hearsay, proof of insurance is hearsay

• JACOBSEN said that if I did not provide the information he was going to seize my vehicle, have it towed to the impound and take me to jail.
Walker County PIGs

• I told both of them that since they were operating in their private capacity and wearing the uniforms of Peace Officers that they were impersonating peace officers which is a felony in Texas

• MCKAY said; “Sounds like hearsay” and they both laughed

• I told both of them that I demanded that they get their supervisor, because I am placing you under arrest for impersonating a Peace Officer, and they refused.
Walker County PIGs

• They asked me numerous questions, like where am I from, where am I going, am I from Canada, and I said nothing

• MCKAY asked me why I was getting mad.

• I said; “You have me in handcuffs at the side of the freeway, what do you think!!!

• JACOBSEN said he said he wanted to search my vehicle, and I said; “No I do not give you permission to search my vehicle.”
Walker County PIGs

• JACOBSEN said that in the State of Texas I am required to provide government issued identification or I would be taken to jail

• I told him that I do not have government issued identification and everything they are asking for is hearsay and inadmissible as evidence in any court of law

• I told them that when a Judge is dealing with a statute that he is acting as a Clerk for the Prosecutor and he cannot do anything judicial and if he tries to do anything judicial, it is a fraud and a nulity.
Walker County PIGs

• JACOBSEN asked me if my name was Glenn, and I said that is hearsay.
• MACKAY asked me if I am a US citizen and I said NO, but I am a Texas Citizen and there are lots of court cases that talk about the 2 classes of citizens.
• I told both of them that I have been to the US Supreme Court 4 times.
• I told JACOBSEN that he ought to take over there, pointing my nose at the ditch (since I was in handcuffs) and blow my brains out.
Walker County PIGs

• JACOBSEN asked me if I was wanting to do harm to myself.

• I said absolutely not but you will wish you did when I am finished with you and I will do it all within the law.

• I told them both that they had unlawfully arrested me and that is an assault, and they had falsely imprisoned me, and “obviously you want to be next, and I am going to sue your asses off”

• They told me that if I did not provide the information they were demanding that they were going to take me to jail.
Walk County PIGs

• I told them that; “I am going to have your asses in jail!”
• JACOBSEN told me that he didn’t really want to seize my piece of shit truck and if I would give him permission to search my wallet for some sort of identification that I would be on my way.
• I said OK, you can search my wallet.
• MCKAY said that the County Sheriff was the constitutional authority in the County, and “Don’t you have respect for the county Sheriff?” and I said when they are operating in their official capacity then they have my highest respect but when you operate in your private capacity and assault me and falsely imprison me, I have nothing but contempt.
Walker County PIGs

• Then they asked me for my date of birth or they are going to take me to jail and I told them it is hearsay.

• A few minutes later JACOBSEN came back and said that he had found a drivers license that he claimed belonged to me so he was releasing me.

• JACOBSEN removed the handcuffs and told me that I needed to carry a drivers license or he was going to arrest me and take me to jail next time.

• JACOBSEN told me to fix the third brake light.

• I said nothing.

• The whole ordeal lasted about an hour – all over a burned out third brake light bulb.
Walker County PIGs

- JACOBSEN the PIG followed me for over 5 miles on the freeway
- JACOBSEN pulled up in his hearsay computer how the US Marshall PIGs and the Texas DPS PIGs (US Department of Homeland Security PIGs) had me listed as “armed and dangerous” before he unlawfully arrested me, and used that as justification for his assault, kidnapping, and false imprisonment
- JACOBSEN was expecting me to do what I did and was shouting “sovereign citizen I need back-up” over his radio before I could even finish what I was saying
Walker County PIGs

• The reason I have a “piece of shit truck” is because of PIGs like Jacobsen, US Marshalls PIGs and Texas DPS PIGs who put me down as Armed and dangerous because I served a letter on them stating that I had the right to resist their unlawful arrest with lethal force if necessary, and they put me down in their hearsay computer system as “armed and dangerous” and I have not been able to get a compensation for labor contract for 4 years, but that is EXACTLY what these PIGs intend!

• Everybody has the right to resist an unlawful arrest

• These PIGs intended everything they did!
OFFICER SAFETY
CONSIDERED ARMED AND DANGEROUS

GLENN WINNINGHAM FEARN
DOD: [redacted]
5'0", 200 lbs
Prior DL's: [redacted]
SSN: [redacted]
Vehicle: [redacted]

Summary

In mid-June 2010, GLENN WINNINGHAM FEARN, a self proclaimed member of the Republic of Texas, sent a “Notice and Demand” letter to the Montana Highway Patrol threatening to use lethal force if stopped or “unlawfully arrested.” FEARN has a history of sending letters to government offices declaring his sovereignty from the United States, Arizona, New York, Texas and now Montana.
From:
Glenn Winningham; house of Fearn
Non-Domestic Mail
C/O 6340 Lake Worth Blvd., #437
Fort Worth, Texas
ZIP CODE EXEMPT
DMM 602.1.3.e.2, 18 USC § 1342

By Registered Mail RR 569 486 047 US
To:
Michael T. Tooley, Colonel
Montana Highway Patrol Chief Administrator
Montana Highway Patrol Headquarters
2550 Prospect Avenue
P.O. Box 201419
Helena, Montana 59620-1419

NON-NEGOTIABLE

NOTICE AND DEMAND

NON-NEGOTIABLE

I, Me, My, Myself, a man, a living soul, a sovereign, an inhabitant of the land of Texas, and a holder of the office of "the people", with an address correction: C/O Glenn Winningham; house of Fearn, Non-Domestic Mail, C/O 6340 Lake Worth Blvd., #437, Fort Worth, Texas, Zip Code Exempt, WITHOUT the UNITED STATES, do hereby Notice you of the following:


2. Michael Tooley, Colonel, Chief Administrator, Montana Highway Patrol, equality under the Law is paramount and mandatory by Law.

