The War on Drugs is a War on YOU!

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References

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

• For a complete set of Youtube videos with Private Information Shares, a DVD with over 50 searchable Law Dictionaries, and other books and forms contact me privately at engineerwin@yahoo.com

• Donations to support this work are appreciated. I prefer gold or silver coin, but as an extremely less desirable alternative I can accept IOUs (Federal Reserve Notes, Paypal gifts, checks, money orders, etc) send me an email for particulars
“This is your last chance ... After this, there is no turning back. You take the blue pill - the story ends, you wake up in your bed, and believe whatever you want to believe.

You take the red pill, ... you stay in Wonderland, and I show you, how deep the rabbit-hole goes.”

~ Morpheus’ Warning To Neo (From The Film; “The Matrix”) ~
Satanists in America – Mark Passio

- former Satanist Priest
- Natural Law videos

- 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 Followers

• 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
LEO = Law Enforcement Officer = PIG

- LEOs/PIGs ≠ NOT Peace Officers = Order Followers
- It means they intend to shove their fictitious color of law statutes down your throat
- LEOs/PIGs = working in their private capacity as revenue officers under the Federal Tax Lien Act of 1966
- LEOs/PIGs = order followers
- LEOs/PIGs = Satanists
- LEOs/PIGs = enforcing the Police State
LEOs = PIGs

• Acronym – Persons In Government who intend to perjure their oaths
• Could also be called a Wordism, since it is also used as a word.
Satanic Order Follower ≠ Peace Officer

“The greatest crimes in the world are not committed by people breaking the rules but by people following the rules.”

- Banksy
Unlawful Arrest = Assault

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

• The Order Follower satanists like to use the word “detain”
Unlawful Arrest = Assault

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

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

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

• “Similarly, a person cannot be convicted of resisting a peace officer in the execution of his duty unless the officer was acting strictly within the limits of his powers and duty. If the officer makes an unlawful arrest, then there is a common law right to resist that arrest.” Police Manual of Arrest, Seizure and Interrogation, 8th Edition, by The Honorable Roger E. Salhany, page 96,
Unlawful Arrest = Assault = Breach of the Peace

Unlawful Arrest = Assault = Breach of the Peace

“...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

LEOs Breach the Peace all day every day

If they stop you and there is no Breach of the Peace and they have no lawful warrant, then they have breached the peace – they have assaulted you
LEOs use Law Merchant (UCC)

"(h) DEFINITION’s. .... (1) SECURITY INTEREST.- The term 'security interest' means any interest in property acquired by contract for the purpose of securing payment or performance of an obligation or indemnifying against loss or liability. A security interest exists at any time (A) if, at such time, the property is in existence and the interest has become protected under local law against a subsequent judgment lien arising out of an unsecured obligation, and (B) to the extent that, at such time, the holder has parted 'with money or money's worth. 

(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
Former Nixon Aide Admits War On Drugs Was A Big Lie; Was Never About Drugs
By Brandon Turbeville

In an interview conducted by Harper’s Dan Baum nearly 22 years ago, former Nixon domestic policy chief John Ehrlichman admitted what many have known ever since the beginning – that the Nixon administrations’ War On Drugs was a giant lie.

To clarify, it was not Nixon’s police state that was a lie. That was very real. It was the justification used for the war, the fearmongering, and the panic-inducing hype produced by the White House that was a monumental obfuscation.

Ehrlichman doesn’t mince words when he discusses the War On Drugs and it is not inference suggesting that the justification given for the War on Drugs was a lie. In fact, Ehrlichman even states that the policy was in order to attack political rivals and alleged “threats” to the Nixon administration like “blacks and hippies.”

“The Nixon campaign in 1968, and the Nixon White House after that, had two enemies: the antiwar left and black people,” Ehrlichman said.

“You understand what I’m saying? We knew we couldn’t make it illegal to be either against the war or black, but by getting the public to associate the hippies with marijuana and blacks with heroin. And then criminalizing both heavily, we could disrupt those communities,” Ehrlichman said. “We could arrest their leaders. raid their homes, break up their meetings, and vilify them night after night on the evening news.”
Inference suggesting that the justification given for the War on Drugs was a lie. In fact, Ehrlichman even states that the policy was in order to attack political rivals and alleged “threats” to the Nixon administration like “blacks and hippies.”