3. Michael Tooley, Colonel, Chief Administrator, Montana Highway Patrol, I did not give you, the authority for making a legal determination for Me.

4. Michael Tooley, Colonel, Chief Administrator, Montana Highway Patrol, et al, if you think or assume that you are representing Me, you are FIRED!
38. You, Michael Tooley, Colonel, Chief Administrator, Montana Highway Patrol, are NOTICED that **I have the right to resist unlawful arrest with lethal force if necessary**, as found in the Notice and Demand to all Corporate Commercial Agents 022810 which is recorded with the PINAL COUNTY RECORDER at FEE NUMBER 2010-034479, and also;

“These principles apply as well to an officer attempting to make an arrest, who abuses his authority and transcends the bounds thereof by the use of unnecessary force and violence, as they do to a private individual who unlawfully uses such force and violence.” Jones v. State, 26 Tex. App. I; Beaverts v. State, 4 Tex. App. 1 75; Skidmore v. State, 43 Tex. 93, 903.

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

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

"One may come to the aid of another being unlawfully arrested, just as he may where one is being assaulted, molested, raped or kidnapped. Thus it is not an offense to liberate one from the unlawful custody of an officer, even though he may have submitted to such custody, without resistance." (Adams v. State, 121 Ga. 16, 48 S.E. 910).

"Story affirmed the right of self-defense by persons held illegally. In his own writings, he had admitted that "a situation could arise in which the checks-and-balances principle ceased to work and the various branches of government concurred in a gross usurpation." There would be no usual remedy by changing the law or passing an amendment to the Constitution, should the oppressed party be a minority. Story concluded, "If there be any remedy at all ... it is a remedy never provided for by human institutions." That was the "ultimate right of all human beings in extreme cases to resist oppression, and to apply force against ruinous injustice." (From Mutiny on the Amistad by Howard Jones, Oxford University Press, 1987, an account of the reading of the decision in the case by Justice Joseph Story of the Supreme Court."
Good Faith Texas

- “(a) No evidence obtained by an officer or other person in violation of any provisions of the Constitution or laws of the State of Texas, or of the Constitution or laws of the United States of America, shall be admitted in evidence against the accused on the trial of any criminal case.

- (b) It is an exception to the provisions of Subsection (a) of this Article that the evidence was obtained by a law enforcement officer acting in objective good faith reliance upon a warrant issued by a neutral magistrate based on probable cause.” Texas Code of Criminal Procedure, Article 38.23 Evidence Not to Be Used [emphasis added]
Walker County PIGs

• JACOBSEN knew that it was NOT a lawful arrest and he never did charge me with anything, therefore he had no right to request anything, and I told him all of this and it was all over a burned out third brake light bulb

• Sec. 38.02. FAILURE TO IDENTIFY. (a) A person commits an offense if he intentionally refuses to give his name, residence address, or date of birth to a peace officer who has lawfully arrested the person and requested the information.
Walker County PIGs

• JACOBSEN has no intention of honoring my right to be left alone

• “They conferred as against the government the right to be let alone – the most comprehensive of rights and the right most valued by civilized men.”
Walker County PIGs

• JACOBSEN intends to assault anybody who thinks they have any rights

• JACOBSEN intended to assault me with his Clerk masquerading as a Judge, in his kangaroo so-called court, so he and his boss could collect more revenue by selling me into slavery.
Clerks masquerading as Judges

• “"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 administering 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]
Clerks Masquerading as Judges

• "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 (C'TP. West's 1965 Ed.)
Clerks Masquerading as Judges

• 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
Walker County PIGs

• JACOBSEN and MCKAY were conspiring together to assault me and drag me into their kangaroo court and their show-trial with a bought and paid for Clerk masquerading as a Judge
Kangaroo Courts are Everywhere!

• “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
Walker County PIGs

- JACOBSEN was conspiring with MCKAY to get their Clerk masquerading as a Judge to sell me into slavery, when the Clerk forged my signature onto a satanic contract and issued a capias
Warrant for Arrest

• “CAPIAS. A writ or process formerly of two sorts; one whereof in the court of C. P. is called capias ad respondendum, before judgment, where an original is sued out, etc. to take the defendant and make him answer the plaintiff: and the other a writ of execution, after judgment, being of divers kinds, as capias ad satisfaciendum, capitu ultiagatum, &e.” Tomlin’s Law Dictionary 1835 Edition
Warrant for Arrest

• “CAPIAS AD SATISFACIENDUM (shortly termed a CA. SA.) A judicial writ of execution which issues out on the record of a Judgment, where there is a recovery in the courts at Westminster, of debt, damages, &c. And by this writ the sheriff is commanded to take the body of the defendant in execution, and him safely to keep, so that he have his body in court at the return of the writ, to satisfy the plaintiff his debt and damages. Vide 1 Litt Abr. 249.”

Tomlin’s Law Dictionary 1835 Edition


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Capias

• “In this chapter: (1) "Capias" means a writ that is: (A) issued by a court having jurisdiction of a case after judgment and sentence; and (B) directed "To any peace officer of the State of Texas" and commanding the officer to arrest a person convicted of an offense and bring the arrested person before that court immediately or on a day or at a term stated in the writ.

• (2) "Capias pro fine" means a writ that is:

• (A) issued by a court having jurisdiction of a case after judgment and sentence for unpaid fines and costs; and

• (B) directed "To any peace officer of the State of Texas" and commanding the officer to arrest a person convicted of an offense and bring the arrested person before that court immediately.”

Texas Code of Criminal Procedure Article 43.015 Definitions

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Walker County PIGs

• “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.
Walker County PIGs

“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

Walker County PIGs

• “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)
Walker County PIGs

- Sec. 37.11. IMPERSONATING PUBLIC SERVANT. (a) A person commits an offense if he:
  - (1) impersonates a public servant with intent to induce another to submit to his pretended official authority or to rely on his pretended official acts; or
  - (2) knowingly purports to exercise any function of a public servant or of a public office, including that of a judge and court, and the position or office through which he purports to exercise a function of a public servant or public office has no lawful existence under the constitution or laws of this state or of the United States.
- (b) An offense under this section is a felony of the third degree.
Walker County PIGs in Texas

• *This court has held that there is no such license known to Texas Law as a “driver’s license.”* Frank John Callas v. State, 167 Tex. Crim. 375; 320 S.W. 2d 360

• *We have held that there is no such license as a driver’s license known to our law.* Claude D. Campbell v. State, 160 Tex. Crim. 627; 274 S.W.2d 401
Walker County PIGs in Texas

• An information charging the driving of a motor vehicle upon a public highway without a driver’s license charges no offense, as there is no such license as a driver’s license known to the law. Keith Brooks v. State 158 Tex. Crim. 546; 258 S.W.2d 317

• There being no such license as a “driver’s” license known to the law, it follows that the information, in charging the driving of a motor vehicle upon a highway without such a license, charges no offense. W. Lee Hassell v. The State, 149 Tex. Crim. 333; 194 S.W.2d 400
Walker County PIGs in Texas

• The reason it is NOT Texas law is because it is United States fictitious color of law
• It applies to their US citizen slave corporations
Many State Statutes are actually Federal Statutes

Most State Statutes are actually Federal Statutes

Most 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]
Law Enforcement Officers

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

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

• “One may come to the aid of another being unlawfully arrested, just as he may where one is being assaulted, molested, raped or kidnapped. Thus it is not an offense to liberate one from the unlawful custody of an officer, even though he may have submitted to such custody, without resistance.” Adams v. State, 121 Ga. 16, 48 S.E. 910.
Walker County PIGs in Texas

• “...the reason for the initial detention, speeding & running a red light are not a breach of the peace.” Perkins v Texas, 812 S.W. 2d 326
Walker County PIGs in Texas

• Besides JACOBSEN, the PIG who unlawfully arrested Me, and his accomplice MCKAY, some of the ringleaders of this criminal conspiracy, are;
  – CLINT MCRAE, the County Sheriff, and,
  – Eddy Lawson, Patrol Sargeant, and,
  – Ryan Ringo, Patrol Sargeant, and,
  – Eric Schneider, Patrol Sargeant, and,
  – Others known and unknown
Staff Directory

Details

Clint McRae
Sheriff

Phone 936-435-2400  Primary Contact 717 FM 2821 W
Address Huntsville, TX 77320

Primary Department: Sheriff's Department

Professional Profile

As a long-time resident of Walker County, Sheriff Clint R. McRae began his law enforcement career in the late 80’s while working in the Jail Division of the Walker County Sheriff's Office. McRae later transferred his employment to the Texas Department of Criminal Justice into the corrections field where he was later promoted to supervisor and was responsible for overseeing corrections staff and inmate work squads at the Ellis Unit. At that time, the Ellis Unit housed general population and death row inmates for the State of Texas.

While employed by the Texas Department of Criminal Justice, McRae also attended the law enforcement academy in Brazos County. Upon graduating the academy McRae was offered the opportunity and transferred his employment back to the Walker County Sheriff’s Office into what is now known as the Uniform Services Division as a patrol officer. McRae was then later selected as Field Training Officer, training newly hired cadets to become valuable patrol officers for the department and the community in which he served.
Warrants Section

The Walker County Sheriff’s Department serves warrants on a regular basis and every Deputy is expected to do so when necessary. The office has full time deputies that devote all their time to executing warrants.

Walker County Community Plan
Published: Tuesday, January 14, 2014
Walker County Community Plan
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<td>Scheiner, Eric</td>
<td>Patrol Sergeant</td>
<td>County Home Page</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Phelps, Kennille</td>
<td>Corporal</td>
<td>County Home Page</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
The Walker County Criminal District Attorney’s Office is one of the statutory prosecuting authorities in the State of Texas. The primary prosecuting officers are: The County Attorney which generally prosecutes misdemeanor crimes and advises the county on all civil matters; a District Attorney who prosecutes felonies only, and; a Criminal District Attorney which combines the offices of County and District Attorney. Walker County has a Criminal District Attorney with the responsibility of prosecuting all misdemeanors and felonies while advising and representing the county in civil matters. The authority of the Criminal District Attorney is extremely broad. Within his/her jurisdiction, in this case Walker County, the Criminal District Attorney has sole discretion as to whether or not a case is prosecuted. A prosecutor can dismiss a charge or refuse to accept a charge on his own volition and there is no appeal.
The Texas Constitution vests broad judicial and administrative powers in the position of County Judge, who presides over a five-member commissioners court, which has budgetary and administrative authority over county government operations.