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“You understand what I’m saying? We knew we couldn’t make it illegal to be either against the war or black, but by getting the public to associate the hippies with marijuana and blacks with heroin. And then criminalizing both heavily, we could disrupt those communities,” Ehrlichman said. “We could arrest their leaders. raid their homes, break up their meetings, and vilify them night after night on the evening news. Did we know we were lying about the drugs? Of course we did.”

As Tom LoBianco writes for CNN, “It’s a stark departure from Nixon’s public explanation for his first piece of legislation in the war on drugs, delivered in message to Congress in July 1969, which framed it as a response to an increase in heroin addiction and the rising use of marijuana and hallucinogens by students.”

Of course, the War On Drugs and the ensuing police and incarceration states that followed had a much larger purpose than merely helping Nixon fight back against potential political threats. Indeed, most drugs were already illegal by Nixon’s election.
Hiding and preventing the knowledge of positive effects of some substances, shredding Constitutional and human rights, creating a culture of incarceration, and implementing a gradual but eventually total police state were most certainly part of the plan as well, which history has demonstrated. For instance, Reagan and especially Clinton were under no threat from the populations mentioned by Ehrlichman but they nevertheless sent the drug war and the natural results of it listed above into overdrive.

Nevertheless, after setting the United States further down the path of totalitarianism, we at least appreciate Ehrlichman’s honesty even if it is decades later. Perhaps now, we can begin dismantling the drug war.

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Brandon Turbeville – article archive here – is an author out of Florence, South Carolina. He is the author of six books, Codex Alimentarius — The End of Health Freedom, 7 Real Conspiracies, Five Sense Solutions and Dispatches From a Dissident, volume 1 and volume 2, The Road to Damascus: The Anglo-American Assault on Syria, and The Difference it Makes: 36 Reasons Why Hillary Clinton Should Never Be President. Turbeville has published over 600 articles dealing on a wide variety of topics.
"We knew we couldn't make it illegal to be either against the war or black, but by getting the public to associate the hippies with marijuana and blacks with heroin, and then criminalizing both heavily, we could disrupt those communities."

"We could arrest their leaders. Raid their homes, break up their meetings, and vilify them night after night on the evening news. Did we know we were lying about the drugs? Of course we did." - Former Nixon Domestic Policy Chief John Ehrlichman
Link

- [http://www.naturalblaze.com/2016/03/former-nixon-aide-admits-war-on-drugs-was-a-big-lie-was-never-about-drugs.html](http://www.naturalblaze.com/2016/03/former-nixon-aide-admits-war-on-drugs-was-a-big-lie-was-never-about-drugs.html)
Pharmaceutical Drug Pushers wanted to push their Potions (sorcery)

From 1850 to 1936, cannabis was used as the primary medicine for more than 100 separate illnesses and/or diseases in the U.S.
Pharmaceutical Drug Pushers wanted to push their Potions (sorcery)

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- Multiple Sclerosis, and Many More Conditions
Pharmaceutical Drug Pushers wanted to push their Potions (sorcery)

CANNABIS OIL DESTROYS CANCER CELLS

VITAMIN B17 DESTROYS CANCER CELLS

BOTH ARE BANNED BY THE FDA
Pharmaceutical Drug Pushers wanted to push their Potions (sorcery)

THE CURE FOR CANCER WAS FOUND AND BANNED BY THE FDA

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VITAMIN B17

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Pharmaceutical Drug Pushers wanted to push their Potions (sorcery)

CANNABIS HAS 34 TREATMENTS FOR CANCER AND IS NOT FDA APPROVED

CHEMOTHERAPY WAS DISCOVERED BY POISONING PEOPLE WITH MUSTARD GAS AND IS FDA APPROVED. LET THAT SINK IN.
Pharmaceutical Drug Pushers wanted to push their Potions (sorcery)

• Hemp also have many other uses
• Used in clothing
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War = Police State

- War on Drugs 70’s to now
- War on Crime 80’s to now
- War on Terror 90’s to now
Satanic Order Follower ≠ Peace Officer

When did these guys.. become these guys?
Satanic Order Follower ≠ Peace Officer

WHEN DID THIS BECOME THIS?
Prize = Warfare

“The Prize Act of 26 June, 1812, ch. 107, confers the power on the President to issue instructions to private armed vessels for the regulation of their conduct. The Act of 6 July, 1812, ch. 128, authorizes the President to make regulations, &c., for the support and exchange of prisoners of war. …These are all the acts which confer powers or make provisions touching the management of the war. In no one of them is there the slightest limitation upon the executive powers growing out of a state of war, and they exist, therefore, in their full and perfect vigor. By the Constitution, the executive is charged with the faithful execution of the laws, and the language of the act declaring war authorizes him to carry it into effect.” Brown v United States, 12 US 119 (1814)
OVERVIEW OF THE ASSET FORFEITURE PROGRAM

The Department of Justice Asset Forfeiture Program encompasses the seizure and forfeiture of assets that represent the proceeds of, or were used to facilitate federal crimes. The primary mission of the Program is to employ asset forfeiture powers in a manner that enhances public safety and security. This is accomplished by removing the proceeds of crime and other assets relied upon by criminals and their associates to perpetuate their criminal activity against our society. Asset forfeiture has the power to disrupt or dismantle criminal organizations that would continue to function if we only convicted and incarcerated specific individuals.
DEA Stole $3.2 Billion from Innocent People in 10 Years

(Free Thought Project) A bombshell report from the Inspector General (IG) at the Department of Justice has exposed the Drug Enforcement Administration (DEA) for the colossal thieves they are. According to the report, DEA seized more than $4 billion in cash from people since 2007, but $3.2 billion of the seizures were never connected to any criminal charges. That figure does not even include the seizure of cars and electronics.

This theft is possible through the insidious practice of civil asset forfeiture (CAF), where law enforcement can seize cash and property on the mere suspicion of being involved in criminal activity. Originally developed in the 1980s to go after organized crime, CAF has mushroomed into a source of revenue for cops across the country – from local to state to federal – in what’s become known as Policing for Profit.

When an innocent person’s cash is stolen by DEA, that person must petition to get it back, meaning the burden of proof (and the burden of time and expense) is on the unlucky victim who never did anything wrong in the first place. In fact, “forfeiture proceedings start from the presumption of guilt.”
Q: Is it time to end the war on drugs?

No. No. No.
Satanic Order Follower ≠ Peace Officer

IF YOU THINK THIS IS FOR YOUR PROTECTION...

YOU CLEARLY HAVE NO IDEA WHAT'S GOING ON.
Satanic Order Follower ≠ Peace Officer

PULL OVER

YOUR TAIL LIGHT IS OUT

#IDontTrustTheGovernment
Satanic Order Follower ≠ Peace Officer
Satanic Order Follower ≠ Peace Officer

BE ALL YOU CAN BE!

HELP PROTECT POPPY FIELDS IN AFGHANISTAN FOR BIG PHARMA AND THE CIA

THEN COME HOME AND BECOME A COP

AND YOU CAN ARREST POOR PEOPLE FOR TAKING THE DRUGS YOU HELPED PRODUCE

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THE UNITED STATES MILITARY
PUTTING THE 'HERO'

IN HEROIN
SINCE 2001
Satanic Order Follower ≠ Peace Officer

The Govt Created a War on Drugs

So they could control the supply
Satanic Order Follower ≠ Peace Officer

THE DRUG WAR IN AMERICA

WHERE POLITICIANS CAN SHIP DRUGS

BANKS CAN LAUNDER THE DRUG MONEY

THE MILITARY CAN "LOSE" MILLIONS OF DOLLARS WORTH OF DRUGS

AND NO ONE GOES TO JAIL!

EXCEPT YOU. FOR HAVING THIS, YOU ARE A CRIMINAL AND COULD FACE LIFE IN PRISON
IT COSTS THE U.S. AN AVERAGE OF $30,000 A YEAR TO INCARCERATE AN INMATE, BUT NATION SPENDS ONLY AN AVERAGE $11,665 PER PUBLIC SCHOOL STUDENT

SOURCE: PEW RESEARCH CENTER

#ENDTHEWARONDRUGS

GlobalGrind
Satanic Order Follower ≠ Peace Officer
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This is Gary Webb

The reporter who broke the story about the CIA selling Cocaine in the US. He had his reputation smeared, career destroyed, and was found dead from TWO gunshot wounds to the head... It was ruled a suicide.