The County Judge handles such widely varying matters as hearings for beer and wine license applications, hearing on admittance to state hospitals for the mentally ill and mentally retarded, juvenile work permits and temporary guardianships for special purposes. The Judge is also responsible for calling elections, posting election notices and for receiving and canvassing the election returns. The County Judge may perform marriages.
Walker County PIGs in Texas

• It is well documented that their PIG bosses set quotas, and there are Youtube videos about real Peace Officers who are FIRED because they object to the quotas

• It is well documented that their PIG bosses eliminate anybody intelligent during the testing process
Low Intelligence LEOs

- They screen out intelligent people in the hiring process for their Law Enforcement Officers (LEOs)
- Jordan vs City of New London, US Court of Appeals for the Second Circuit Case Number 99-9188
- Robert Jordan had a masters degree and scored too high on their test – too intelligent!
- I know several people who were NOT hired for these kind of positions because they scored too high on their test.
A man whose bid to become a police officer was rejected after he scored too high on an intelligence test has lost an appeal in his federal lawsuit against the city.

The 2nd U.S. Circuit Court of Appeals in New York upheld a lower court’s decision that the city did not discriminate against Robert Jordan because
Walker County PIGs in Texas

• These PIGs are cowards – see Mark Passio’s videos about Order Followers

• These PIGs violated my rights under the color of their so-called laws as found in their 18 USC § 242

• These PIGs JACOBSEN & MCKAY (at a minimum) conspired to violate my rights under the color of their so-called laws as found in their 18 USC § 241

• These PIGs are impersonating Peace Officers
Walker County PIGs in Texas

- “Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any inhabitant of any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, ……. shall be fined under this title or imprisoned not more than one year, or both; ……..”

- Pub. L. 103-322, Sec. 320201(a), substituted "person in any State" for "inhabitant of any State" in first paragraph. 18 USC § 242 Violating Rights under Color of Law
Walker County PIGs in Texas

• “If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; …They shall be fined under this title or imprisoned not more than ten years, or both; …”

18 USC § 241 Conspiracy to Violate Rights under Color of Law
Walker County PIGs in Texas

• Sec. 20.02. UNLAWFUL RESTRAINT. (a) A person commits an offense if he intentionally or knowingly restrains another person.

• (c) An offense under this section is a Class A misdemeanor, except that the offense is:

• (d) It is no offense to detain or move another under this section when it is for the purpose of effecting a lawful arrest or detaining an individual lawfully arrested.
Walker County PIGs in Texas

- Sec. 39.03. OFFICIAL OPPRESSION. (a) A public servant acting under color of his office or employment commits an offense if he:
  - (1) intentionally subjects another to mistreatment or to arrest, detention, search, seizure, dispossession, assessment, or lien that he knows is unlawful;
  - (2) intentionally denies or impedes another in the exercise or enjoyment of any right, privilege, power, or immunity, knowing his conduct is unlawful; or
  - (b) For purposes of this section, a public servant acts under color of his office or employment if he acts or purports to act in an official capacity or takes advantage of such actual or purported capacity.
  - (d) An offense under this section is a Class A misdemeanor,...
Walker County PIGs in Texas

- Sec. 39.06. MISUSE OF OFFICIAL INFORMATION. (b) A public servant commits an offense if with intent to obtain a benefit or with intent to harm or defraud another, he discloses or uses information for a nongovernmental purpose that:
  - (1) he has access to by means of his office or employment; and
  - (2) has not been made public.
- (d) In this section, "information that has not been made public" means any information to which the public does not generally have access, and that is prohibited from disclosure under Chapter 552, Government Code.
- (e) Except as provided by Subsection (f), an offense under this section is a felony of the third degree.
- (f) An offense under Subsection (a)(3) is a Class C misdemeanor.
Organized Crime in Texas

- Sec. 71.01. DEFINITIONS. In this chapter,
- (a) "Combination" means three or more persons who collaborate in carrying on criminal activities, although:
  - (1) participants may not know each other's identity;
  - (2) membership in the combination may change from time to time; and
- (b) "Conspires to commit" means that a person agrees with one or more persons that they or one or more of them engage in conduct that would constitute the offense and that person and one or more of them perform an overt act in pursuance of the agreement. An agreement constituting conspiring to commit may be inferred from the acts of the parties.
- (c) "Profits" means property constituting or derived from any proceeds obtained, directly or indirectly, from an offense listed in Section 71.02.
- (d) "Criminal street gang" means three or more persons having a common identifying sign or symbol or an identifiable leadership who continuously or regularly associate in the commission of criminal activities.

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Organized Crime in Texas

• Sec. 71.02. ENGAGING IN ORGANIZED CRIMINAL ACTIVITY.