This is Phillip Marshall

He was an ex-pilot who also wrote about CIA Drug Trafficking. He was shot in the head along with his son, his daughter, and his dog... It was ruled as a mass homicide. Notice a pattern?
Police State

• Started under Nixon under the guise of muzzling Nixon’s political opponents who were blacks and hippies
• Probably started when they murdered Kennedy
• Johnson muzzled Christian ministers with the Johnson amendment – involving 501(c)3 tax exempt organizations – See Churchianity videos
• It has become increasingly severe
• It will continue to increase until we are all slaves, or we put a stop to it
Announcing a subscription based Youtube channel called Sovereignty International

The recommended cost of the subscription is currently US$1.99 because it avoids the advertising ONLY

The ONLY power that the N.W.O. satanists have over us is through fraud and deception, and my agenda is to expose it for all our benefit

For that reason there will be very little exclusive material on that channel

Currently publishing 3 videos a week

https://www.youtube.com/channel/UCokSQqXw1y2_2hAtJxUcoNw
According to the FBI, domestic terrorists are anybody who:

• is a christian, or "anti-government", or,
• expresses libertarian philosophies, statements, or bumper stickers, or,
• exhibits second amendment oriented views, NRA or gun club membership, or,
• reads survivalist literature, or,
• shows sign of self sufficiency by stock piling food, ammo, hand tools, medical supplies, or,
• fears an economic collapse, or,
• buys gold or barter items, or,
According to the FBI, domestic terrorists are anybody who:

• subscribes to religious views concerning the Book of Revelations, or,

• voices fears about big brother or big government, or,

• expounds about constitutional rights, and civil liberties, or,

• believes in New World Order conspiracy,

• Don't forget that Obama says he can murder any terrorist.
ARE YOU A DOMESTIC TERRORIST?
(according to the Federal Government)

- Speaking out against government policies
- Protesting anything (such as participating in the “Occupy” movement)
- Questioning war (even though war reduces our national security)
- Having bumper stickers saying things like “Know Your Rights Or Lose Them”
- Taking pictures or videos
- Talking to police officers
- Writing on a piece of paper
- Being frustrated with “mainstream ideologies”
- Valuing online privacy
- Being anti-tax, anti-regulation or for the gold standard
- Being “reverent of individual liberty”
- “Believe in conspiracy theories”
- “A belief that one’s personal and/or national ‘way of life’ is under attack”
- “Supported political movements for autonomy”
- “Suspicious of centralized federal authority”
- “Fiercely nationalist (as opposed to universal and international in orientation)”
- Opposing surveillance

Sources: washingtonsblog.com, infowars.com, counterpunch.org, wired.com, publicintelligence.net, activistpost.com, reuters.com
Obama’s political enemies:

- Traditional Americans
- Anybody opposed to the New World Order
- The constitution
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What is Trump doing?

• Set up commission on addiction crisis
• Not talking about the War on Drugs
• Is talking about driving down pharmaceutical prices
• Did talk about providing training for police
• Did talk about improving public view of police – they “keep us safe”
Opioid Epidemic: Trump to Set Up Commission on Addiction Crisis

by KELLY O’DONNELL

President Donald Trump is expected to launch a commission Wednesday to address the nation’s growing opioid epidemic, according to sources familiar with the planning.

Trump will sign an executive order setting up the commission, which will be tasked with outlining recommendations and federal resources to tackle the drug addiction that kills an estimated 78 people a day.

New Jersey Gov. Chris Christie will serve as chairman of the commission at the president's request.

"The opioid initiative is one that's incredibly important to every family in every corner of this country," Christie said Wednesday on TODAY from outside the White House.
War on Drugs is Commercial

- For US citizens
- All commercial
- Watch the US citizens are Enemies of the State video
- Watch the US Citizens are Slaves video
“Any of the following types of crimes (Federal or State); Offenses against the revenue laws; burglary; larceny; robbery; illegal sale or possession or deadly weapons; prostitution (including soliciting, procuring, pandering, white slaving, keeping house of ill fame, and like offenses); extortion; swindling and confidence games; and attempting to commit, or compounding any of the foregoing crimes, addiction to narcotic drugs and use of marijuana will be treated as if such were commercial crime.” 27 CFR § 72.11
State Statutes are actually Federal Statutes

• "INTERNATIONAL LAW RULE: Adopted for areas under Federal legislative jurisdiction" "Federalizes State civil law, including common law."--The rule serves to federalize not only the statutory but the common law of a State. ...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" ...