• (a) A person commits an offense if, with the intent to establish, maintain, or participate in a combination or in the profits of a combination or as a member of a criminal street gang, the person commits or conspires to commit one or more of the following:

• (1) murder, … aggravated robbery, robbery, theft, aggravated kidnapping, kidnapping, aggravated assault,… deadly conduct, assault punishable as a Class A misdemeanor, or unauthorized use of a motor vehicle;
Organized Crime in Texas

• Sec. 71.023. DIRECTING ACTIVITIES OF CRIMINAL STREET GANGS.
(a) A person commits an offense if the person, as part of the identifiable leadership of a criminal street gang, knowingly finances, directs, or supervises the commission of, or a conspiracy to commit, one or more of the following offenses by members of a criminal street gang:
Organized Crime in Texas

- Sec. 71.03. DEFENSES EXCLUDED. It is no defense to prosecution under Section 71.02 that:
  - (1) one or more members of the combination are not criminally responsible for the object offense;
  - (2) one or more members of the combination have been acquitted, have not been prosecuted or convicted, have been convicted of a different offense, or are immune from prosecution;
  - (3) a person has been charged with, acquitted, or convicted of any offense listed in Subsection (a) of Section 71.02; or
  - (4) once the initial combination of three or more persons is formed there is a change in the number or identity of persons in the combination as long as two or more persons remain in the combination and are involved in a continuing course of conduct constituting an offense under this chapter.
Walker County PIGs in Texas

• I will show that:
  – These Satanists are assaulting me with their US citizen slave
  – These Satanists are assaulting me with their District of Columbia commercial Codes
  – These Satanists are assaulting me with their Satanic Law Merchant
  – These Satanists are holding a show trial in a kangaroo court
  – They are Satanists
Walker County PIGs in Texas

• "... (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.
Walker County PIGs in Texas

“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
Walker County PIGs in Texas

• “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”
Walker County PIGs in Texas

• “Chap. 854. – An Act to establish a code of law for the District of Columbia.”

which was Approved on March 3, 1901, 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, unless such construction would be unreasonable, and the reference to any officer shall include any person authorized by law to perform the duties of his office,…” [emphasis added]

• “Fourth. The word “executor” is used it shall include “administrator,” and vice versa, unless such application of the term would be unreasonable…” [emphasis added]
Citizenship Classes

"...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,
US citizen has no rights

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

"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
Citizen - Subject

“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)
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)
Walker County PIGs and their Satanic Contracts

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

• "Where a person is not at the time a licensee, neither the agency, nor any official has any jurisdiction of said person to consider or make any order. One ground as to want of jurisdiction was, accused was not a licensee and it was not claimed that he was." O'Neil v Dept Prof. & Vocations 7 CA 2d 398; Eiseman v Daugherty 6 CA 783
Commercial

"The term "Motor Vehicle" means every description of carriage or other contrivance propelled or drawn by mechanical power and used for commercial purposes on the highways in the transportation of passengers, passengers and property, or property or cargo.

The term "used for commercial purposes" means the carriage of persons or property for any fare, fee, rate, charge or other consideration, or directly or indirectly in connection with any business, or other undertaking intended for profit." 18 USC § 31 [emphasis added]
Federal vs National

“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;

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;

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;

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 (1901)

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Federal vs National

• “We are therefore of opinion that the island of Porto Rico is a territory appurtenant and belonging to the United States, but not a part of the United States within the revenue clauses of the Constitution;…” Downes v Bidwell 182 US 244 (1901)
Downes v Bidwell

• Soon after this case, they
  – passed the DC Code, which talks about cestui que trusts
  – started calling government “the administration”
Municipal Corporations are Federal

- “Fifth. The Constitution has undoubtedly conferred on Congress the right to create such municipal organizations as it may deem best for all the territories of the United States, whether they have been incorporated or not, to give to the inhabitants as respects the local governments such degree of representation as may be conducive to the public wellbeing, to deprive such territory of representative government if it is considered just to do so, and to change such local governments at discretion.” Downes v Bidwell 182 US 244
There are 2 States in every State

• “There has been created a fictional federal State (of) xxxxxx within a state. See Howard v. Sinking Fund of Louisville, 344 U.S. 624, 73 S.Ct. 465, 476, 97 L.Ed. 617 (1953); Schwartzs v. O'Hara TP School District, 100 A 2d. 621, 625, 375, Pa. 440,
AFIDAVIT

Liberty County
State of Texas

I, Daniel-Lee Swank, affiant herein, state under Public Law 97-280 that I am competent, I have personal knowledge of the facts herein and state that the facts herein are true, correct, and not misleading.

1. I have retrieved the attached two pages of D&B Business Background Report regarding the for profit corporate status of the JUDICIARY COURTS OF THE STATE OF TEXAS from the Dunn and Bradstreet internet website

   Exhibit A

   Further, affiant says nothing.

   Daniel-Lee Swank, affiant

STATE OF TEXAS
COUNTY OF LIBERTY

SUBSCRIBED PURSUANT TO PUBLIC LAW 97-280
BEFORE ME ON THIS 6 DAY OF JUNE 2008.

By Daniel-Lee Swank, a man, personally known to me or provided to me on the basis of satisfactory evidence to be the man who appeared before me.

ALBERT A. THOMAS
Notary Public in and for the State of Texas

My Commission Expires on: Oct 24 2010
D&B Business Background Report: Judiciary Courts of the State of Texas

D&B has not fully revised this report since 12-02-04 and this report, therefore, should not be considered a statement of existing fact. The information present may refer to information obtained by D&B after the last full revision date. Such information may not currently relate to this business due to possible changes in ownership, control, or legal status.

BUSINESS BACKGROUND REPORT

JUDICIARY COURTS OF THE STATE OF TEXAS

DUNS: 36-070-5040

DATE PRINTED: January 29, 2008

PO BOX 12248 AUSTIN, TX 78711

SUPREME COURT BUILDING
AUSTIN, TX 78701
Telephone: 512 463-1312

Year Started: 1845
Control Year: 1845
This is a Headquarters location.

Employees Total: 1,049
Employees Here: 64

Top Executive: THOMAS R PHILLIPS, CHIEF JUSTICE

INDUSTRY

Line of Business: STATE COURT SYSTEM

Primary SIC:

9211 (STATE COURT SYSTEM)

BUSINESS HISTORY

The Corporate Details provided below may have been submitted by the management of the subject business and may not have been verified with the government agency which records such data.

BUSINESS TYPE: CORPORATION - PROFIT
DATE INCORPORATED: 02/06/1836
STATE OF INCORP: TEXAS

2/01/04
THOMAS R PHILLIPS, CHIEF JUSTICE
DIRECTOR(S): THE OFFICER(S)
There are 2 States in every State

- The JUDICIARY COURTS OF THE STATE OF TEXAS, INC., is a subsidiary of STATE OF TEXAS INC., as found in the Affidavit of Daniel-Lee: Swank which is recorded with the Liberty County Recorder at RECORDING # 2008010522, which has attached a Dunn and Bradstreet Listing for the Judiciary Courts of the State of Texas;

- “Year Started: 1845”, “Headquarter location … SUPREME COURT BUILDING, AUSTIN, TX 78701”, “Top Executive: THOMAS R PHILLIPS, CHF JUSTICE” “BUSINESS TYPE … CORPORATION – PROFIT”

- and on page 2 it shows, “As noted this company is a subsidiary of Texas, State of (Inc),…State court system which includes the Supreme Court and Court of Criminal Appeals (courts of last resort), 14 Courts of Appeals with 80 judges, District Court with 386 judges, Criminal District Court with 10 judges, and County Level Court with 445 judges….“But
JUDICIARY COURTS OF THE STATE OF TEXAS

DUNNS: 36-070-5040
DATE PRINTED: January 29, 2008

SUBSIDIARY OF TEXAS, STATE OF, AUSTIN, TX
PO BOX 12240 AUSTIN, TX 78711
SUPREME COURT BUILDING
AUSTIN, TX 78701
Telephone: 512 463-1312

Year Started: 1845
Control Year: 1845
This is a Headquarter location.
Employees Total: 1,049
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INDUSTRY
Line of Business: STATE COURT SYSTEM
Primary SIC:
4211 (STATE COURT SYSTEM)

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business and may not have been verified with
the government agency which records such data.

BUSINESS TYPE: CORPORATION - PROFIT
DATE INCORPORATED: 00/00/1836
STATE OF INCORP: TEXAS

2/2/04
THOMAS R PHILLIPS, CHIEF JUSTICE
DIRECTOR(S): THE OFFICER(S)
Business started 1845 by the citizens.

THOMAS R PHILLIPS, Chief Justice of the Supreme Court of Texas since 1886.

OPERATIONS

12/02/04 Subsidiary of Texas, State Of, AUSTIN, TX started 1845 which operates as a state government. Intercompany relations: None reported.

As noted, this company is a subsidiary of Texas, State of (Inc).

DUNS 800-253-7595, and reference is made to that report for background information on the parent company and its management.

State court system which includes the Supreme Court and Court of Criminal Appeals (courts of last resort), 14 Court of Appeals with 80 judges, District Court with 386 judges, Criminal District Court with 10 judges and County Level Court with 645 judges.

Funds derived from tax revenues,

EMPLOYEES: 1,049 which includes officer(s). 64 employed here.

FACILITIES: Owns premises in a multi story building.

LOCATION: Central business section on main street.

BRANCHES: The department maintains 14 courts of appeal, 375 district level courts and 426 county level courts.

CUSTOMER SERVICE

If you need any additional information or have any questions regarding this report, please call our Customer Service Center at 1-800-234-DUNS (3867)...

END OF DON & BROADSTREET BUSINESS BACKGROUND REPORT

OFFICIAL RECORDS

LIBERTY COUNTY
DELIA SELMES
COUNTY CLERK
RECORDING FEE
$19.00

06/06/2008 09:14 AM 3 PGS
KCESSON, DC Receipt 40989885

STATE OF TEXAS
COUNTY OF LIBERTY

\{\}

JULIA LLETT
COUNTY CLERK
LIBERTY COUNTY, TEXAS

JUN - 6 2008
Business started 1845 by the citizens.
THOMAS R PHILLIPS, Chief Justice of the Supreme Court of Texas
since 1986.

OPERATIONS

12/02/04 Subsidiary of Texas, State Of, AUSTIN, TX started 1845 which
operates as a state government. Intercompany relations: None reported
by management.

As noted, this company is a subsidiary of Texas, State of (Inc),
DUNS #00-253-7595, and reference is made to that report for background
information on the parent company and its management.

State court system which includes the Supreme Court and Court of
Criminal Appeals (courts of last resort), 14 Court of Appeals with 80
judges, District Court with 386 judges, Criminal District Court with
10 judges and County Level Court with 445 judges.