State Statutes are Federal Statutes

• “In the sense of **public** international law, the several states of the Union are neither foreign to the United States nor are they foreign to each other, but **such is not the case in the field of private international law.**” Robinson v. Norato, 71 RI 256, 43 A2d 467, 162 ALR 362. [Emphasis added]

• "The United States Government is a foreign corporation with respect to a State of the Union." In Re Merriam's Estate, 36 N.E. 505, 141 N.Y. 479, affirmed 16 S.Ct. 1073, 41 L.Ed. 287
State Statutes are Federal Statutes

• They talk about “persons” (US citizens)
• All government employees are US citizens
• They deal strictly with Federal Reserve Notes (internal use of the government ONLY)
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 – pay for federal programs
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
“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]
No Common Law = Martial Law

• “...statutes have been passed extending the courts of admiralty and vice-admiralty far beyond their ancient limits for depriving us the accustomed and inestimable privilege of trial by jury, in cases affecting both life and property......to supersede the course of common law and instead thereof to publish and order the use and exercise of the law martial....... and for altering fundamentally the form of government established by charter.

• We saw the misery to which such despotism would reduce us.” Causes and Necessity of Taking Up Arms (1775)
No Common Law Crimes in United States (D.C. & Territories)

• There are no common law offenses against the United States. Only those acts which Congress has forbidden, with penalties for disobedience of its command, are crimes. United States v. Hudson & Goodwin, 11 U.S. (7th Cr.) 32 (1812); United States v. Coolidge, 14 U.S. (1 Wheat.) 415 (1816); United States v. Britton, 108 U.S. 199, 206 (1883); United States v. Eaton, 144 U.S. 677, 687 (1892).
No Common Law Crimes in Texas

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)

• All seizures are under prize law, and you are an alien enemy, and they are making war on you
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
It is all Voluntary

• “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,
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• D.I.Y. No Income Tax
• D.I.Y. Estoppel Certificates
• Everything is an Illusion
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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
"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)
• U.S. subject
US citizen vs State Citizen

• "One may be a citizen of a State and yet not a citizen of the United States. Thomasson v State, 15 Ind. 449; Cory v Carter, 48 Ind. 327 (17 Am. R. 738); McCarthy v. Froelke, 63 Ind. 507; In Re Wehlitz, 16 Wis. 443." McDonel v State, 90 Ind. Rep. 320 at pg 323;

• “The citizens of each State [State Citizens] shall be entitled to all privileges and immunities of citizens in the several States [US citizens].” Constitution for the United States of America, Article IV, § 2, Clause 1, [emphasis added] 1 Stat. 18
US citizen vs State Citizen

• "...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,

• "Privileges and immunities clause of the Fourteenth Amendment protects only those rights peculiar to being a citizen of the federal government; it does not protect those rights which relate to state citizenship. 14, § 1." Jones v Temmer, 829 F.Supp. 1226 (D.Colo. 1993)
US citizen vs State Citizen

• "State citizens are the only ones living under free government, whose rights are incapable of impairment by legislation or judicial decision." Twining v. New Jersey, 211 U.S. 97, 1908

• "State Citizenship is a vested substantial property right, and the State has no power to divest or impair these rights." Favot v. Kingsbury, (1929) 98 Cal. App. 284, 276 P. 1083,
Citizenship Classes

- "there is in our Political System, a government of each of the several states and a government of the United States. Each is distinct from the other and has citizens of its own." US vs. Cruikshank, 92 US 542,

- "One may be a citizen of a State and yet not a citizen of the United States. Thomasson v State, 15 Ind. 449; Cory v Carter, 48 Ind. 327 (17 Am. R. 738); McCarthy v. Froelke, 63 Ind. 507; In Re Wehlitz, 16 Wis. 443." Mc Donel v State, 90 Ind. Rep. 320 at pg 323;

- "There is a clear distinction between national citizenship and state citizenship." 256 P. 545, affirmed 278 US 123, Tashiro vs. Jordan
Did you Give Up Your God Given Rights for some Satanic Privileges?

• "Merely being native born within the territorial boundaries of the United States of America does not make such an inhabitant a Citizen of the United States subject to the jurisdiction of the Fourteenth Amendment. “ Elk v. Wilkins, Neb (1884), 5s.ct.41,112 U.S. 99, 28 L. Ed. 643.

• "there is in our Political System, a government of each of the several states and a government of the United States Each is distinct from the other and has citizens of its own." US vs. Cruikshank, 92 US 542,
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]
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]
Contact Information

• Blog: http://sovereigntyinternational.wordpress.com
• Website - www.sovereigntyinternational.fyi
• Email - engineerwin@yahoo.com
• Youtube profiles – sovereignliving – Sovereignty International
• 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
• Twitter @engineerwin
LEOs/PIGs Assault You with their Satanic Ecclesiastical court

• “"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]
LEOs/PIGs Assault You with their Satanic Ecclesiastical court

• "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.)
LEOs/PIGs Assault You with their Satanic Ecclesiastical court

- "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
LEOs/PIGs Assault You with their Satanic Ecclesiastical court

• “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.
LEOs/PIGs Assault You with their Satanic Ecclesiastical court

- “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

LEOs/PIGs Assault You with their Satanic Ecclesiastical court

• There is no such thing as a judicial trial!
• All of these so-called courts operate under multiple statutes
• They get jurisdiction pursuant to a statute
• The charges are ALWAYS based on a statute
• All officers of their so-called courts are US citizens
• They are BAAL priests sitting there playing stupid
LEOs/PIGs Assault You with their Satanic Ecclesiastical court

- “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)
LEOs/PIGs Assault You with their Satanic Ecclesiastical court

• "Where there is no jurisdiction there is no judge; the proceeding is as nothing. Such has been the law from the days of the Marshalsea, 10 Coke 68; also Bradley v. Fisher, 13 Wall 335,351." Manning v. Ketcham, 58 F.2d 948.
LEOs/PIGs Assault You with their Satanic Ecclesiastical court

LEOs/PIGs Assault You with their Satanic Ecclesiastical court

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

• The Courts have decreed, that Want of Jurisdiction makes;
  – “...all acts of judges, magistrates, U.S. Marshals, sheriffs, local police, all void and not just voidable.” Nestor v. Hershey, 425 F2d 504.
LEOs/PIGs Assault You with their Satanic Ecclesiastical 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,
BAAL Priest = Void Judgment

• No due Process
• Clerk masquerading as a Judge cannot do anything judicial
• It is NOT a Court
• It is a Commercial Transaction
• They are forging your signature
• It is a satanic religious ceremony
• They intend to cause as much pain and suffering as possible - sploosh
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
A “penal action” is an action on a penal statute; an action for recovery of penalty given by statute. *McNeely v. City of Natchez*, 114 So. 484, 487; 148 Miss. 268.

Where an action is founded entirely upon a statute, and the only object of it is to recover a penalty or forfeiture, such action is a “penal action.” *Gawthrop v. Fairmont Coal Co.*, 81 S.E. 560, 561; 74 S.Va. 39.
Statutes = Contract = Roman Cult

- The words “penal” and “penalty” in their strict and primary sense denote a punishment, whether corporal or pecuniary, imposed and enforced by the state for a crime or offense against its laws. **The noun penalty is defined forfeiture or to be forfeited for noncompliance with an agreement.** The words forfeit and penalty are substantially synonymous. Missouri, K. & T. Ry. Co. v. Dewey Portland Cement Co., 242 P. 257, 259, 113 Okla. 142.

- A “penal action” is one founded entirely on statute and brought with the sole object of recovering a penalty or forfeiture imposed as punishment for specific offense, while “remedial action: is one brought to obtain compensation or indemnity. Smith Engineering Works v. Custer, 151 P2d 404, 407, 194 Okl. 318.
A “penal action” is a civil suit brought for the recovery of a statutory forfeiture when inflicted as punishment for an offense against the public. Such actions are “civil actions, “ on the one hand closely related to criminal prosecutions and on the other to actions for private injuries in which the party aggrieved may, by statute, recover punitive damages.  

State ex rel. McNamee v. Stobie, 92 SW 191, 212, 194 Mo. 14
No Common Law Crimes

• Everything is in Admiralty

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

• Appeals are in Admiralty

• It is called a Court of Appeals

• It is the same thing that precipitated the War of Independence
Martial Law = Roman Law = Satanism

“In the meantime, "Civil Law" was the form of law imposed in the Roman Empire which was largely (if not wholly) governed by martial law rule. "Equity" has always been understood to follow the law; to have "superior equity," is to turn things on their head. This is exactly what happens when martial law is imposed. If "equity" is the law, then it follows its own course rather than following the common law, thereby destroying the common law and leaving what is called "equity" in its place.”