Funds derived from tax revenues.

EMPLOYEES: 1049 which includes officer(s). 64 employed here.

FACILITIES: Owns premises in a multi-story building.

LOCATION: Central business section on main street.

BRANCHES: The department maintains 14 courts of appeal, 375
district level courts and 420 county level courts.

CUSTOMER SERVICE

If you need any additional information or have any questions regarding this
report, please call our Customer Service Center at 1-800-234-DUNS!38671.

END OF DUN & BRADSTREET BUSINESS BACKGROUND REPORT
CUSTOMER SERVICE

If you need any additional information or have any questions regarding this report, please call our Customer Service Center at 1-800-234-DUNS!38671.

END OF DUN & BROADSTREET BUSINESS BACKGROUND REPORT

STATE OF TEXAS
COUNTY OF LIBERTY

DENIS SELLERS
COUNTY CLERK

RECORDING FEE: $19.00

FDE 200910022

JUN - 6 2009

DELIA SELLERS
COUNTY CLERK
LIBERTY COUNTY, TEXAS
State Statutes are Federal

• "In this state" means within the exterior limits of Texas and includes all territory within these limits ceded to or owned by the United States.” Texas Tax Code Section 151.004 ‘In This State’ [emphasis added]
State Statutes are Federal

- Montello Salt v. Utah 221 US 455 “Include’ or the participial form thereof, is defined ‘to comprise within’; ‘to hold’; ‘to contain’; ‘enclosed’; ‘comprised’; ‘comprehend’; ‘embrace’; ‘involve’.”

- “Include 1. To confine within; to hold; to contain; as, the shell of a nut includes the kernel; a pearl is included in a shell. [But in these senses we more commonly use inclose.] 2. To comprise; to comprehend; to contain.” American Dictionary of The English Language, Noah Webster, 1828

- “Include. (Lat. Inclaudere, to shut in, keep within.) To confine within, hold as in an inclosure, take in, attain, shut up, contain, inclose, comprise, comprehend, embrace, involve. Premier Products Co. v. Cameron, 240 Or. 123, 400 P.2d 227, 228.” Black’s Law Dictionary 6th Edition, page 763
State Statutes are Federal

“(a) The owner of a motor vehicle registered in this state:

(2) may not operate or permit the operation of the vehicle on a public highway until the owner obtains:

(A) title and registration for the vehicle; or

(B) a receipt evidencing title for registration purposes only under Section 501.029.

(b) A person may not operate a motor vehicle registered in this state on a public highway if the person knows or has reason to believe that the owner has not obtained a title for the vehicle.

(c) The owner of a motor vehicle that is required to be titled and registered in this state must obtain a title to the vehicle before selling or disposing of the vehicle.

(d) Subsection (c) does not apply to a motor vehicle operated on a public highway in this state with a metal dealer's license plate or a dealer's or buyer's temporary tag attached to the vehicle as provided by Chapter 503.”

Texas Transportation Code Section 501.022 Motor Vehicle Title Required
State Statutes are Federal

• “A person, other than a person expressly exempted under this chapter, may not operate a motor vehicle on a highway in this state unless the person holds a driver's license issued under this chapter.” Texas Transportation Code Sec. 521.021. License Required
State Statutes are Federal

• “A person may not operate a motor vehicle in this state unless financial responsibility is established for that vehicle through:
  • (1) a motor vehicle liability insurance policy that complies with Subchapter D;
  • (2) a surety bond filed under Section 601.121;
  • (3) a deposit under Section 601.122;
  • (4) a deposit under Section 601.123; or
  • (5) self-insurance under Section 601.124.”

• Texas Transportation Code Sec. 601.051. Requirement of Financial Responsibility

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State Statutes are Federal

• “(a) A motor vehicle, trailer, semitrailer, pole trailer, or mobile home, registered in this state, must have the following items inspected at an inspection station or by an inspector:” Texas Transportation Code Sec. 548.051. Vehicles and Equipment Subject to Inspection [emphasis added]
State Statutes are Federal

• “(a) A municipal court of record is presided over by one or more municipal judges.

• (b) The governing body shall by ordinance appoint its municipal judges.

• (c) A municipal judge must:

• (1) be a resident of this state;

• (2) be a citizen of the United States;

• (3) be a licensed attorney in good standing; and

• (4) have two or more years of experience in the practice of law in this state.”

• Texas Government Code Section 30.00006 JUDGE

[emphasis added]
State Statutes are Federal

• “(a) An assistant prosecuting attorney must be licensed to practice law in this state and shall take the constitutional oath of office.” Texas Government Code Section 41.103 Assistant Prosecuting Attorneys [emphasis added]
State Statutes are Federal

• “To qualify for appointment as an associate judge under this subchapter, a person must:
• (1) be a resident of this state and one of the counties the person will serve;
• (2) have been licensed to practice law in this state for at least four years;”
• Texas Government Code Section 54A.003 Qualifications [emphasis added]
State Statutes are Federal

- “(a) The Board of Law Examiners, acting under instructions of the supreme court as provided by this chapter, shall determine the eligibility of candidates for examination for a license to practice law in this state.” Texas Government Code Section 82.004 Board Duties [emphasis added]
State Statutes are Federal

• “(a) The Office of Court Administration of the Texas Judicial System shall develop and maintain a model for a uniform written jury summons in this state.” Texas Government code Section 62.0131 Form of Written Jury Summons [emphasis added]
“(a) In this article:

(1) "Law enforcement agency" means an agency of the state, or of a county, municipality, or other political subdivision of the state, that employs peace officers who make motor vehicle stops in the routine performance of the officers' official duties.