Dyett v Turner 439 P2d 266 @ 269, 20 U2d 403 [1968] The Non-Ratification of the Fourteenth Amendment by Judge A.H. Ellett, Utah Supreme Court,
This letter is in response to your correspondence to Alan Watson dated August 17, 2012 regarding the denial of your application for a Georgia driver’s license. As a preliminary matter, please know that the Department of Driver Services (DDS) intends no disrespect by addressing you using the conventions of formal business correspondence, and information provided to the DDS by the United States Postal Service suggests that the addressing of this letter in this fashion will expedite its delivery to you.

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

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

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

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

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

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

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

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

Very truly yours,

Jennifer Ammons
General Counsel
Right to Travel

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

Did you Give Up Your God Given Rights for some Satanic Privileges?

• "But individuals, when acting as representatives of a collective group, cannot be said to be exercising their personal rights and duties, nor be entitled to their purely personal privileges. Rather they assume the rights, duties and privileges of the artificial entity or association of which they are agents or officers and they are bound by its obligations." *Brasswell v. United States* 487 U.S. 99 (1988) quoting, *United States v. White* 322 U.S. 694 (1944),
Uniform Commercial Code = UNIDROIT
= Roman Cult
Did you Give Up Your God Given Rights for some Satanic Privileges?

• “Whenever [the Uniform Commercial Code] creates a "presumption" with respect to a fact, or provides that a fact is "presumed," the trier of fact must find the existence of the fact unless and until evidence is introduced that supports a finding of its nonexistence.” UCC § 1-206

Presumptions [emphasis added]
“(a) In an action with respect to an instrument, the authenticity of, and authority to make, each signature on the instrument are admitted unless specifically denied in the pleadings. If the validity of a signature is denied in the pleadings, the burden of establishing validity is on the person claiming validity, but the signature is presumed to be authentic and authorized unless the action is to enforce the liability of the purported signer and the signer is dead or incompetent at the time of trial of the issue of validity of the signature.” Uniform Commercial Code § 3.308 Proof of Signatures and Status as Holder in Due Course [emphasis added]
“The following rules apply in an action on a certificated security against the issuer:

(1) Unless specifically denied in the pleadings, each signature on a security certificate or in a necessary indorsement is admitted.

(2) If the effectiveness of a signature is put in issue, the burden of establishing effectiveness is on the party claiming under the signature, but the signature is presumed to be genuine or authorized.” Uniform Commercial Code § 8.114 Evidentiary Rules Concerning Certificated Securities [emphasis added]
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
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, 2, and 3 videos, De Facto Courts and UNIDROIT videos.

• The United Nations

• Under Roman Civil Law status is everything

• Under Common Law status is nothing
Satanic Order Follower ≠ Peace Officer

"If a law is unjust a man is not only right to disobey it he is obligated to do so."

Thomas Jefferson
Satanic Order Follower ≠ Peace Officer
Satanic Order Follower ≠ Peace Officer

That awkward moment when you realize

That the same government that is supposed to protect us from terrorists, is the terrorist.

We're Paying Attention @ Conspiracy Watch
Satanic Order Follower ≠ Peace Officer

Can you spot the terrorists?

Terrorism: Noun
The use of violence and intimidation in the pursuit of political aims.
Satanic Order Follower ≠ Peace Officer

• “Terrorism - noun – 2 A system of government that seeks to rule by intimidation.”
  Funk and Wagnal’s New Practical Standard Dictionary (1946)
Satanic Order Follower ≠ Peace Officer

To those who think a Police State could never happen in America...

Wake Up!
Satanic Order Follower ≠ Peace Officer

DO YOU FEEL SAFE?
Satanic Order Follower ≠ Peace Officer

IF WE CAN’T RAPE YOU
SUBMIT

THE TERRORISTS WIN!
Satanic Order Follower ≠ Peace Officer
Satanic Order Follower ≠ Peace Officer

Think of us as your physician, your health and safety is our concern

TSA CAVITY SEARCHES

Coming sooner than you think.
Because Profiling would offend the terrorists.