(2) "Motor vehicle stop" means an occasion in which a peace officer stops a motor vehicle for an alleged violation of a law or ordinance.

(3) "Race or ethnicity" means of a particular descent, including Caucasian, African, Hispanic, Asian, Native American, or Middle Eastern descent.

(b) Each law enforcement agency in this state shall adopt a detailed written policy on racial profiling…”
State Statutes are Federal

- “A warrant of arrest, issued by any county or district clerk, or by any magistrate (except mayors of an incorporated city or town), shall extend to any part of the State; and any peace officer to whom said warrant is directed, or into whose hands the same has been transferred, shall be authorized to execute the same in any county in this state.” Texas Code of Criminal Procedure Article 15.06 [emphasis added]
State Statutes are Federal

• All Hospitals and Healthcare (deathcare)
• All financial institutions (Banks, Real Estate, Insurance, etc.)
• All labor organizations
• All Law Enforcement Agencies (LEOs)
• All government agencies (Courts, Cities, Counties, Municipal corporations, etc.)
• All taxes are federal
Federal Warfare

• The officers of their so-called court are US citizens
• They are demanding Federal Reserve Notes
• All of their LEOs (code enforcers) are US Citizens
• Municipal corporations are territorial
• They are making merchandise of you – death penalty at common law
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...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 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
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
Commercial 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 Commercial 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

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• “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]
It is all voluntary

• "The exclusive jurisdiction which the United States have in forts and dock-yards ceded to them, is derived from the express assent of the States by whom the cessions are made. It could be derived in no other manner; because without it, the authority of the State would be supreme and exclusive therein," U.S. v. Bevans, 16 U.S. 336, 3 Wheat, at 350, 351 (1818). [emphasis added]
It is all voluntary

• “It is a well established principle of law that all federal regulation applies only within the territorial jurisdiction of the United States....” Foley Brothers, Inc. v. Filardo, 336 U.S. 281 (1949)
It is all voluntary

• “There is a canon of legislative construction which teaches Congress that, unless a contrary intent appears legislation is meant to apply only within the territorial jurisdiction of the United States [the District of Columbia].” U.S. v. Spelar, 338 U.S. 217 at 222
“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
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 is a US Citizen

- Government Employee
- Cestui que Trust (fictitious entity)
Federal Whores

• The Whores in the federal so-called courts intend that these PIGs assault people because it is so good for business!!!!
National Whores

• 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
Many State Statutes are Actually Federal

• “In other words, when State *martial law* is imposed within the State to enforce National *martial law*, Congress has no reason to exercise its *martial law* powers.

• If a State has conformed to the new *Order*, there is no need for Congress to intervene. And if a white Citizen has not obtained the standing of a former slave by petitioning Congress for admittance to venue and jurisdiction of the Fourteenth Amendment (*i.e. statutory character of "person"*), then Congress has no power over that individual under this Clause (*Amend. 14, Sec. 5*).”

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 Commercial 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)
US Declaration of Independence

- “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]

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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
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
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

• 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 Walker County PIGs should have murdered me!

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

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

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

• Jacobsen, before God, Angels and these witnesses, I shake the dust of the earth from off my feet against you and we will be talking about this on judgment day, satanist!

• McKay, before God, Angels and these witnesses, I shake the dust of the earth from off my feet against you and we will be talking about this on judgment day, satanist!

• Clint McRae, before God, Angels and these witnesses, I shake the dust of the earth from off my feet against you and we will be talking about this on judgment day, satanist!

• Eddie Lawson, before God, Angels, and these witnesses, I shake the dust of the earth from off my feet against you and we will be talking about this on judgment day, satanist!

• Ryan Ringo, before God, Angels, and these witnesses, I shake the dust of the earth from off my feet against you and we will be talking about this on judgment day, satanist!

• Eric Scheiner, before God, Angels and these witnesses, I shake the dust of the earth from off my feet against you and we will be talking about this on judgment day, satanist!

• Steve Fischer, before God, Angels, and these witnesses, I shake the dust of the earth from off my feet against you and we will be talking about this on judgment day, satanist!

• David P. Weeks, before God, Angels, and these witnesses, I shake the dust of the earth from off my feet against you and we will be talking about this on judgment day, satanist!
You get the Government you Deserve!!

• It is election season for these satanists
• These Satanists are looking to get re-elected
• If you vote for them, then we will be talking about this on judgment day
• If you do NOT circulate this far and wide to expose these satanists, we will be talking about this on judgment day!
• At common law they would be put to death!
• It is my wish that they be put to death in the most conspicuous possible manner!
NEVER GIVE UP
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

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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
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!!
Other Videos

- Bankster Thieves 1, 2, & 3
- Churchianity series
- Bankrupt Corporate (so-called) Governments
- BAR Members 1 & 2
- UNIDROIT
- Martial Law is here!
- Quasi Contracts and Roman Civil Law
- De Facto Courts
- All Courts are Ecclesiastical Courts
- DC Courts in Texas
- Jurisdiction
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
Contact Information

• My Blog is;
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