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Satanic Order Follower ≠ Peace Officer
Satanic Order Follower ≠ Peace Officer
Satanic Order Follower ≠ Peace Officer

WARNING
THIS IS THE STANDING ARMY YOU WERE TOLD NOT TO TOLERATE.

#plus613
Satanic Order Follower ≠ Peace Officer
Satanic Order Follower ≠ Peace Officer

POLICE BRUTALITY

A lot like ordinary brutality, really. But with bullshit charges laid against you, just to cover their beating asses.
Satanic Order Follower ≠ Peace Officer

YOU WANT SOME OF THIS?

GO AHEAD, REPORT ME
WE’LL SEE WHO’LL BE AT YOUR FRONT STEPS
Satanic Order Follower ≠ Peace Officer

MURDER, THEFT, RAPE, KIDNAPPING & ASSAULT ARE WRONG

UNTIL I PUT ON MY MAGIC SUIT
Satanic Order Follower ≠ Peace Officer
Satanic Order Follower ≠ Peace Officer

Number of Americans killed by terrorists since 9/11: 33
Number of Americans killed by police since 9/11: 5000 +
The tyrant, who in order to hold his power, suppresses every superiority, does away with good men, forbids education and light, controls every movement of the citizens and, keeping them under a perpetual servitude, wants them to grow accustomed to baseness and cowardice, has his spies everywhere to listen to what is said in the meetings, and spreads dissension and calumny among the citizens and impoverishes them, is obliged to make war in order to keep his subjects occupied and impose on them permanent need of a chief.

Aristotle
Obama, the Tyrant - according to Aristotle

- Does away with good men – forced high ranking officers in the military into retirement
- Forbids education – schools that don’t educate
- Perpetual servitude – IRS thieves – 40% taxes – impossible debt
- Spies everywhere – NSA, etc.
- Calumny – do not fly list, FBI so-called domestic terrorists,
- Impoverishes people – fabricated unemployment statistics – no jobs – 20-30% actual unemployment
- Perpetual warfare – police state, kangaroo courts, & foreign wars
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 and their Police State

- 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, and in their private capacity
- 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 (jail)
Roman Cult = Slavery

• “He [the prisoner] has as a consequence of his crime, not only forfeited his liberty but all his personal rights except those which the law in its humanity affords him. He is for the time being a slave of the state.” 62 Va. (21 Gratt.) 790, 796 (1871)

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

• Everything their so-called Court does is a fraud
• They spell your name in all block capital letters – a fraud
• They spell your postal 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
Did you Give Up Your God Given Rights for some Satanic Privileges?

- Downes v. Bidwell, 182 U.S. 244 1901. Dissenting opinion of Justice Marshall Harlan. “Two national governments exist, one to be maintained under the Constitution, with all its restrictions, the other to be maintained by Congress outside and independently of that instrument”

- Why do you think that Nancy Pelosi, as Speaker of the US House of Representatives says that they have to pass legislation so they can find out what it says?
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.
Spin = Politically Correct

Political language is designed to make Lies sound Truthful and Murder respectable

- George Orwell,
The single greatest tool of oppression is ignorance.
None are more hopelessly enslaved than those who falsely believe they are free.

-Johann Wolfgang von Goethe

~ Thomas Jefferson
"When plunder becomes a way of life for a group of men in a society, over the course of time they create for themselves a legal system that authorizes it and a moral code that glorifies it."

~Frédéric Bastiat
“The greatest danger to American freedom is a government that ignores the Constitution.”

~Thomas Jefferson
Government is not the solution to our problem. Government is the problem.

- RONALD REAGAN
“Any society that would give up a little liberty to gain a little security will deserve neither and lose both.”

-Benjamin Franklin
...and then we told them that the spying...

IS SUPPOSED TO KEEP THEM SAFE!
"If you want total security, go to prison. There you're fed, clothed, given medical care and so on. The only thing lacking... is freedom."

—DWIGHT EISENHOWER
“IT IS THE DUTY OF THE PATRIOT TO PROTECT HIS COUNTRY FROM ITS GOVERNMENT.”

-THOMAS PAINE
War on Drugs

• The War on Drugs is a War on you!!
War on Drugs

• When the rights of the least of us are violated,... we are all diminished!!
War on Drugs = War on You!

How did Portugal cut drug addiction in half?

- Decriminalized drug use
- Built free rehab clinics
- Doubled spending on prevention
- Treats users as patients instead of criminals